

10-30-81
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Friday, October 30, 1981

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- 53664 Medicare and Medicaid** HHS/HCFA discontinues reimbursement for expenses incurred on or after 10-30-81 for less than effective drugs.
- 54304** HHS/HCFA corrects list of drug products determined to lack substantial evidence effectiveness. (Part XII of this issue)
- 53673 Banks, Banking** FHLBB proposes regulations on borrowing by savings and loan associations insured by FSLIC.
- 53684 Old-Age Survivors and Disability Insurance** HHS/SSA proposes to revise regulations on Title II and Title XVI disability programs on payments to persons who recover medically while engaged in approved Vocational Rehabilitation Programs.
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Questions and requests for specific information may be directed to the telephone numbers listed under INFORMATION AND ASSISTANCE in the READER AIDS section of this issue.

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- 54074 Securities** Treasury/FS issues regulations to reflect latest investment yields of Series H bonds. (Part X of this issue)
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DEPARTMENT OF AGRICULTURE

Food and Nutrition Service

7 CFR Parts 210, 215, 220, 235, and 245

Special Milk Program and Private School Participation

Correction

In FR Doc. 81-30399, appearing on page 51363, in the issue of Tuesday, October 20, 1981, make the following correction.

On page 51364, first column, "Dates:" paragraph, the comment date reading "November 4, 1981", should read "November 20, 1981".

BILLING CODE 1505-01-M

Agricultural Marketing Service

7 CFR Part 910

[Lemon Regulation 330]

Lemons Grown in California and Arizona; Limitation of Handling

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Final rule.

SUMMARY: This regulation establishes the quantity of fresh California-Arizona lemons that may be shipped to market during the period November 1-7, 1981. Such action is needed to provide for orderly marketing of fresh lemons for this period due to the marketing situation confronting the lemon industry.

EFFECTIVE DATE: November 1, 1981.

FOR FURTHER INFORMATION CONTACT: William J. Doyle, 202-447-5975.

SUPPLEMENTARY INFORMATION: Findings. This rule has been reviewed under Secretary's Memorandum 1512-1 and Executive Order 12291 and has been designated a "non-major" rule. This regulation is issued under the marketing

agreement, as amended, and Order No. 910, as amended (7 CFR Part 910), regulating the handling of lemons grown in California and Arizona. The agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674). The action is based upon the recommendations and information submitted by the Lemon Administrative Committee and upon other available information. It is hereby found that this action will tend to effectuate the declared policy of the act.

This action is consistent with the marketing policy for 1981-82. The marketing policy was recommended by the committee following discussion at a public meeting on July 7, 1981. A regulatory impact analysis on the marketing policy is available from William J. Doyle, Acting Chief, Fruit Branch, F&V, AMS, USDA, Washington, D.C. 20250, telephone 202-447-5975.

The committee met again publicly on October 27, 1981, at Los Angeles, California, to consider the current and prospective conditions of supply and demand and recommended a quantity of lemons deemed advisable to be handled during the specified week. The committee reports the demand for lemons has improved somewhat.

It is further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rulemaking, and postpone the effective date until 30 days after publication in the *Federal Register* (5 U.S.C. 553), because of insufficient time between the date when information became available upon which this regulation is based and the effective date necessary to effectuate the declared purposes of the act. Interested persons were given an opportunity to submit information and views on the regulation at an open meeting. It is necessary to effectuate the declared purposes of the act to make these regulatory provisions effective as specified, and handlers have been apprised of such provisions and the effective time.

Information collection requirements (reporting or record keeping) under this part are subject to clearance by the Office of Management and Budget and are in the process of review. These information requirements shall not become effective until such time as

clearance by the OMB has been obtained.

Section 910.630 is added as follows:

§ 910.630 Lemon Regulation 330.

The quantity of lemons grown in California and Arizona which may be handled during the period November 1, 1981, through November 7, 1981, is established at 220,000 cartons.

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

Russell L. Hawes,

Acting Deputy Director, Fruit and Vegetable Division, Agricultural Marketing Service.

[FR Doc. 81-31785 Filed 10-29-81; 11:50 am]

BILLING CODE 3410-02-M

NUCLEAR REGULATORY COMMISSION

10 CFR Part 20

Radiation Protection Survey Requirement; Miscellaneous Clarifying Amendments

AGENCY: Nuclear Regulatory Commission

ACTION: Final rule.

SUMMARY: The Nuclear Regulatory Commission (NRC) has revised its regulations to make clear that, in accordance with the original regulatory intent, persons may be cited for violation of the NRC radiation protection survey requirement in § 20.201(b) for failure to perform surveys when indicated or for performing inadequate surveys. Persons may be cited not only when the failure to survey or the performance of an inadequate survey results in a violation of another NRC radiation protection standard but also in those circumstances in which violation of an NRC radiation protection standard could have occurred because of the lack of an adequate survey even though no such additional violation actually did occur.

EFFECTIVE DATE: November 30, 1981.

FOR FURTHER INFORMATION CONTACT:

Alan K. Roecklein, Occupational Radiation Protection Branch, Office of Nuclear Regulatory Research USNRC, Washington, D.C. 20555, Telephone (301) 443-5970.

SUPPLEMENTARY INFORMATION: On July 3, 1980, the Nuclear Regulatory

Commission (NRC) published in the Federal Register (45 FR 45302-45303) proposed miscellaneous clarifying amendments to §§ 20.101, 20.103, 20.104(a), (b), 20.105 and 20.201(b) of its "Standards for Protection Against Radiation" in 10 CFR Part 20. Interested persons were invited to submit written comments and suggestions on the proposed amendments during the sixty-day comment period which expired September 2, 1980. Five letters of comment were received. While all the commenters addressed the proposed changes to §§ 20.101, 20.103, 20.104(a), (b) and 20.105, only one commenter expressed views on the proposed clarifying amendment to § 20.201(b).

After reviewing the public comments, the NRC has decided that it would be best to consider the proposed clarifying amendments to §§ 20.101, 20.103, 20.104(a), (b) and 20.105 in connection with the overall review and revision of 10 CFR Part 20 currently in progress (45 FR 18023, March 20, 1980, Standards for Protection Against Radiation; Advance Notice of Proposed Rulemaking). These miscellaneous clarifying amendments will accordingly be considered in that proceeding and resolved in a manner appropriate to and consistent with the proposed overall revision of Part 20. For this reason, the NRC is not responding to the public comments on §§ 20.101, 20.103, 20.104(a), (b) and 20.105 at the present time. Instead, the NRC will address these comments in connection with the major revision of Part 20.

Since the need for a clarifying amendment to the survey requirement in § 20.201(b) remains pressing and since this change is readily separable from the other clarifying amendments contained in the July 3, 1980, notice of proposed rulemaking, the NRC has decided, in the interest of protecting the public health and safety, to promulgate a clarifying amendment to § 20.201(b) at this time.

The only public comment received on the proposed clarifying amendment to 10 CFR 20.201(b) questioned whether the proposed language eliminated the goal of preventing overexposures. The proposed rule was not intended to eliminate preventive actions because the objective and principal function of the survey requirement is preventive. By providing information concerning the extent of radiation and radioactive material hazards that may be present, the survey serves as an effective tool in preventing both the occurrence of violations of 10 CFR Part 20 and the development of conditions in which violations of 10 CFR Part 20 could occur.

Arguments by some licensees that the text of § 20.201(b) lends support to the view that § 20.201(b) is enforceable only

when noncompliance with the survey requirement results in violation of another Part 20 requirement provided the impetus for the proposed change. For example, one licensee argued that § 20.201 was not violated where a person entered a radiation field of 2000 rem/hr after performing an inaccurate and incomplete survey indicating a radiation field of 70 rem/hr and did not receive an exposure in excess of Part 20 limits. However, the sole commenter suggested that a change of § 20.201(b) was not essential to eliminate inadequate surveying that might cause but did not actually result in additional violations because the present language in § 20.201(b) could be read to cover such circumstances. The Commission continues to believe that § 20.201(b) should be clarified to make clear to all concerned that in order to provide adequate protection of worker health and safety, each licensee has an independent and enforceable obligation to ascertain the extent of radiation hazards present by conducting adequate surveys. This amendment puts licensees on notice that compliance with the Commission's radiological requirements in Part 20 should be by design and not fortuitous.

While there is a significant relationship between the survey requirement and other Part 20 requirements, in that information obtained through responsible compliance with § 20.201(b) may well prove essential in determining whether a licensee has or has not satisfied other Part 20 requirements, this is not the primary function of the survey requirement. The principal role of the survey requirement is preventive. Adequate survey procedures provide measurable protection for the health and safety of the worker and the public because they provide the information necessary for the establishment of adequate protective measures. The usefulness of this "early warning system" may be seriously reduced if licensees are not held responsible for failure to conduct any survey or for failure to conduct an adequate survey when violations of other Part 20 requirements have not occurred. Therefore, to make enforcement of the survey requirement, § 20.201(b) contingent upon whether other violations of Part 20 have in fact occurred, may adversely impact the survey purpose of preventing potential harm to the worker or the public.

Although there has been no change in the purpose of the clarifying amendment, the text of revised § 20.201(b) differs from the text set out in the proposed rule. As suggested by

the commenter, the existing text of § 20.201(b) has been retained with an addition to make clear that surveys must be reasonably intended to prevent violations. The clarifying phrase provides that when a violation of other Part 20 requirements has not occurred, the Commission will consider in determining whether § 20.201 survey requirement has met the reasonableness of the actions taken in the light of all the circumstances to evaluate the extent of radiation hazards.

Pursuant to the Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974, as amended, and Sections 552 and 553 of Title 5 of the United States Code, the following clarifying amendment to 10 CFR Part 20 is published as a document subject to codification

PART 20—STANDARDS FOR PROTECTION AGAINST RADIATION

1. Section 20.201(b) is revised to read as follows:

§ 20.201 Surveys.

* * * * *

(b) Each licensee shall make or cause to be made such surveys as (1) may be necessary for the licensee to comply with the regulations in this part, and (2) are reasonable under the circumstances to evaluate the extent of radiation hazards that may be present.

(Secs. 53, 62, 81, 101, 103, 104 and 161b and i, Pub. L. 83-703, 68 Stat. 919 (42 U.S.C. 2073, 2092, 2111, 2131, 2134 and 2201(b) and (i)); Sec. 201(f), Pub. L. 93-438, 88 Stat. 1243 (42 U.S.C. 5841(f))).

Dated at Bethesda, Md., this 25th day of September 1981.

For the Nuclear Regulatory Commission,
William J. Dircks,
Executive Director for Operations.

[FR Doc. 81-31598 Filed 10-29-81; 8:45 am]

BILLING CODE 7590-01-M

FEDERAL TRADE COMMISSION

16 CFR Part 13

[Docket No. 9102]

Kroger Co.; Prohibited Trade Practices, and Affirmative Corrective Actions

AGENCY: Federal Trade Commission.

ACTION: Final order.

SUMMARY: This order requires, among other things, a Cincinnati, Ohio, operator of a major retail food chain to cease advertising survey-based food price comparisons which refer to any geographic area or competitor, unless

the survey that forms the basis for such claims is designed and executed in a competent and reliable manner. The company is required to ensure that employees responsible for pricing merchandise are not aware of the items selected for the survey prior to its completion, and that items to be surveyed be selected either randomly or by using a representative sample of the products to be covered by the ad claims.

DATES: Complaint issued July 1, 1977.
Final order issued September 25, 1981.¹

FOR FURTHER INFORMATION CONTACT:
Paul Eyre, Director, 4R, Cleveland Regional Office, Federal Trade Commission, Suite 500—Mall Building, 118 St. Clair Ave., Cleveland, Ohio 44114. (216) 522-4207.

SUPPLEMENTARY INFORMATION: In the Matter of The Kroger Company, a corporation. The prohibited trade practices and/or corrective actions, as codified under 16 CFR Part 13, are as follows: Subpart—Advertising Falsely or Misleadingly: § 13.25 Competitors and their products, 13.25-15, Competitors' prices; § 13.155 Prices, 13.155-15 Comparative; § 13.205 Scientific or other relevant facts; § 13.255 Surveys. Subpart—Corrective Actions and/or Requirements: § 13.533 Corrective actions and/or requirements, 13.533-35 Employment of independent agencies. Subpart—Misrepresenting Oneself and Goods—Goods: § 13.1757 Surveys. Subpart—Misrepresenting Oneself and Goods—Prices: § 13.1776 Prices; § 13.1785 Comparative. Subpart—Neglecting, Unfairly or Deceptively, To Make Material Disclosure: § 13.1882 Prices; § 13.1895 Scientific or other relevant facts.

(Sec. 6, 38 Stat. 721 (15 U.S.C. 46). Interprets or applies sec. 5, 38 Stat. 719, as amended (15 U.S.C. 45))

The Final Order, including further order requiring report of compliance therewith, is as follows:

This matter has been heard by the Commission upon the appeal of respondent, and upon briefs and oral argument in support of and in opposition to the appeal. The Commission, for the reasons stated in the accompanying Opinion, has granted the appeal in part, and denied the appeal in part. Therefore,

It is ordered, That the initial decision of the administrative law judge be adopted as the Findings of Fact and Conclusions of Law of the Commission,

¹ Copies of the Complaint, Initial Decision, Dissenting Statement of Commissioner Bailey, Opinion of the Commission and Final Order filed with the original document.

except as is otherwise inconsistent with the attached Opinion.

Other Findings of Fact and Conclusions of Law of the Commission are contained in the accompanying Opinion.

It is further ordered, That the following Order to Cease and Desist be entered:

Order

I

A. "Respondent" means The Kroger Company, a corporation, its successors and assigns, and its officers, representatives, agents and employees, acting directly or indirectly through any corporation, subsidiary or other device in the sale of food, household items and other merchandise in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act.

B. "Survey-based food price comparison" means an advertised claim that refers to a survey of respondent's and any competitor's food prices and that projects the results obtained from the survey sample to items not included in the survey.

II

It is ordered, That respondent cease and desist from advertising any survey-based food price comparison that refers, directly or indirectly, to a particular city, metropolitan area or competitor (or competitors) by name or other designation unless:

A. The survey that forms the basis for the claims is designed and executed in a competent and reliable manner. In addition to such other procedures necessary for competency and reliability, the selection of items for the survey shall be made by respondent or an independent outside firm either:

(i) Randomly from the population of products to which the results will be generalized in the claim; or

(ii) In such a way as to make the items representative of the population to which the results will be generalized in the claim;

Provided, That employees responsible for pricing respondent's merchandise do not know which items have been selected for the survey prior to its completion.

If selections are made pursuant to subparagraph (ii), the items whose prices are compared should be identical or substantially similar. For the purposes of this paragraph, substantially similar means:

(a) Branded items which are the lowest priced items available in a product category;

(b) Meat identical in cut or grade;

(c) Produce items of the same type and geographic origin; and

B. The claim fairly and impartially presents those conclusions that may validly be drawn from the survey and does not generalize the results of the survey to a product category that has been systematically excluded therefrom: *Provided, however,* That no such generalization will be deemed to extend to any product category whose systematic exclusion is disclosed clearly and conspicuously in respondent's advertisements.

III

It is further ordered, That respondent shall, within sixty (60) days after service of this Order upon it, file with the Commission a written report setting forth in detail the manner and form in which it has complied, or intends to comply, with this Order.

IV

It is further ordered, That respondent notify the Commission at least thirty (30) days prior to any proposed change in the corporation such as dissolution, assignment, or sale, resulting in the emergence of a successor corporation, the creation or dissolution of subsidiaries, or any other change in the corporation which may affect compliance obligations arising out of this order.

V

It is further ordered, That the allegations contained in Paragraphs Six B and D, and Seven B and D, of the Complaint be, and they hereby are, dismissed.

By the Commission, Commissioner Bailey voting in the negative.

Carol M. Thomas,
Secretary.

[FR Doc. 81-31504 Filed 10-29-81; 8:45 am]

BILLING CODE 6750-01-M

16 CFR Part 13

[Docket No. 9097]

Tenneco, Inc.; Prohibited Trade Practices, and Affirmative Corrective Actions

AGENCY: Federal Trade Commission.

ACTION: Final order.

SUMMARY: This order requires, among other things, a Houston, Texas, corporation to timely divest, in accordance with the terms of the order, all assets and properties constituting the Monroe Auto Equipment Company. The order also prohibits the company from

acquiring, for a period of ten years, any enterprise engaged in the manufacture or sale of shock absorbers, without prior Commission approval; and bars any corporate officer or employee owning or controlling more than 1% of Tenneco's assets from acquiring any of the divested stock or assets.

DATES: Complaint issued March 15, 1977. Final order issued September 23, 1981.¹

FOR FURTHER INFORMATION CONTACT: FTC/CS-2, James C. Egan, Washington, D.C. 20580. (202) 254-6025.

SUPPLEMENTARY INFORMATION: In the Matter of Tenneco, Inc., a corporation. The prohibited trade practices and/or corrective actions, as codified under 16 CFR Part 13, are as follows: Subpart—Acquiring Corporate Stock or Assets: § 13.5 Acquiring corporate stock or assets, 13.5-20 F.T.C. Act.

(Sec. 6, 38 Stat. 721; (15 U.S.C. 46). Interpret or apply sec. 5, 38 Stat. 719, as amended; sec. 7, 38 Stat. 731, as amended; (15 U.S.C. 45, 18))

The Final Order, including further order requiring report of compliance therewith, is as follows:

This matter having been heard by the Commission upon the appeal of complaint counsel from the initial decision, and upon briefs and oral argument in support thereof and in opposition thereto, and the Commission for the reasons stated in the accompanying Opinion having determined to reverse in part the initial decision:

It is ordered, That the initial decision of the administrative law judge be adopted as the Findings of Fact and Conclusions of Law of the Commission, except to the extent it is inconsistent with the accompany Opinion. Other Findings of Fact and Conclusions of Law of the Commission are contained in the accompanying Opinion.

It is further ordered, That the following order to divest be, and it hereby is, entered:

I

It is ordered, That respondent, Tenneco, Inc. (hereinafter "Tenneco"), a corporation, and its officers, directors, agents, representatives, employees, subsidiaries, affiliates, successors and assigns, shall divest all stock, assets, title, properties, interest, rights and privileges, of whatever nature, tangible and intangible, including without

limitation all buildings, machinery, equipment, raw material reserves, inventory, customer lists, trade names, trademarks, and other property of whatever description acquired by Tenneco as a result of its acquisition of Monroe Auto Equipment Company (hereinafter "Monroe") together with all additions and improvements to Monroe subsequent to the acquisition. Such divestiture shall be absolute, shall be accomplished no later than one (1) year from the service of this Order, and shall be subject to the prior approval of the Federal Trade Commission.

II

It is further ordered, That such divestiture shall be accomplished absolutely to an acquirer approved in advance by the Federal Trade Commission so as to transfer Monroe as a going business and a viable, competitive, independent concern.

III

It is further ordered, That pending any divestiture required by this Order, respondent shall not knowingly cause or permit the deterioration of the assets and properties specified in Paragraph I in a manner that impairs the marketability of any such assets and properties. Respondent may but shall not be required to make capital expenditures for the improvement of any such assets and properties.

IV

It is further ordered, That pursuant to the requirements of Paragraph I, none of the stock, assets, properties, rights, privileges and interests of whatever nature, tangible or intangible, acquired or added by Tenneco, shall be divested, directly or indirectly, to anyone who is at the time of the divestiture an officer, director, employee or agent of, or under the control, direction or influence of Tenneco or anyone who owns or controls, directly or indirectly more than one (1) percent of the outstanding shares of the capital stock of Tenneco or to anyone who is not approved in advance by the Federal Trade Commission.

V

It is further ordered, That for a period of ten (10) years from the date this Order becomes final, Tenneco shall cease and desist from acquiring, or acquiring and holding, directly or indirectly, through subsidiaries or otherwise, without the prior approval of the Federal Trade Commission, the whole or any part of

the stock, share capital, assets, any interest in or any interest of, any concern, corporate or noncorporate, engaged in the business of manufacturing, distributing, or selling, shock absorbers, nor shall Tenneco for a period of ten (10) years from the date this Order becomes final enter into any agreement, understanding or arrangement with any such concern by which Tenneco obtains the market share, in whole or in part, of such concern in the above described product lines, without the prior approval of the Federal Trade Commission.

VI

It is further ordered, That within sixty (60) days from the effective date of this Order and every sixty (60) days thereafter until it has fully complied with Paragraph I of this Order, Tenneco shall submit a verified report in writing to the Federal Trade Commission setting forth in detail the manner and form in which it intends to comply, is complying or has complied therewith. All such reports shall include, in addition to such other information and documentation as may hereafter be requested, (a) a specification of the steps taken by Tenneco to make public its desire to divest Monroe, (b) a list of all persons or organizations to whom notice of divestiture has been given, (c) a summary of all discussions and negotiations together with the identity and address of all interested persons or organizations, and (d) copies of all reports, internal memoranda, offers, counteroffers, communications and correspondence concerning said divestiture.

VII

It is further ordered, That Tenneco shall notify the Commission at least thirty (30) days prior to any proposed changes which may affect compliance obligations arising out of the Order, such as dissolution, assignment or sale resulting in the emergence of successor corporations, and that this Order shall be binding in any such successor.

By the Commission.

Carol M. Thomas,
Secretary.

[FR Doc. 81-31503 Filed 10-29-81; 8:45 am]

BILLING CODE 6750-01-M

¹ Copies of the Complaint, Initial Decision, Concurring Statement of Commissioner Clanton, Opinion of the Commission, and Final Order filed with the original document.

DEPARTMENT OF ENERGY**Federal Energy Regulatory
Commission****18 CFR Part 2**

[Order No. 2-A; Docket No. RM75-25]

**Natural Gas; Policy Statement on
Certification of Pipeline Transportation
Agreements**Issued: June 23, 1978.¹**AGENCY:** Federal Energy Regulatory
Commission, DOE.**ACTION:** Order clarifying policy
statement.

SUMMARY: In this order, the Commission addressed applications for reconsideration of its Order No. 2 (43 FR 5362, February 8, 1978). That order modified a statement of policy with respect to the transportation by jurisdictional pipelines of natural gas sold by certain producers from the on-shore and the off-shore non-federal domain to non-resale industrial and commercial customers for high priority uses. In addition to discussing certain clarifications of policy, the Commission revised a filing requirement to require submission of only available data on whether gas has been previously sold from the acreage involved.

EFFECTIVE DATE: June 23, 1978.

FOR FURTHER INFORMATION CONTACT: Kenneth F. Plumb, Secretary, Federal Energy Regulatory Commission, 825 North Capitol St., N.E., Washington, D.C. 20426 (202) 357-8400.

SUPPLEMENTARY INFORMATION:**Order Granting in Part and Denying in
Part Reconsideration and Clarifying
Order No. 2**

On February 1, 1978, the Commission issued Order No. 2, which modified § 2.79 of the Commission's General Policy and Interpretations, a statement of policy with respect to the transportation by jurisdictional pipelines of natural gas sold by certain producers from the on-shore and the off-shore non-federal domain to non-resale industrial and commercial customers for high priority uses. Applications for rehearing^{2a} and clarification of this order were filed on March 3, 1978 by Aluminum Company of America (Alcoa), the Industrial Users (IU),² and

Tennessee Gas Pipeline Company, a Division of Tenneco (Tennessee). These applications for reconsideration were granted for the purpose of further consideration by order issued March 28, 1978.

None of the petitions challenge the legality of the Commission's action. Subsequent to the issuance of Order No. 2, the United States Court of Appeals for the District of Columbia Circuit³ sustained the legality of the policy statement, initially set forth in Order Nos. 533 and 533-A, concluding:

We approve the Commission's plan embodied in Order No. 533 as a legitimate, experimental approach for dealing with the inherently skewed nature of our half-free market. The diversion of on-shore gas to the unregulated sector is inevitable in the absence of strong counter measures, and the Commission must have leeway to experiment (footnote omitted) in devising the optimal remedy. This approval is as to the general policy, as an experimental effort. Interested parties will, of course, have an opportunity to contest application of the plan to particular facts.

Order No. 2 continues the 533 program; however, the Commission has established stricter reporting requirements to more closely monitor its operation.

In its petition, Alcoa argues that the scope of Order No. 2 should be expanded to incorporate many of the proposals it submitted in its comments filed in response to the notice of intent to review the policy statement of Order Nos. 533 and 533-A. Many of these proposals were addressed in detail in Order No. 2 and in its petition for reconsideration, Alcoa does not advance arguments based upon new facts or law to sustain its position.

Alcoa and IU both assert that existing customers should be permitted to receive certification under Order No. 2 for the expanded needs of existing facilities. In its June, 1977 notice, the FPC stated its intent to review the eligibility criteria established by Order Nos. 533 and 533-A which limited the application of the policy to existing customers of interstate pipelines who were subject to curtailment. The Commission proposed the following three categories of service for possible inclusion: (1) The transportation of direct sale gas to new customers, (2) customers not served by the interstate pipeline and/or (3) volumes in excess of those presently being received by existing customers through jurisdictional pipeline suppliers. In Order No. 2, the Commission concluded that this policy

aspect should not be modified and specifically found that certification of the transportation of 533 gas should not be granted for the three proposed categories of service.

The Commission foresaw that the transportation of 533 supplies to a new facility could result in dependence upon short-term supplies, thereby discouraging the initial use of an alternate fuel source and requiring costly conversion of plant facilities after a relatively short period of plant operation. The Commission applied the same rationale in its review of the third proposed category based upon its assumption that any need for additional volumes by a gas customer currently receiving 533 supplies probably would be due to an expansion of industrial production and operation which might better be accomplished by the use of alternative fuels.

We reaffirm our findings that an industrial who is an existing customer of an interstate pipeline may not receive 533 volumes to offset curtailment of its pipeline entitlement when such volumes will be used for plant expansion of either its operation or production. Although existing customers may receive 533 volumes which do not exceed contract demand if these supplies will be used for feedstock, plant protection or process uses, these supplies may not be used for new high priority requirements. The proposed modifications to the policy statement would create an obvious inconsistency in our determination that new customers are ineligible to participate in these transactions. An inconsistency in treatment could be viewed as discriminatory as existing facilities would be allowed to grow using these supplies whereas a new operation would be precluded from using an energy supply which may be cheaper than alternate fuel.

Moreover, the purpose of this policy is to provide short-term relief to industrial customers who presently need natural gas to offset curtailment and thereby *maintain* their current level of operations. The term of this relief not only presumes, but encourages, the industrial customers to install alternate fuel facilities or develop such for those uses which have been classified as high priority. As the supply of natural gas dwindles, the need for conversion measures is accelerating. Interim relief as provided in Order No. 2 cannot be the long-term solution for these facilities, but only a means of ameliorating the adverse effects on production and employment which result from curtailment.

¹ Through administrative error, this order had not been published in the Federal Register.

^{2a} Although applications for rehearing are not proper due to the nature of this Order No. 2, the Commission will treat such filings as applications for reconsideration for purposes of this order.

² General Electric Company, Glass Containers Corporation, Lithium Corporation of America, Owens Illinois, Inc., and Reynolds Metals Company jointly applied for rehearing as the Industrial Users.

³ American Public Gas Association and Consumers Federation of America v. Federal Energy Regulatory Commission, D.C. Cir. No. 75-2105, decided May 10, 1978.

In relation to the foregoing Alcoa cites the following statement in Order No. 2⁴ and requests that the Commission "withhold any final determination concerning such transportation * * * until a final determination concerning such matters is reached in Docket Nos. CP77-71, CP77-118, and CP77-125 * * *."

Applications for transportation of consumer-owned gas or reserves in place made pursuant to § 2.79 for a period not exceeding two years may be construed as falling within the scope of the policy.

Applicants may seek Commission authorization for transportation of gas supplies under Section 7(c) of the Natural Gas Act which the Commission shall review on a case-by-case basis. As provided in Order No. 2, the transportation of consumer-owned gas or reserves in place for periods exceeding two years does not fall within the scope of the policy statement.⁵ However, our consideration of applications for the transportation of such gas for periods not exceeding two years will not be delayed pending the final determination in the on-going administrative proceeding.

Alcoa and IU maintain the Commission should ease the end-use restrictions provided in Order No. 2 during summer or off-peak seasonal periods. Alcoa suggests that industrial consumers should be allowed to take full pipeline entitlement in addition to minimum volumes of 533 supply. IU proposes that the policy should be modified to permit an industrial consumer to receive his proportionate share of gas available for low priorities reduced by the volumes of 533 supplies being received. Both petitioners assert that the Commission's application of the eligibility criteria to actual operations operates as a penalty against those who engage in self-help efforts.

In Order No. 2, the Commission recognized that the take-or-pay provisions in underlying producer contracts and the end use limitations of the policy could result in the loss of 533 supplies purchased but not yet delivered. The Commission rejected proposals similar to those advanced by Alcoa and IU, concluding that the end use restrictions it had placed on 533 supplies should be maintained in order to insure that industrial customers used the supplies solely for high-priority uses. In order to provide the industrial

customer with some flexibility to cope with this potential inequity, we provided for the grant of a six-month extension of the term for receipt of these volumes upon compliance with certain reporting requirements.

After thorough reconsideration, we find that, to maintain the integrity of this policy statement, our initial findings should not be modified. During this period of worsening natural gas shortage, we are reluctant to establish more lax criteria which could potentially result in a larger available supply for low priority uses. As previously stated, we view the policy statement of Order No. 2 as a means of enabling industrial consumers to receive short-term supplies of natural gas essential for their operations pending the development and/or installation of alternate fuel capability. Our modification of the policy providing six-month extensions to the two-year term appears to allow the producer and industrial customers sufficient flexibility to reduce the potential for economic hardships upon the industrial, however, should future transactions indicate that it is not, we shall undertake a review of this issue.

IU requested clarification of the six-month extension provision. In Order No. 2, the Commission concluded that an underlying producer's contract containing a take-or-pay provision must include an opportunity for the industrial consumer to make up gas it could be unable to take during the principal term of the certificate. Although IU supports this policy modification, it argues that it is inappropriate for the Commission to require the inclusion of this provision in sales contracts executed with non-jurisdictional producers.

As expressed in Order No. 2, we believe that the opportunity for extension of a 533 sales contract is an essential means of offsetting some of the economic inequities which may result from a take-or-pay provision which is characteristic of 533 sales contracts. In considering whether a proposed 533 transaction should be certificated, the provision of a six-month extension period will be a significant element in our determination whether the overall proposed transportation of these interruptible supplies for high priority uses is in the public convenience and necessity. The presence of a six-month extension period in a contract with a take-or-pay provision assists the Commission's review of the proposed price of the supplies as it reduces the possibility that the cost of the supplies may be inflated. A sales agreement between the producer and industrial which does not make provision for a six-month extension after the expiration of

the contract term will be viewed by the Commission as creating a significant condition for the proposed transaction to operate outside the intent of our policy statement. We would view the omission of such a six-month provision from any such contract as an obstacle to this Commission finding that the overall contract is in the public interest. While we do not require such inclusion, we strongly encourage the incorporation of such provisions.

Alcoa requests clarification as to the Commission's intent of requiring the filing of information related to the costs paid by an industrial customer for gathering facilities. As expressed in Order No. 2, the Commission has established certain filing requirements in order to assist its review of proposed transactions in which the industrial customer assumes the economic burden of installing gathering facilities; however, the producer retains the title. The submission of this data will assist our review as to whether there is a potential for the industrial to pay a fee which exceeds the actual cost of the facilities necessary to implement the proposed transactions. In order to make the requisite statutory finding that the proposed transportation of these supplies is in the public convenience and necessity, it is essential to review all aspects of the proposal.

Both Tennessee and IU request clarification as to certain reporting requirements. As set forth in its petition, Tennessee has correctly interpreted the intent of Order No. 2 that only the interstate pipeline delivering volumes to the distributor for delivery to the industrial consumer need file a monthly report reflecting those volumes it received and transported. Based upon the elimination of the filing requirements for transporting pipelines other than delivering pipelines in Order No. 2, we find it necessary to further modify the Order to eliminate the same filing requirements for all 533 transactions certificated prior to its issuance as the information is not essential to our monitoring the program.

IU requests that the Commission delete the filing requirements set forth in § 2.79(g)(2)(vii) through (xi) or, in the alternative, the information required in paragraphs (g)(2) (ix) and (x) should be limited to circumstances when the data is available. Upon review, we find that paragraph (g)(2) (x) should be modified to require the submission of only available data; however, a good faith effort should be made to obtain such information. The remaining filing requirements are reasonable on their face and consistent with this Commission's intent to closely

⁴ Errata Notice issued February 10, 1978.

⁵ This question is presently the subject of an administrative proceeding entitled Natural Gas Pipeline Company of America, Docket No. CP77-71, et al. Orders issued February 21, 1978 and May 12, 1978.

monitor the operation and effects of the policy.

With the exception of the modification set forth above, we find that petitioners' applications for reconsideration present no new facts or principles of law which warrant any modifications of Order No. 2.

The Commission orders:

(A) The petitions for reconsideration and clarification filed on March 3, 1978 by Aluminum Company of America, the Industrial Users and Tennessee Pipeline, a Division of Tenneco, Inc. are denied other than as herein provided.

PART 2—GENERAL POLICY AND INTERPRETATIONS

(B) Upon reconsideration § 2.79(g)(2) Subsection (x) of the Commission's General Policy and Interpretations, 18 CFR 2.79(g)(2)(x), is revised to read as follows:

§ 2.79 Policy with respect to certification of pipeline transportation agreements.

* * * * *

(g) * * *

(2) * * *

(x) Provide available information as to whether or not gas has previously been sold from the acreage, if so, to whom, through what facilities and at what prices.

* * * * *

By the Commission.
Kenneth F. Plumb,
Secretary.
 [FR Doc. 81-31548 Filed 10-29-81; 8:45 am]
BILLING CODE 6717-02-M

18 CFR Part 271

[Docket No. RM80-53]

Prescribed Maximum Lawful Prices Prescribed Under Title I of the Natural Gas Policy Act

AGENCY: Federal Energy Regulatory Commission, DOE.

ACTION: Order of the Director, OPRR.

SUMMARY: Pursuant to the authority delegated by 18 CFR 357.307(1), the Director of the Office of Pipeline and Producer Regulation revises and publishes the maximum lawful prices prescribed under Title I of the Natural Gas Policy Act (NGPA) for the months of November, and December, 1981 and January, 1982. Section 101(b)(6) of the NGPA requires that the Commission compute and publish the maximum lawful prices before the beginning of each month for which the figures apply.

EFFECTIVE DATE: November 1, 1981.

FOR FURTHER INFORMATION CONTACT: Kenneth A. Williams, Director, OPRR (202) 357-8500.

SUPPLEMENTARY INFORMATION:

Issued: October 22, 1981.

Section 101(b)(6) of the Natural Gas Policy Act of 1978 (NGPA) requires that the Commission compute and make available maximum lawful prices and inflation adjustments prescribed in Title I of the NGPA before the beginning of any month for which such figures apply.

Pursuant to this requirement and § 375.307(1) of the Commission's regulations, which delegates the publication of such prices and inflation adjustments to the Director of the Office of Pipeline and Producer Regulation, the maximum lawful prices for the months of November and December, 1981 and January, 1982 are issued by the publication of the price tables for the applicable quarter. Pricing tables are found in § 271.101(a) of the Commission's regulations. Table I of § 271.101(a) specifies the maximum lawful prices for gas subject to sections 102, 103, 106(b)(1)(B), 107(c)(5), 108, and 109 of the NGPA. Table II of § 271.101(a) specifies the maximum lawful prices for sections 104 and 106(a) of the NGPA. Table III of § 271.102(c) contains the inflation adjustment factors.

Kenneth A. Williams,
Director, Office of Pipeline and Producer Regulation.

PART 271—CEILING PRICES

§ 271.101 [Amended]

1. Section 271.101(a) is amended by inserting the maximum lawful prices for November and December, 1981 and January, 1982, in Tables I and II.

TABLE I—NATURAL GAS CEILING PRICES
 [Other than NGPA §§ 104 and 106(a)]

Maximum lawful price per MMBtu for deliveries in	Subpart of Part 271	Category of gas	NGPA section									
			Dec. 1978	Jan. 1979	Feb. 1979	Mar. 1979	Apr. 1979	May 1979	June 1979	July 1979	Aug. 1979	Sept. 1979
B.....	102.....	New Natural Gas, Certain OCS Gas.....	\$2.078	\$2.096	\$2.116	\$2.136	\$2.156	\$2.177	\$2.198	\$2.220	\$2.244	\$2.268
C.....	103.....	New, Onshore Production Wells.....	1.969	1.980	1.993	2.006	2.019	2.033	2.047	2.062	2.079	2.098
F.....	106(b)(1)(B).....	Alternative Maximum Lawful Price for Certain Intrastate Rollover Gas ¹	1.121	1.128	1.136	1.144	1.152	1.160	1.168	1.176	1.185	1.195
G.....	107(c)(1).....	High-Cost Gas (deep gas) ²	2.078	2.096	2.116	2.136	2.156	2.177	2.198	2.220	2.244	2.268
	107(c)(5).....	Gas Produced from Tight Formations ³								4.124	4.158	4.192
H.....	108.....	Stripper Gas.....	2.224	2.243	2.264	2.285	2.306	2.329	2.352	2.375	2.400	2.426
I.....	109.....	Not Otherwise Covered.....	1.630	1.639	1.650	1.661	1.672	1.684	1.696	1.708	1.722	1.736

Maximum lawful price per MMBtu for deliveries in	Subpart of Part 271	Category of gas	NGPA section									
			Oct. 1979	Nov. 1979	Dec. 1979	Jan. 1980	Feb. 1980	Mar. 1980	Apr. 1980	May 1980	June 1980	July 1980
B.....	102.....	New Natural Gas, Certain OCS Gas.....	\$2.292	\$2.314	\$2.336	\$2.358	\$2.381	\$2.404	\$2.428	\$2.453	\$2.478	\$2.504
C.....	103.....	New, Onshore Production Wells.....	2.113	2.128	2.143	2.158	2.173	2.188	2.204	2.221	2.238	2.255
F.....	106(b)(1)(B).....	Alternative Maximum Lawful Price for Certain Intrastate Rollover Gas ¹	1.205	1.213	1.221	1.229	1.238	1.247	1.256	1.266	1.276	1.286
G.....	107(c)(1).....	High-Cost Gas (deep gas) ²	2.292									
	107(c)(5).....	Gas Produced from Tight Formations ³	4.226	4.256	4.286	4.316	4.346	4.376	4.408	4.442	4.476	4.510
H.....	108.....	Stripper Gas.....	2.452	2.475	2.499	2.523	2.548	2.573	2.598	2.625	2.652	2.680
I.....	109.....	Not Otherwise Covered.....	1.750	1.762	1.774	1.786	1.799	1.812	1.825	1.839	1.853	1.867

Maximum lawful price per MMBtu for deliveries in	Subpart of Part 271	Category of gas	NGPA section									
			Aug. 1980	Sept. 1980	Oct. 1980	Nov. 1980	Dec. 1980	Jan. 1981	Feb. 1981	Mar. 1981	Apr. 1981	
B.....	102.....	New Natural Gas, Certain OCS Gas.....	\$2.532	\$2.560	\$2.588	\$2.614	\$2.640	\$2.667	\$2.698	\$2.729	\$2.761	
C.....	103.....	New, Onshore Production Wells.....	2.274	2.293	2.312	2.329	2.346	2.363	2.384	2.406	2.428	
F.....	106(b)(1)(B).....	Alternative Maximum Lawful Price for Certain Intrastate Rollover Gas ¹	1.297	1.308	1.319	1.329	1.339	1.349	1.361	1.373	1.385	
G.....	107(c)(5).....	Gas Produced from Tight Formations ³	4.548	4.586	4.624	4.658	4.692	4.726	4.768	4.812	4.856	
H.....	108.....	Stripper Gas.....	2.710	2.740	2.770	2.798	2.826	2.855	2.888	2.922	2.956	
I.....	109.....	Not Otherwise Covered.....	1.883	1.899	1.915	1.929	1.943	1.957	1.975	1.993	2.011	

Maximum lawful price per MMBtu for deliveries in	Subpart of Part 271	Category of gas	NGPA section							
			May 1981	June 1981	July 1981	Aug. 1981	Sept. 1981	Oct. 1981	Nov. 1981	
B.....	102.....	New Natural Gas, Certain OCS Gas.....	\$2.787	\$2.813	\$2.840	\$2.863	\$2.886	\$2.909	\$2.940	
C.....	103.....	New, Onshore Production Wells.....	2.444	2.460	2.476	2.488	2.501	2.514	2.533	
F.....	106(b)(1)(B).....	Alternative Maximum Lawful Price for Certain Intrastate Rollover Gas ¹	1.394	1.403	1.412	1.419	1.426	1.433	1.444	
G.....	107(c)(5).....	Gas Produced from Tight Formations ³	4.888	4.920	4.952	4.976	5.002	5.028	5.066	
H.....	108.....	Stripper Gas.....	2.984	3.012	3.041	3.066	3.091	3.116	3.149	
I.....	109.....	Not Otherwise Covered.....	2.024	2.037	2.050	2.060	2.070	2.080	2.096	

Maximum lawful price per MMBtu for deliveries in	Subpart of Part 271	Category of gas	NGPA section	
			Dec. 1981	Jan. 1982
B.....	102.....	New Natural Gas, Certain OCS Gas.....	\$2.971	\$3.003
C.....	103.....	New, Onshore Production Wells.....	2.552	2.572
F.....	106(b)(1)(B).....	Alternative Maximum Lawful Price for Certain Intrastate Rollover Gas ¹	1.455	1.466
G.....	107(c)(5).....	Gas Produced from Tight Formations.....	5.104	5.144
H.....	108.....	Stripper Gas.....	3.183	3.217
I.....	109.....	Not Otherwise Covered.....	2.112	2.128

¹ Section 271.602(a) provides that for certain gas sold under an intrastate rollover contract the maximum lawful price is the higher of the price paid under the expired contract, adjusted for inflation or an alternative Maximum Lawful Price specified in this Table. This alternative Maximum Lawful Price for each month appears in this row of Table I.
² Commencing November 1, 1979, the price of natural gas finally determined to be eligible as deep high-cost gas under section 107(c)(1) of the NGPA is deregulated (See, Part 272 of the Commission's Regulations.) Prior to that date, the maximum lawful price applicable to deep high-cost gas was the price specified in Subpart B of Part 271.
³ The maximum lawful price for tight formation gas is the lesser of the negotiated contract price or 200% of the price specified in Subpart C of Part 271. The maximum lawful price for tight formation gas applies on or after July 16, 1979. (See, § 271.703 and § 271.204.)

TABLE II—NATURAL GAS CEILING PRICES: NGPA SECTIONS 104 AND 106(A)

[Subpart D, Part 271]

Category of natural gas	Type of sale or contract	Maximum lawful price per MMBtu for deliveries made in:												
		Dec. 1978	Jan. 1979	Feb. 1979	Mar. 1979	Apr. 1979	May 1979	June 1979	July 1979	Aug. 1979	Sept. 1979	Oct. 1979	Nov. 1979	Dec. 1979
Post-1974 gas.....	All producers.....	\$1.630	\$1.639	\$1.650	\$1.661	\$1.672	\$1.684	\$1.696	\$1.708	\$1.722	\$1.736	\$1.750	\$1.762	\$1.774
1973-1974 Biennium gas.....	Small producer.....	1.379	1.387	1.396	1.405	1.414	1.424	1.434	1.444	1.456	1.468	1.480	1.490	1.500
	Large producer.....	1.058	1.064	1.071	1.078	1.085	1.093	1.101	1.109	1.118	1.127	1.136	1.144	1.152
Interstate rollover gas ¹	Small producer.....	.702	.715	.715	.715	.715	.715	.715	.715	.715	.715	.715	.715	.715
	Large producer.....	.603	.607	.611	.615	.619	.623	.627	.631	.636	.641	.646	.650	.654
Replacement contract gas or recompletion gas.....	Small producer.....	.771	.775	.780	.785	.790	.796	.802	.808	.815	.822	.829	.835	.841
	Large producer.....	.593	.596	.600	.604	.608	.612	.616	.620	.625	.630	.635	.639	.643
Flowing gas.....	Small producer.....	.393	.395	.398	.401	.404	.407	.410	.413	.416	.419	.422	.425	.428
	Large producer.....	.332	.334	.336	.338	.340	.342	.344	.346	.349	.352	.355	.357	.359
Certain Permian Basin gas.....	Small producer.....	.462	.465	.468	.471	.474	.477	.480	.483	.487	.491	.495	.498	.501
	Large producer.....	.405	.407	.410	.413	.416	.419	.422	.425	.428	.431	.434	.437	.440
Certain Rocky Mountain gas.....	Small producer.....	.462	.465	.468	.471	.474	.477	.480	.483	.487	.491	.495	.498	.501
	Large producer.....	.393	.395	.398	.401	.404	.407	.410	.413	.416	.419	.422	.425	.428
Certain Appalachian Basin gas.....	North subarea contracts dated after 10-7-69.....	.368	.370	.372	.374	.376	.379	.382	.385	.388	.391	.394	.397	.400
	Other contracts.....	.344	.346	.348	.350	.352	.355	.358	.361	.364	.367	.370	.373	.376
Minimum rate gas ²	All producers.....	.203	.204	.205	.206	.207	.208	.209	.210	.212	.214	.216	.217	.218

Category of natural gas	Type of sale or contract	Maximum lawful price per MMBtu for deliveries made in												
		Jan. 1980	Feb. 1980	Mar. 1980	Apr. 1980	May 1980	June 1980	July 1980	Aug. 1980	Sept. 1980	Oct. 1980	Nov. 1980	Dec. 1980	Jan. 1981
Post-1974 gas.....	All producers.....	\$1.786	\$1.799	\$1.812	\$1.825	\$1.839	\$1.853	\$1.867	\$1.883	\$1.899	\$1.915	\$1.929	\$1.943	\$1.957
1973-1974 Biennium gas.....	Small producer.....	1.510	1.521	1.532	1.543	1.555	1.567	1.579	1.592	1.605	1.619	1.631	1.643	1.655
	Large producer.....	1.160	1.168	1.176	1.184	1.193	1.202	1.211	1.221	1.231	1.241	1.250	1.259	1.268
Interstate rollover gas ¹	Small producer.....	.728	.728	.728	.728	.728	.728	.728	.728	.728	.728	.728	.728	.741
	Large producer.....	.659	.664	.669	.674	.679	.684	.689	.695	.701	.707	.712	.717	.722
Replacement contract gas or recompletion gas.....	Small producer.....	.847	.853	.859	.865	.872	.879	.886	.893	.901	.909	.916	.923	.930
	Large producer.....	.647	.652	.657	.662	.667	.672	.677	.683	.689	.695	.700	.705	.710
Flowing gas.....	Small producer.....	.431	.434	.437	.440	.443	.446	.449	.453	.457	.461	.464	.467	.470
	Large producer.....	.361	.364	.367	.370	.373	.376	.379	.382	.385	.388	.391	.394	.397
Certain Permian Basin gas.....	Small producer.....	.504	.508	.512	.516	.520	.524	.528	.532	.536	.541	.545	.549	.553
	Large producer.....	.443	.446	.449	.452	.455	.459	.463	.467	.471	.475	.479	.483	.487
Certain Rocky Mountain gas.....	Small producer.....	.504	.508	.512	.516	.520	.524	.528	.532	.536	.541	.545	.549	.553
	Large producer.....	.431	.434	.437	.440	.443	.446	.449	.453	.457	.461	.464	.467	.470

Category of natural gas	Type of sale or contract	Maximum lawful price per MMBtu for deliveries made in												
		Jan. 1980	Feb. 1980	Mar. 1980	Apr. 1980	May 1980	June 1980	July 1980	Aug. 1980	Sept. 1980	Oct. 1980	Nov. 1980	Dec. 1980	Jan. 1981
Certain Appalachian Basin gas...	North subarea contracts dated after 10-7-69.	.403	.406	.409	.412	.415	.418	.421	.425	.429	.433	.436	.439	.442
	Other contracts	.379	.382	.385	.388	.391	.394	.397	.400	.403	.406	.409	.412	.415
Minimum rate gas ²	All producers	.220	.222	.224	.226	.228	.230	.232	.234	.236	.238	.240	.242	.244

Category of natural gas	Type of sale or contract	Maximum lawful price per MMBtu for deliveries made in									
		Feb. 1981	Mar. 1981	Apr. 1981	May 1981	June 1981	July 1981	Aug. 1981	Sept. 1981	Oct. 1981	
Post-1974 gas	All producers	\$1.975	\$1.993	\$2.011	\$2.024	\$2.037	\$2.050	\$2.060	\$2.070	\$2.080	
1973-1974 Biennium gas	Small producer	1.670	1.685	1.700	1.711	1.722	1.733	1.742	1.751	1.760	
	Large producer	1.279	1.291	1.303	1.311	1.319	1.327	1.334	1.341	1.348	
Interstate rollover gas ¹	Small producer	.741	.741	.743	.748	.753	.758	.762	.766	.770	
	Large producer	.729	.736	.743	.748	.753	.758	.762	.766	.770	
Replacement contract gas or recompletion gas	Small producer	.938	.946	.955	.961	.967	.973	.978	.983	.988	
	Large producer	.716	.722	.729	.734	.739	.744	.748	.752	.756	
Flowing gas	Small producer	.474	.478	.482	.485	.488	.491	.493	.495	.497	
	Large producer	.401	.405	.409	.412	.415	.418	.420	.422	.424	
Certain Permian Basin gas	Small producer	.558	.563	.568	.572	.576	.580	.583	.586	.589	
	Large producer	.491	.495	.499	.502	.505	.508	.511	.514	.517	
Certain Rocky Mountain gas	Small producer	.558	.563	.568	.572	.576	.580	.583	.586	.589	
	Large producer	.474	.478	.482	.485	.488	.491	.493	.495	.497	
Certain Appalachian Basin gas	North subarea contracts dated after 10-7-69	.446	.450	.454	.457	.460	.463	.465	.467	.469	
	Other contracts	.419	.423	.427	.430	.433	.436	.438	.440	.442	
Minimum rate gas ²	All producers	.246	.248	.250	.252	.254	.256	.257	.258	.259	

Category of natural gas	Type of sale or contract	Maximum lawful price per MMBtu for deliveries made in		
		Nov. 1981	Dec. 1981	Jan. 1982
Post-1974 gas	All producers	\$2.096	\$2.112	\$2.128
1973-1974 Biennium gas	Small producer	1.773	1.787	1.801
	Large producer	1.358	1.368	1.378
Interstate rollover gas ¹	Small producer	.776	.782	.788
	Large producer	.776	.782	.788
Replacement contract gas or recompletion gas	Small producer	.996	1.004	1.012
	Large producer	.762	.768	.774
Flowing gas	Small producer	.501	.505	.509
	Large producer	.427	.430	.433
Certain Permian Basin gas	Small producer	.594	.599	.604
	Large producer	.521	.525	.529
Certain Rocky Mountain gas	Small producer	.594	.599	.604
	Large producer	.501	.505	.509
Certain Appalachian Basin gas	North subarea contracts dated after 10-7-69	.473	.477	.481
	Other contracts	.445	.448	.451
Minimum rate gas ²	All producers	.261	.263	.265

¹ The price for interstate rollover gas is the higher of the price listed in this table or the just and reasonable price under the expired contract as adjusted for inflation. (See § 271.402(c)(3).)
² Prices for minimum rate gas are expressed in terms of dollars per Mcf, rather than MMBtu.

§ 271.102 [Amended]

2. Section 271.102(c) is amended by inserting the inflation adjustment for the months of November and December, 1981 and January, 1982 in Table III.

TABLE III—INFLATION ADJUSTMENT—Continued

TABLE III—INFLATION ADJUSTMENT—Continued

Month of delivery	Factor by which price in preceding month is multiplied
1977:	
May	1.00636
June	1.00636
July	1.00431
August	1.00431
September	1.00431
October	1.00463
November	1.00463
December	1.00463
1978:	
January	1.00597
February	1.00597
March	1.00597
April	1.00889
May	1.00889
June	1.00889
July	1.00581

Month of delivery	Factor by which price in preceding month is multiplied
August	1.00581
September	1.00581
October	1.00581
November	1.00581
December	1.00581
1979:	
January	1.00581
February	1.00667
March	1.00667
April	1.00667
May	1.00713
June	1.00713
July	1.00713
August	1.00805
September	1.00805
October	1.00805
November	1.00690
December	1.00690
1980:	
January	1.00690
February	1.00713
March	1.00713
April	1.00713
May	1.00774
June	1.00774
July	1.00774

Month of delivery	Factor by which price in preceding month is multiplied
August	1.00843
September	1.00843
October	1.00843
November	1.00744
December	1.00744
1981:	
January	1.00744
February	1.00904
March	1.00904
April	1.00904
May	1.00643
June	1.00643
July	1.00643
August	1.00503
September	1.00503
October	1.00503
November	1.00767
December	1.00767
1982:	
January	1.00767

DEPARTMENT OF HEALTH AND HUMAN SERVICES**Food and Drug Administration****21 CFR Part 310**

[Docket No. 78P-0409/CP]

Labeling Requirements for Patient Labeling for Progestational Drug Products**AGENCY:** Food and Drug Administration.**ACTION:** Final rule.

SUMMARY: The Food and Drug Administration (FDA) is exempting from the regulation requiring patient package inserts (PPI) for progestational drug products oral dosage forms that are labeled solely for the treatment of advanced cancer. This action is taken because the information contained in the PPI is not relevant to the concerns of patients treated for advanced cancer with progestational drug products.

EFFECTIVE DATE: December 29, 1981.

FOR FURTHER INFORMATION CONTACT: Howard P. Muller, Jr., Bureau of Drugs (HFD-30), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-5220.

SUPPLEMENTARY INFORMATION: In the Federal Register of June 3, 1980 (45 FR 37455), FDA proposed to amend the regulation requiring patient package inserts (PPI) for progestational drug products to exempt oral dosage forms labeled solely for treatment of advanced cancer. The agency explained that the information in the progestational PPI is not relevant to the concerns of those patients treated for advanced cancer with these drug products. The PPI for progestational drug products was designed to address the needs of women with childbearing potential, and the labeling deals exclusively with the risks of in utero exposure to progestational agents. The agency noted in the proposal that most patients with advanced cancer of the breast or endometrium are postmenopausal and are therefore unable to bear children. In addition, women who are premenopausal will likely have been sterilized before being treated with progestational drug products. Furthermore, the administration of large doses of progestagens will suppress the pituitary and act as a contraceptive. The proposal concluded that it was unlikely that there existed a patient population of premenopausal women with advanced cancer, being treated with oral progestational agents, who are fertile.

The FDA decision to propose to exempt from the progestational PPI requirements oral dosage forms that are labeled solely for the treatment of advanced cancer was prompted by a petition from Mead Johnson & Co., a manufacturer of a progestational drug product, asking that progestational drug products labeled solely for the treatment of malignant disease be exempted from the patient labeling regulation. (A copy of the petition has been placed on file in the Dockets Management Branch (formerly the Hearing Clerk's office) (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857.) On the basis of the information in the proposal, and after a review of the comments received, the agency has determined to finalize the amendment to the regulation substantially as proposed.

Five persons commented on the proposal. Two stated their support. The others, while also supporting the proposal, argued that it should be expanded beyond the proposed exemption.

1. A comment endorsed the argument of the Mead-Johnson petition that "it is unnecessarily cruel to inform a woman of childbearing potential under treatment for advanced carcinoma of the endometrium or breast by the impersonal instrument of a patient package insert that the fetus she may be carrying may be damaged by the drug she is taking for her own survival." The comment, assuming that the argument was the basis for the proposed amendment, contended that it supported revoking the PPI requirement. The comments suggested that if the regulation were not completely revoked some cancer patients might inadvertently be given PPI's because the diagnosis by the physician is generally not included on the prescription.

While the amendment to the regulation does not eliminate the possibility that cancer patients using progestational drugs may receive PPI's, it will reduce the possibility of that occurrence. Under the amendment the PPI requirements do not apply to all oral dosage forms labeled solely for the treatment of advanced cancer. Manufacturers of oral dosage form progestational drug products labeled solely for the treatment of advanced cancer may, as a consequence, discontinue shipping PPI's with those products. To the extent such products are prescribed for cancer patients, PPI's will not be available and will not be dispensed.

The rationale for the amendment is

not that it is ethically or medically objectionable to provide cancer patients with the written information contained in the progestational PPI. Rather, FDA has concluded that the information contained in the progestational PPI—information about the risks of in vitro exposure to progestational agents—is not relevant to the concerns of patients prescribed oral progestational drug products approved solely to treat advanced cancer. This is because, as noted in the proposal, it is unlikely that there exists a patient population of women with advanced cancer being treated with oral progestational agents who are fertile.

2. Another comment suggested that the regulation should be revised to permit the dispenser to withhold the labeling whenever a progestational product is dispensed to a cancer patient. In particular, the comment suggested that an exemption should be provided when a progestational drug product approved for cancer and other indications was dispensed for cancer treatment. The comment contended that the considerations cited in the rulemaking in support of an exemption for oral dosage forms would also apply when a progestational agent not solely approved for cancer treatment is nevertheless dispensed to treat cancer.

The agency concedes that the relevance to the patient of the PPI turns on the patient's fertility and not on whether the patient receives a product approved solely to treat cancer or a product with multiple indications including the treatment of advanced cancer. The underlying logic of the rulemaking led the agency to consider amending the regulation to permit the withholding of the PPI whenever a progestational drug product was dispensed to a person not at risk, i.e., to a person not able to bear children at the time the product was dispensed. However, the regulatory complexities of such a policy, i.e., permitting withholding for certain indications but not for others, expecting physicians and pharmacists to be cognizant of such distinctions, and the possibility that such a policy would result in the denial of important information to patients at risk, persuaded the agency to proceed with the more modest change embodied in this final rule.

3. Two of the comments said that the proposal should be expanded to permit the prescribing physician to determine that PPI's should not be given in any situation deemed inappropriate. Another comment said that pharmacists should be permitted to withhold PPI's when

their distribution would be "medically illogical" in light of the medical condition under treatment.

The agency believes that there may be drugs for which the distribution of PPI's might properly be discretionary with the physician. However, because the use of progestational drug products during the first 4 months of pregnancy may seriously damage the fetus, the agency believes that the users of these drugs should, without exception, be furnished with written information concerning the drug's benefits and risks. Concerning the comment that pharmacists should be permitted to withhold PPI's, the agency believes that dispensers should not be given discretion to withhold PPI's because they are generally not knowledgeable about the condition of the patient for whom the drug was prescribed.

The economic impact of this rule has been reassessed in accordance with Executive Order 12291. This rule is not a major rule as defined by that Order. Specifically, this rule exempts manufacturers of progestational products in oral dosage forms labeled solely for treatment of cancer from the progestational drug product patient package insert regulation. The effect of this action would be that manufacturers would no longer be required to include progestational drug product patient package inserts with shipments of the affected drug products. Present manufacturing expenditures associated with preparation and distribution of the inserts for the affected products will be eliminated. The assessment that led to the determination that this is not a major rule has been placed on file with the Dockets Management Branch.

PART 310—NEW DRUGS

Accordingly, under the Federal Food, Drug, and Cosmetic Act (secs. 201, 502(a), 503(a), 505, 701(a), 52 Stat. 1040-1042 as amended, 1050-1053 as amended, 1055 (21 U.S.C. 321, 352(a), 353(a), 355, 371(a))) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10 (formerly § 5.1; see 46 FR 26052; May 11, 1981)), Part 310 is amended in § 310.516 by revising paragraph (e)(4) and redesignating it as (e)(5) and adding new paragraph (e)(4), to read as follows:

§ 310.516 Progestational drug products; labeling directed to the patient.

* * * * *

(e) * * *

(4) This section does not apply to oral dosage forms labeled solely for the treatment of advanced cancer.

(5) Any progestational drug product, except as noted in paragraphs (d) and (e)(4) of this section, that is not labeled as required by this section and is either introduced or delivered for introduction into interstate commerce, or held for sale after shipment in interstate commerce, is misbranded under section 502 of the Federal Food, Drug, and Cosmetic Act.

However, a progestational drug product in the possession of a wholesaler or retailer before December 12, 1978, is not misbranded if adequate numbers of copies of the patient labeling are furnished to the wholesaler or retailer to permit any retail purchaser after that date to obtain such labeling with the product. The requirement that any progestational drug product be dispensed with patient labeling, as applied to physicians who dispense or administer the drug, will not be effective for supplies in their possession on the effective date, but will apply only to supplies received thereafter.

* * * * *

EFFECTIVE DATE: December 29, 1981.

(Secs. 201, 502(a), 503(a), 505, 701(a), 52 Stat. 1040-1042 as amended, 1050-1053 as amended, 1055 (21 U.S.C. 321, 352(a), 353(a), 355, 371(a)))

Dated: August 31, 1981.

Arthur Hull Hayes, Jr.,
Commissioner of Food and Drugs.

[FR Doc. 81-31248 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-03-M

21 CFR Part 520

Oral Dosage Form New Animal Drugs Not Subject to Certification; Mebendazole Oral

AGENCY: Food and Drug Administration.
ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a supplemental new animal drug application (NADA) filed by Pitman-Moore, Inc., providing for revised conditions of use of mebendazole oral powder as an anthelmintic for dogs.

EFFECTIVE DATE: This regulation is effective October 30, 1981.

FOR FURTHER INFORMATION CONTACT: Bob G. Griffith, Bureau of Veterinary Medicine (HFV-112), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-3430.

SUPPLEMENTARY INFORMATION: Pitman-Moore, Inc., Washington Crossing, NJ 08560, filed a supplemental NADA (102-987) providing for revision of the

product's dosing schedule and addition of a new parasite species. The product was originally approved on December 2, 1977, for infections of roundworms (*Toxocara canis*), hookworms (*Ancylostoma caninum*), whipworms (*Trichuris vulpis*), and tapeworms (*Taenia pisiformis*) in dogs at the recommended dose of 10 milligrams of mebendazole per pound of body weight once daily for 5 consecutive days. However, effectiveness studies conducted subsequent to that approval demonstrate that the drug is equally effective when it is administered for 3 days at the same dosage level. In addition, the studies substantiate a claim for use against the hookworms *Uncinaria stenocephala*. Accordingly, the supplemental NADA is approved and the regulations are amended to reflect the approval.

Under the Bureau of Veterinary Medicine's supplemental approval policy (42 FR 64367; December 23, 1977), this is a Category II supplemental approval which involves a change in the schedule of dosing and claim for an additional parasite species. The approval is supported by data from additional effectiveness studies and does not require reevaluation of the effectiveness data in the parent application.

The Bureau of Veterinary Medicine has determined pursuant to 21 CFR 25.24(d)(1)(i) (proposed December 11, 1979; 44 FR 71742) that this action is of a type that does not individually or cumulatively have a significant impact on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

In accordance with the freedom of information provisions of Part 20 (21 CFR Part 20) and § 514.11(e)(2)(ii) (21 CFR 514.11(e)(2)(ii)), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, from 9 a.m. to 4 p.m., Monday through Friday.

This action is governed by the provisions of 5 U.S.C. 556 and 557 and is therefore excluded from Executive Order 12291 by section 1(a)(1) of the Order.

PART 520—ORAL DOSAGE FORM NEW ANIMAL DRUGS NOT SUBJECT TO CERTIFICATION

Therefore, under the Federal Food, Drug, and Cosmetic Act (sec. 512(i), 82

Stat. 347 (21 U.S.C. 360b(i)) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10 (formerly 5.1; see 46 FR 26052; May 11, 1981)) and redelegated to the Bureau of Veterinary Medicine (21 CFR 5.83), § 520.1320 *Mebendazole oral* (21 CFR 520.1320) is amended in paragraph (d)(2)(i) by changing "5 days" to "3 days" and in paragraph (d)(2)(ii) by changing the phrase "hookworms (*Ancylostoma caninum*)" to read "hookworms (*Ancylostoma caninum*, *Uncinaria stenocephala*)."

Effective date. This regulation is effective October 30, 1981.

(Sec. 512(i), 82 Stat. 347 (21 U.S.C. 360b(i)))

Dated: October 22, 1981.

Gerald B. Guest,

Acting Director, Bureau of Veterinary Medicine.

[FR Doc. 81-31269 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-03-M

21 CFR Part 556

Animal Drugs, Feeds, and Related Products; Virginiamycin

CFR Correction

In Title 21, Parts 500 to 599, revised as of April 1, 1981, the text of 21 CFR 556.750(b)(4), appearing on page 429, is incorrect. The text should read as published at 46 FR 18966, Mar. 27, 1981, and set forth below:

§ 556.750 Virginiamycin.

* * * * *

(b) Broiler chickens—

* * * * *

(4) 0.1 ppm in muscle.

BILLING CODE 1505-01-M

21 CFR Part 558

New Animal Drugs for Use in Animal Feeds; Tylosin

AGENCY: Food and Drug Administration.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a supplemental new animal drug application (NADA) filed for Good-Life, Inc., providing for safe and effective use of a 10-gram-per-pound tylosin premix for making complete swine, beef cattle, and chicken feeds.

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT:

Jack C. Taylor, Bureau of Veterinary Medicine (HFV-136), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-5247.

SUPPLEMENTARY INFORMATION: Good-Life, Inc. Good-Life Drive, P.O. Box 687,

Effingham, IL 62401, is the sponsor of supplemental NADA 110-045 submitted on its behalf by Elanco Products Co. This supplemental NADA provides for use of a premix containing 10 grams of tylosin (as tylosin phosphate) per pound for making complete feeds for swine, beef cattle, broiler, replacement, and layer chickens. The swine feed is used for increased rate of weight gain and improved feed efficiency, for prevention, treatment and control of swine dysentery, and for maintaining weight gains and feed efficiency in the presence of atropic rhinitis; a beef cattle feed for reduction of incidence of certain liver abscesses; a chicken feed for increased rate of weight gain and improved feed efficiency; a layer feed for improved feed efficiency; and a broiler and replacement chicken feed to aid in the control of chronic respiratory disease.

Approval of this NADA relies upon safety and effectiveness data contained in Elanco's approved NADA 12-491. Use of the data in NADA 12-491 to support this NADA has been authorized by Elanco. This approval does not change the approved use of the drug. Consequently, approval of this NADA poses no increased human risk from exposure to residues of the animal drug, nor does it change the conditions of the drug's safe use in the target animal species. Accordingly, under the Bureau of Veterinary Medicine's supplemental approval policy (42 FR 64367, December 23, 1977), this is a Category II supplemental approval which does not require reevaluation of the safety and effectiveness data in NADA 12-491 or NADA 110-045.

The supplement is approved and the regulations are amended accordingly. This adds to the firm's existing approval for use of a 10-gram-per-pound premix for swine feeds.

In accordance with the freedom of information provisions of Part 20 (21 CFR Part 20) and § 514.11(e)(2)(ii) (21 CFR 514.11(e)(2)(ii)), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, from 9 a.m. to 4 p.m., Monday through Friday.

The Bureau of Veterinary Medicine has determined pursuant to 21 CFR 25.24(d)(1)(i) (proposed December 11, 1979; 44 FR 71742) that this action is of a type that does not individually or cumulatively have a significant impact on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This action is governed by the provisions of 5 U.S.C. 556 and 557 and is therefore excluded from Executive Order 12291 by section 1(a)(1) of the Order.

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

Therefore, under the Federal Food, Drug, and Cosmetic Act (sec. 512(i), 82 Stat. 347 (21 U.S.C. 360b(i)) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10 (formerly § 5.1; see 46 FR 26052; May 11, 1981)) and redelegated to the Bureau of Veterinary Medicine (21 CFR 5.83), § 558.625 is amended by revising paragraph (b)(52) to read as follows:

§ 558.625 Tylosin

* * * * *

(b) * * *

(52) To 021810: 10 grams per pound; paragraph (f)(1)(i) through (vi) of this section.

Effective date: October 30, 1981.

(Sec. 512(i), 82 Stat. 347 (21 U.S.C. 360(i)))

Dated: October 22, 1981.

Robert A. Baldwin,

Associate Director for Scientific Evaluation.

[FR Doc. 81-31245 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-03-M

21 CFR Part 558

New Animal Drugs for Use in Animal Feeds; Tylosin

AGENCY: Food and Drug Administration.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a supplemental new animal drug application (NADA) filed for Dale Alley Co., providing for safe and effective use of a 10-gram-per-pound tylosin premix for making complete swine, beef cattle, and chicken feeds.

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT:

Jack C. Taylor, Bureau of Veterinary Medicine (HFV-136), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-5247.

SUPPLEMENTARY INFORMATION: Dale Alley Co., P.O. Box 444, 222 Sylvania St., St. Joseph, MO 64502 is the sponsor of supplemental NADA 96-512 submitted on its behalf by Elanco Products Co. This supplemental NADA provides for use of premixes containing 10 grams of tylosin (as tylosin phosphate) per pound for making complete feeds for swine, beef cattle, and chickens. The swine

feed is used for increased rate of weight gain and improved feed efficiency, for prevention, treatment, and control of swine dysentery, for maintaining weight gains and feed efficiency in the presence of atropic rhinitis; a beef cattle feed for reduction of incidence of certain liver abscesses; a chicken feed for increased rate of weight gain and improved feed efficiency; a layer feed for improved feed efficiency; and a broiler and replacement chicken feed for control of chronic respiratory disease.

Approval of this NADA relies upon safety and effectiveness data contained in Elanco's approved NADA 12-491. Use of the data in NADA 12-491 to support this NADA has been authorized by Elanco. This approval does not change the approved use of the drug. Consequently, approval of this NADA poses no increased human risk from exposure to residues of the animal drug nor does it change the conditions of the drug's safe use in the target animal species. Accordingly, under the Bureau of Veterinary Medicine's supplemental approval policy (42 FR 64367, December 23, 1977), this is a Category II supplemental approval which does not require reevaluation of the safety and effectiveness data in NADA 12-491 or NADA 96-512.

The supplement is approved and the regulations are amended accordingly. This approval is in addition to the firm's existing approval for use of 4- and 10-gram-per-pound tylosin premixes for making swine feeds.

In accordance with the freedom of information provisions of Part 20 (21 CFR Part 20) and § 514.11(e)(2)(ii) (21 CFR 514.11(e)(2)(ii)), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, from 9 a.m. to 4 p.m., Monday through Friday.

The Bureau of Veterinary Medicine has determined pursuant to 21 CFR 25.24(d)(1)(i) (proposed December 11, 1979; 44 FR 71742) that this action is of a type that does not individually or cumulatively have a significant impact on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This action is governed by the provisions of 5 U.S.C. 556 and 557 and is therefore excluded from Executive Order 12291 by section 1(a)(1) of the Order.

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

Therefore, under the Federal Food, Drug, and Cosmetic Act (sec. 512(i), 82 Stat. 347 (21 U.S.C. 360b(i))) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10 (formerly § 5.1; see 46 FR 26052; May 11, 1981)) and redelegated to the Bureau of Veterinary Medicine (21 CFR 5.83), § 558.625 is amended by revising paragraph (b)(50) to read as follows:

§ 558.625 Tylosin.

* * * * *

(b) * * *

(50) To 018083: 4 and 10 grams per pound; paragraph (f)(1)(vi)(a) of this section; 10 grams per pound, paragraph (f)(1)(i) through (vi) of this section.

* * * * *

Effective date: October 30, 1981.

(Sec. 512(i), 82 Stat. 347 (21 U.S.C. 360b(i)))

Dated: October 22, 1981.

Robert A. Baldwin,

Associate Director for Scientific Evaluation.

[FR Doc. 81-31248 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-03-M

21 CFR Part 558

New Animal Drugs for Use in Animal Feeds; Tylosin

AGENCY: Food and Drug Administration.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulations to reflect approval of a supplemental new animal drug application (NADA) filed for Lavergne Supplement Co. providing for safe and effective use of a 10-gram-per-pound tylosin premix for making complete feeds for swine, beef cattle, and chicken feeds.

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT:

Jack C. Taylor, Bureau of Veterinary Medicine (HFV-136), Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301-443-5247.

SUPPLEMENTARY INFORMATION: Lavergne Supplement Co., 1038 Space Park South, Nashville, TN 37211, is sponsor of supplemental NADA 116-030 submitted on its behalf by Elanco Products Co. The supplemental NADA provides for use of premixes containing 10 grams of tylosin (as tylosin phosphate) per pound for making complete feeds for swine, beef cattle, and chickens. The swine feed is used for increased rate of weight gain and improved feed efficiency, for prevention, treatment, and control of swine dysentery, for maintaining weight

gains and feed efficiency in the presence of atropic rhinitis; a beef cattle feed for reduction of incidence of certain liver abscesses; a chicken feed for increased rate of weight gain and improved feed efficiency; and a layer feed for improved feed efficiency.

Approval of this NADA relies upon safety and effectiveness data contained in Elanco Product Co.'s approved NADA 12-491. Use of the data in NADA 12-491 to support this NADA has been authorized by Elanco. This approval does not change the approved use of the drug. Consequently, approval of this NADA poses no increased human risk from exposure to residues of the animal drug nor does it change the conditions of the drug's safe use in the target animal species. Accordingly, under the Bureau of Veterinary Medicine's supplemental approval policy (42 FR 64367; December 23, 1977), this is a Category II supplemental approval which does not require reevaluation of the safety and effectiveness data in NADA 12-491 or NADA 116-030.

The supplement is approved and the regulations are amended accordingly. This approval is in addition to the firm's existing approval for use of 10-gram-per-pound tylosin premixes for making swine feeds.

In accordance with the freedom of information provisions of Part 20 (21 CFR Part 20) and § 514.11(e)(2)(ii) (21 CFR 514.11(e)(2)(ii)), a summary of safety and effectiveness data and information submitted to support approval of this application may be seen in the Dockets Management Branch (HFA-305), Food and Drug Administration, Rm. 4-62, 5600 Fishers Lane, Rockville, MD 20857, from 9 a.m. to 4 p.m., Monday through Friday.

The Bureau of Veterinary Medicine has determined pursuant to 21 CFR 25.24(d)(1)(i) (proposed December 11, 1979; 44 FR 71742) that this action is of a type that does not individually or cumulatively have a significant impact on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This action is governed by the provisions of 5 U.S.C. 556 and 557 and is therefore excluded from Executive Order 12291 by section 1(a)(1) of the Order.

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

Therefore, under the Federal Food, Drug, and Cosmetic Act (sec. 512(i), 82 Stat. 347 (21 U.S.C. 360b(i))) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10

(formerly § 5.1, see 46 FR 26052; May 11, 1981)) and redelegated to the Bureau of Veterinary Medicine (21 CFR 5.83), § 558.625 is amended by revising paragraph (b)(65) to read as follows:

§ 558.625 Tylosin.

* * * * *

(b) * * *

(65) To 022422: 10 grams per pound; paragraph (f)(1)(i), (iii), (iv), and (vi) of this section.

* * * * *

Effective date: October 30, 1981.

(Sec. 512(i), 82 Stat. 347 (21 U.S.C. 360b(i)))

Dated: October 22, 1981.

Robert A. Baldwin,

Associate Director for Scientific Evaluation.

[FR Doc. 81-31247 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-03-M

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

29 CFR Part 1952

Approval of Amendments to Utah Rules and Regulations

AGENCY: Occupational Safety and Health Administration, Labor.

ACTION: Final rule.

SUMMARY: This notice gives approval of amendments to the Utah Rules and Regulations on inspections and investigations. Amendments to the rules and regulations authorize the State of Utah to seek inspection warrants on an ex parte basis. These amendments were made to bring the State's rules and regulations into conformity with regulation changes made by the Occupational Safety and Health Administration.

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT: Charlie Boyd, Project Officer, Office of State Programs, Occupational Safety and Health Administration, 200 Constitution Avenue, N.W., Room N-3613, Washington, D.C. 20210, (202) 523-8081.

SUPPLEMENTARY INFORMATION:

Background

Part 1953 of Title 29, Code of Federal Regulations, prescribes procedures under Section 18 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 667) (hereinafter referred to as the Act) for review of changes and progress in the development and implementation of State plans which have been approved in accordance with Section 18(c) of the Act and Part 1902 of this chapter. On

January 10, 1973, notice was published in the Federal Register of the approval of the Utah plan and of the adoption of Subpart E of Part 1952 containing the decision (38 FR 1178). On May 6, 1981, the State of Utah submitted a supplement to the plan involving Federal program changes (see Subpart C of 29 CFR Part 1953).

Description of the Plan Supplement

The amendments to the Utah Rules and Regulations provide authority to the Utah Industrial Commission to seek inspection warrants on an ex parte basis. The amended rules and regulations are intended to provide Utah with effective and efficient procedures and policies for the conduct of inspections and investigations in order to carry out its responsibilities under the Occupational Safety and Health Act.

Location of the Plan and Its Supplement for Inspection and Copying

A copy of the plan and the supplement may be inspected and copied during normal business hours at the following locations: Office of the Regional Administrator, Occupational Safety and Health Administration, Room 15010, Federal Building, 1961 Stout Street, Denver, Colorado, 80202; the Utah Industrial Commission, UOSHA Offices at 448 South 400 East, Salt Lake City, Utah 84111, and the Office of the Director for State Programs, Room N-3613, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

Public Participation

Under § 1953.2(c) of this chapter, the Assistant Secretary of Labor for Occupational Safety and Health (hereinafter referred to as Assistant Secretary) may prescribe alternative procedures to expedite the review process or for any other good cause which may be consistent with applicable law. The Assistant Secretary finds that the Utah plan supplement described above is substantially identical to OSHA policies and procedures. Accordingly, it is found that further public comment is unnecessary.

PART 1952—APPROVED STATE PLANS FOR ENFORCEMENT OF STATE STANDARDS

Decision

After careful consideration, the Utah plan supplement is hereby approved under Subpart C of 29 CFR Part 1953. This decision incorporates the requirements of the Act and implementing regulations applicable to State plans generally.

In accordance with this decision, § 1952.115 is amended by adding paragraph (c) to read as follows:

§ 1952.115 Changes to approved plan.

* * * * *

(c) In accordance with Subpart C of Part 1953 of this chapter, amendments to the Utah Rules and Regulations which authorize the State to seek inspection warrants on an ex parte basis were approved on April 28, 1981.

(Sec. 18 Pub. L. 91-596, 84 Stat. 1608 (29 U.S.C. 667))

Signed at Washington, D.C. this 23rd day of October 1981.

Thorne G. Auchter,

Assistant Secretary of Labor.

[FR Doc. 81-31590 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-26-M

DEPARTMENT OF DEFENSE

Department of the Navy

32 CFR Part 706

Certifications and Exemptions Under the International Regulations for Preventing Collisions at Sea, 1972; Amendment

AGENCY: Department of the Navy, DOD.

ACTION: Final rule.

SUMMARY: The Department of the Navy is amending its certifications and exemptions under the International Regulations for Preventing Collisions at Sea, 1972 (72 COLREGS) to reflect that the Secretary of the Navy: (1) Has determined that USS *Fahrion* (FFG 22), USS *Lewis B. Fuller* (FFG 23), and USS *Gallery* (FFG 26) are vessels of the Navy which, due to their special construction and purpose, cannot comply fully with certain provisions of the 72 COLREGS without interfering with their special function as naval frigates, and (2) has found that USS *Fahrion* (FFG 22), USS *Lewis B. Fuller* (FFG 23), and USS *Gallery* (FFG 26) are members of the FFG 7 class of ships, certain exemptions for which have been previously granted under 72 COLREGS Rule 38. The intended effect of this rule is to warn mariners in waters where the 72 COLREGS apply.

EFFECTIVE DATE: October 16, 1981.

FOR FURTHER INFORMATION CONTACT: Captain Richard J. McCarthy, JAGC, USN, Admiralty Counsel, Office of the Judge Advocate General, Navy Department, 200 Stovall Street, Alexandria, Virginia 22332, Telephone number (202) 325-9744.

SUPPLEMENTARY INFORMATION: Pursuant to the authority granted in Executive Order 11964 and 33 U.S.C. 1605, the Department of the Navy amends 32 CFR

Part 706. This amendment provides notice that the Secretary of the Navy has certified that USS Fahrion (FFG 22), USS Lewis B. Fuller (FFG 23), and USS Gallery (FFG 26) are vessels of the Navy which, due to their special construction and purpose, cannot comply fully with 72 COLREGS: Rule 21(a) regarding the arcs of visibility of their forward masthead lights; Annex I, Section 2(a)(i), regarding the height above the hull of their forward masthead lights; and Annex I, Section 3(b), regarding the horizontal relationship of their sidelights to their forward masthead lights, without interfering with their special function as Navy frigates. The Secretary of the Navy has also certified that the above-mentioned lights are located in closest possible compliance with the applicable 72 COLREGS requirements.

Notice is also provided to the effect that USS Fahrion (FFG 22), USS Lewis B. Fuller (FFG 23), and USS Gallery (FFG 26) are members of the FFG 7 class of ships for which certain exemptions, pursuant to 72 COLREGS Rule 38, have been previously authorized by the Secretary of the Navy. The exemptions pertaining to that class, found in the existing tables of § 706.3, are equally applicable to these three ships.

Moreover, it has been determined, in accordance with 32 CFR Parts 296 and 701, that publication of this amendment for public comment prior to adoption is impracticable, unnecessary and contrary to public interest since it is based on technical findings that the placement of lights on these ships in a manner different from that prescribed herein will adversely affect the ships' ability to perform their military function. Accordingly, 32 CFR Part 706 is amended as follows:

PART 706—CERTIFICATIONS AND EXEMPTIONS UNDER THE INTERNATIONAL REGULATIONS FOR PREVENTING COLLISIONS AT SEA, 1972

§ 706.2 [Amended]

1. Table One of § 706.2 is amended by adding the following vessels for which navigational light certifications are being herewith issued by the Secretary of the Navy:

Vessel	Number	Distance in meters ¹
USS Fahrion.....	FFG 22.....	1.6
USS Lewis B. Fuller.....	FFG 23.....	1.6
USS Gallery.....	FFG 26.....	1.6

¹ Of forward masthead light below minimum required height. § 2(a)(i) Annex I.

2. Table Four of § 706.2 is amended by adding to the existing paragraph 8 the following vessels for which navigational light certifications are being issued herewith by the Secretary of the Navy:

8. On the following ships the arc of visibility of the forward masthead light required by the Rule 23(a)(i) may be obstructed through 1.6° arcs of visibility at the points 021° and 339° relative to the ship's head.

* * * * *

USS Fahrion (FFG 22)
 USS Lewis B. Fuller (FFG 23)
 USS Gallery (FFG 26)

3. Table Four of § 706.2 is amended by adding to the existing paragraph 9 the following vessels for which navigational light certifications are being issued herewith by the Secretary of the Navy:

9. Sidelights on the following ships do not comply with Annex I, Section 3(b):

Vessel	Number	Distance of side-lights ¹
USS Fahrion.....	FFG 22.....	2.69
USS Lewis B. Fuller.....	FFG 23.....	2.75
USS Gallery.....	FFG 26.....	2.75

¹ Forward of masthead light in meters.

Dated: October 16, 1981.
 (Executive Order 11964; (33 U.S.C 1605))
James F. Goodrich,
Acting Secretary of the Navy.
 [FR Doc. 81-31495 Filed 10-29-81; 8:45 am]
BILLING CODE 3810-AE-M

POSTAL SERVICE

39 CFR Part 111

Second-Class Novelty Pages; Inclusion of All-Purpose Envelopes

AGENCY: Postal Service.

ACTION: Final rule.

SUMMARY: This final rule changes certain postal regulations to permit the inclusion of all-purpose envelopes as novelty pages in mailed copies of second-class publications. It was determined that the former restriction on envelopes was unnecessary and inconsistent with the recent approval of several other novelty page features, such as multilayered pages, pop-up sheets, and printed folded sheets affixed to pages.

EFFECTIVE DATE: November 30, 1981.

FOR FURTHER INFORMATION CONTACT:

Cheryl L. Beller, (202) 245-4655.

SUPPLEMENTARY INFORMATION: On August 27, 1981, the Postal Service published for comment in the Federal Register a proposed change to section 425.8 of the Domestic Mail Manual (DMM) as described above. 46 FR 43187. Written letters of comment were received from fifty-six publishers, envelope manufacturers mailers' organizations and other mailers, all of whom agreed with the proposed change.

Thirty-nine commenters favored the change exactly as proposed.

Fifteen commenters, of which six were from different officers of the same company, requested that the proposal be amended to allow loose or "blown-in" envelopes to be considered novelty pages instead of envelopes which are bound in or affixed to pages. The commenters suggest that penalties could be imposed if loose envelopes fall out and cause "disarray or clutter" in post offices. They doubt this would happen but think the Postal Service should take the chance and deal with problems, if they arise, later.

In our opinion, the commenters are asking the Postal Service to treat novelty pages the same as enclosures. Postal regulations provide that only two kinds of enclosures are permitted in second-class publications: receipts and orders for subscriptions, and these may be inserted either loose ("blown in") or bound in the publication. See DMM 425.6. Novelty pages, on the other hand, must be prepared specifically for and intended as integral pages of second-class publications. Accordingly, they are not merely enclosures that can be blown in. They must be bound in or affixed to pages to qualify as novelty pages.

In addition, there is the serious problem of potential clutter in post offices and mail processing problems if the Postal Service should permit envelopes to be inserted loose. One commenter's suggestion would appear to eliminate this problem completely by providing that any publication with loosely inserted envelopes would itself have to be enclosed in an envelope. We think the latter suggestion has merit and could be adopted as an exception to the requirement that envelopes be bound in or affixed to pages, since the outer envelope would serve to "bind in" the otherwise loose envelope. The final rule is being so amended.

Another commenter requested that the proposed rule be changed to permit order forms or other materials to be inserted in the envelopes. Since we think that under 425.6 of the DMM a receipt or an order for a subscription could properly be inserted in an

envelope bound in or affixed to pages of a second-class publication, there is no need to amend the rule to specify the locations in a second-class publication where such enclosures could be placed. As to the request to permit "other materials" to be inserted in the envelopes, we are opposed to such an amendment, since it would authorize unlimited insertion of materials, including third-class matter, in second-class publications.

After consideration of all the comments, the Postal Service hereby adopts the following changes to section 425.8 of the Domestic Mail Manual, which is incorporated by reference in the Code of Federal Regulation 39 CFR 111.1.

Part 425—What May Be Mailed at the Second-Class Rates

In 425.8, revise .81 and .82d and add new .82k to read as follows:

425.8 Novelty Pages.

.81 Definition. Novelty pages are printed sheets that may be used for purposes other than reading, or printed sheets with novel characteristics. Novelty pages must be prepared specifically for and intended as integral pages of second-class publications. Blank sheets are not novelty pages. The total number of novelty pages in an issue may constitute only a minor portion of the total pages. Excessive use of novelty pages gives publications the characteristics, both as to format and purpose, the books, catalogs, or other third- or fourth-class mail.

.82 Examples. The following are examples of novelty pages that may be included in second-class publications:

d. Pages with printed illustrations permanently pasted to them.

* * * * *

k. Envelopes which are bound in copies or affixed to pages. (Exception: Envelopes need not be bound in or affixed to pages of a publication if individual copies of the publication are enclosed in an envelope in accordance with 462.2.)

A transmittal letter making these changes in the pages of the Domestic Mail Manual will be published and transmitted to subscribers automatically. Notice of these changes will be published in the Federal Register as provided in 39 CFR 111.3.

(39 U.S.C. 401(2), 404(2))

W. Allen Sanders,

Associate General Counsel, Office of General Law and Administration.

[FR Doc. 81-31542 Filed 10-29-81; 8:45 am]

BILLING CODE 7710-12-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[A-3-FRL 1928-4]

Approval and Promulgation of Implementation Plans; Approval of Revision of Delaware State Implementation Plan

AGENCY: Environmental Protection Agency.

ACTION: Final rule.

SUMMARY: In this final rulemaking the Administrator is approving several revisions of the Delaware State Implementation Plan (SIP). These revisions consisting of amendments to the Delaware Air Pollution Control regulations I (Definitions), II (Registration and permits), III (Ambient Air Quality Standards), IV (Particulate Emissions from Fuel Burning Equipment), VIII (Sulfur Dioxide Emissions from Fuel Burning Equipment), XII (Nitrogen Oxides Emissions from Fuel Burning Equipment—New Castle County), XIV (Visible Emissions), XV (Air Pollution Alert and Emergency Plan), and XVII (Source Monitoring, Recordkeeping and Reporting), meet the requirements of sec. 110 of the Clean Air Act and of 40 CFR Part 51—Preparation, adoption, and submittal of implementation plans.

EFFECTIVE DATE: November 30, 1981.

ADDRESSES: Copies of Delaware's amendments of its regulations and accompanying support materials are available for public inspection during normal business hours at the following locations:

U.S. Environmental Protection Agency, Region III, Air Media & Energy Branch, 6th & Walnut Streets, Curtis Building, Philadelphia, PA 19106, Attn: Patricia Sheridan

State of Delaware, Department of Natural Resources & Environmental Control, Air Resources Section, Edward Tatnall Building, P.O. Box 1401, Dover, Delaware 19901, Attn: Robert R. French
Public Information Reference Unit, EPA Library, Room 2922, U.S. Environmental Protection Agency, 401 M Street, S.W., Washington, D.C. 20460

The Office of the Federal Register, 1100 L Street, N.W., Room 8401, Washington, D.C. 20408

FOR FURTHER INFORMATION CONTACT: Mr. Harold A. Frankford (3AH12), U.S. Environmental Protection Agency, Region III, 6th & Walnut Streets,

Philadelphia, PA 19106, Telephone Number 215/597-8392.

SUPPLEMENTARY INFORMATION:

I. Background

On March 19, 1980, the State of Delaware submitted to the Regional Administrator, EPA Region III, amendments to the State of Delaware's Regulations Governing the Control of Air Pollution and requested that they be reviewed and processed as revisions of the Delaware State Implementation Plan (SIP). Delaware submitted proof that a public hearing on these amendments was held on December 11 and 12, 1979, in accordance with the requirements of 40 CFR 51.4.

EPA proposed these amendments in the Federal Register on August 20, 1980, 45 FR 55480. EPA solicited public comments on the revisions at that time. The public comments received on the proposal are discussed later in this notice.

The amendments submitted by Delaware consist of changes to Delaware's Regulations I, II, III, IV, VIII, XII, XIV, XV, and XVII. Also submitted by Delaware was a variance allowing the Getty Refining and Marketing Company's (Getty) catalytic cracking operations to emit particulates in excess of the limitations of Regulations V and XIV. The amendments which are described in detail in the notice of August 20, 1980, are summarized in the following section.

II. Discussion

A. Amendments to Delaware's Regulations

1. Regulation I—Definitions

Delaware has revised the following definitions in Regulation I.

- a. Alterations
- b. Construction, Installation or Alteration
- c. Fuel Burning Equipment
- d. Modification
- e. Sulfur Recovery Operation

2. Regulation II—Registration and Permits

Section 4.2 was amended so that gasoline station storage tanks in New Castle County having a capacity of 2,000 gallons or more would no longer be exempt from Regulation II's requirements. Section 6 was modified so that only an operating permit can be extended. In addition, Section 6 was modified to exempt those holding open burning permits from the need to submit written requests for extensions.

3. Regulation III—Ambient Air Quality Standards

Delaware adopted EPA's recently-promulgated ambient air quality

standard for lead and amended its air quality standards for suspended particulates, sulfur dioxide, carbon monoxide, hydrocarbons, and nitrogen dioxide to make them equivalent to EPA's standards. In addition, Section 1.6 was revised by listing within it more recent sampling and analytical procedures for determining concentrations of contaminants in the air.

4. Regulation IV—Particulate Emissions From Fuel Burning Equipment

Section 2.1 was modified by deleting unnecessary words.

5. Regulation VIII—Sulfur Dioxide Emissions From Fuel Burning Equipment

Delaware amended Regulation VIII by including in Section 2 a specification of the sampling and analysis techniques that must be used to determine the sulfur content of oil.

6. Regulation XII—Nitrogen Oxide Emissions

Regulation XII was deleted.

7. Regulation XIV—Visible Emissions

Regulation XIV was amended by adding Sections 3 and 4. Section 3 allows Delaware to make case-by-case modifications of its opacity requirements; the State is able to relax its standard opacity requirements whenever a source can demonstrate that it is in compliance with an applicable mass emission standard yet cannot meet the standard opacity requirement. Any such action will have to be submitted to EPA for review and approval as a SIP revision. Section 4 makes it necessary for determinations of compliance with opacity standards to be made in accordance with Section 1.5(c) of Regulation XX.

8. Regulation XV—Air Pollution Alert and Emergency Plan

Delaware has redefined the air quality units at which alert stages I, II, and emergency are declared. These units are based on SO₂ concentrations expressed in ug/m³ rather than in parts per million.

9. Regulation XVII—Source Monitoring Record Keeping and Reporting Plan

A new subsection 1.6 was added to this regulation. It requires reference methods used to determine compliance with the standards prescribed in certain other regulations be those set forth in Section 1.5, Regulation XX or be such other State-approved method.

B. Variance Requested for the Getty Company

Delaware also requested that EPA approve a variance exempting Getty's Delaware City refinery from the limitations on particulate emissions of Regulations V and XIV. Following

discussions with Delaware, it was agreed that the variance is no longer required and, therefore, it was withdrawn.

III. Public Comments

EPA received comments on Delaware's proposed SIP revisions from the Delmarva Power and Light Company and from a private citizen. The Delmarva Power and Light Company asked EPA to approve Delaware's proposed changes in Regulations III, XII, and XIV. EPA is approving all of Delaware's changes of the regulations described in this notice. The private citizen expressed concern that Delaware's revisions might have an adverse effect on air quality. EPA is satisfied that Delaware's revisions will not result in any violations of air quality standards.

IV. Actions and Conclusion

EPA has reviewed Delaware's changes in Regulations I, II, III, IV, VIII, XII, XIV, XV, and XVII and has determined that they meet the requirements for approval listed in Section 110(a)(2) of the Clean Air Act and in 40 CFR Part 51. Accordingly, EPA is approving those regulatory changes. In addition, the variance for the Getty Refining and Marketing Company has been withdrawn.

Under Executive Order 12291, EPA must judge whether a regulation is "Major" and therefore subject to the requirement of a Regulatory Impact Analysis. This regulation is not major because this action only approves State actions and imposes no new requirements.

This regulation was submitted to the Office of Management and Budget for review as required by Executive Order 12291. Any comments from OMB to EPA and any EPA responses to these comments are available for public inspection at the address listed for Patricia Sheridan at the beginning of this notice.

Pursuant to the provisions of 5 U.S.C. 605(b) I certify that the SIP approvals under Sections 110 and 172 of the Clean Air Act will not have a significant economic impact on a substantial number of small entities. This action only approves State actions. It imposes no new requirements.

Under Section 307(b)(1) of the Clean Air Act, judicial review of this action is available *only* by the filing of a petition for review in the United States Court of Appeals for the appropriate circuit within 60 days of today. Under Section 307(b)(2) of the Clean Air Act, the requirements which are the subject of today's notice may *not* be challenged

later in civil or criminal proceedings brought by EPA to enforce these requirements.

(42 U.S.C. 7401-642)

Dated: October 22, 1981.

Anne M. Gorsuch,
Administrator.

Note.—Incorporation by reference of the State Implementation Plan for the State of Delaware was approved by the Director of the Federal Register on July 1, 1981.

PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

Part 52 of Title 40 of the Code of Federal Regulations is amended as follows:

Subpart I—Delaware

1. Section 52.420 is amended by adding paragraph (c)(16) as follows:

§ 52.420 Identification of plan.

* * * * *

(c) * * *

(16) Revisions to Delaware's Regulations I, II, III, IV, VIII, XII, XIV, XV, and XVII submitted by the Delaware Department of Natural Resources and Environmental Control on March 19, 1980.

[FR Doc. 81-31526 Filed 10-29-81; 8:45 am]

BILLING CODE 6560-38-M

GENERAL SERVICES ADMINISTRATION

Transportation and Public Utilities Service

41 CFR Ch. 101

[FPMR Temp. Reg. A-16, Supp. 1]

Federal Facility Ridesharing Program

AGENCY: Transportation and Public Utilities Service, General Services Administration.

ACTION: Temporary regulation.

SUMMARY: This supplement extends the expiration date of FPMR Temporary Regulation A-16. The extension will enable the General Services Administration to review and analyze the Federal Facility Ridesharing Reports submitted by each agency to determine if changes in the reporting procedures are warranted before codification of the Temporary Regulation into the permanent Federal Property Management Regulations.

DATES: Effective date: July 1, 1981. Expiration date: December 31, 1981.

FOR FURTHER INFORMATION CONTACT:

Larry Frisbee, Federal Fleet Management Division (202-275-1021).

SUPPLEMENTARY INFORMATION: The General Services Administration has determined that this rule is not a major rule for the purposes of Executive Order 12291 of February 17, 1981, because it is not likely to result in an annual effect on the economy of \$100 million or more; a major increase in costs to consumers or others; or significant adverse effects. The General Services Administration has based all administrative decisions underlying this rule on adequate information concerning the need for, and consequences of, this rule; has determined that the potential benefits to society from this rule outweigh the potential costs and has maximized the net benefits; and has chosen the alternative approach involving the least net cost to society.

(Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c))

In 41 CFR Chapter 101, this temporary regulation is listed in the appendix at the end of Subchapter A.

Federal Property Management Regulations
Temporary Regulation A-16, Supplement 1
October 3, 1981.

To: Heads of Federal agencies.

Subject: Federal Facility Ridesharing Program.

1. *Purpose.* This supplement extends the expiration date of FPMR Temporary Regulation A-16.

2. *Effective date.* This supplement is effective July 1, 1981.

3. *Expiration date.* This supplement expires on December 31, 1981.

4. *Explanation of changes.* The expiration date in paragraph 3 of FPMR Temporary Regulation A-16 is revised to December 31, 1981. The extension will enable the General Services Administration to review and analyze the Federal Facility Ridesharing Reports submitted by each agency to determine if changes in the reporting procedures are warranted before codification of the Temporary Regulation into the permanent Federal Property Management Regulations.

Gerald P. Carmen,

Administrative Director of General Services.

[FR Doc. 81-31499 Filed 10-29-81; 8:45 am]

BILLING CODE 6820-AM-M

41 CFR Part 101-7**Revised Federal Travel Regulations; Availability**

AGENCY: Transportation and Public Utilities Service, GSA.

ACTION: Notice of Availability and Amendment of Material Incorporated by Reference.

SUMMARY: The General Services Administration (GSA) announces the availability of the newly revised, standard size type, looseleaf, Federal Travel Regulations (FTR) which are effective for travel performed on or after November 1, 1981.

The FTR are incorporated by reference at 41 CFR 101-7.003. The revised FTR will be sent automatically in early December to each Federal agency subscribing to the subchapter A series of the Federal Property Management Regulations in the quantities currently listed with GSA by the agency's publication liaison officer. The revised FTR contain several new changes which are described in the Supplementary Information.

EFFECTIVE DATE: November 1, 1981.

ADDRESSES: For extra copies, GSA notified government printing and publishing officials by letter dated August 4, 1981, to submit a Standard Form 1, Printing and Binding Requisition, to the Government Printing Office as a rider to the GSA printing requisition. Extra copies will not be provided by GSA.

Other interested individuals may obtain copies on a subscription basis by contacting the Superintendent of Documents, Government Printing Office, Washington, DC 20402. The subscription price is \$45.00 domestic; \$56.25 foreign.

The FTR are available for inspection at the Office of the Federal Register, 1100 L St., NW, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Audrey Rish or Larry Tucker (202) 275-0651.

SUPPLEMENTARY INFORMATION: The revised FTR, which is basically a reissue of the May 1973 edition, incorporates changes previously implemented by FPMR Temporary Regulation A-11 and supplements thereto. In addition, the revised FTR contains several new changes as follows:

1. Deletion of the requirement to show actual odometer readings on travel vouchers when claiming mileage reimbursement for use of privately owned vehicles for official travel;

2. Inclusion of new policy that either AMTRAK or contract air service may be selected at agency discretion for travel between Washington, DC and New York, NY, since both modes of transportation are considered advantageous to the government;

3. Inclusion of new Comptroller General guidelines issued March 31, 1981, that relax the standards under which U.S. flag air carriers may be considered unavailable for foreign air transportation;

4. Deletion of the agency reporting requirement on the use of first class air travel accommodations; and

5. Addition of previously omitted restrictive criteria governing reimbursement of the cost of collision damage waiver insurance on rental vehicles in foreign areas.

Dated: October 23, 1981.

Janice Mendenhall,
Deputy Commissioner, Transportation and Public Utilities Service.

[FR Doc. 81-31484 Filed 10-29-81; 8:45 am]

BILLING CODE 6820-AM-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES**Health Care Financing Administration****42 CFR Parts 405 and 441****Medicare and Medicaid Programs; Less Than Effective Drugs**

AGENCY: Health Care Financing Administration (HCFA), HHS.

ACTION: Notice of court order affecting enforcement of interim final rule with comment period.

SUMMARY: We are notifying affected parties that, in accordance with a court order, HCFA will discontinue reimbursement for expenses incurred on or after October 30, 1981, for drugs identified in Section 2103 of the Omnibus Budget Reconciliation Act of 1981. That section prohibits the use of Federal funds under the Medicare Part B and Medicaid programs for drugs that the Food and Drug Administration has proposed, in a notice of opportunity for hearing, to withdraw from the market because they are less than effective, as well as identical, related, or similar drugs.

DATES: The interim final rule became effective October 1, 1981. Unless the order is modified, the Department will cease reimbursement as of October 30 in accordance with the terms of the order.

FOR FURTHER INFORMATION CONTACT: Henry J. Hehir, 301-594-8561.

SUPPLEMENTARY INFORMATION: Regulations were published in the Federal Register on October 1, 1981 (46 FR 48550), to implement Section 2103 of the Omnibus Budget Reconciliation Act of 1981 (Pub. L. 97-35). That section prohibits the use of Federal funds under the Medicare Part B and Medicaid programs for drugs that the Food and Drug Administration has proposed, in a notice of opportunity for hearing, to withdraw from the market because they are less than effective, as well as

identical, related, or similar drugs. In the Federal Register notice, the Department advised that it would grant a grace period until January 1, 1982, before we would begin enforcement of this provision.

In a lawsuit brought in the United States District Court for the District of Columbia, *National Council of Senior Citizens v. Schweiker* (Civ. Action No. 81-2462), the Court on October 23, 1981, held that the Secretary was not authorized to grant a grace period and ordered the Secretary to discontinue reimbursement under Medicare Part B and Medicaid for expenses incurred on or after October 30, 1981, for the drugs identified in Section 2103. The Department is seeking modification of the Court's order, so as to provide additional time for the States to notify pharmacists and other affected parties. Unless the order is modified, however, the Department will cease reimbursement as of October 30 in accordance with the terms of the order. A list of subject drugs presently known to the Department is being sent to the States immediately. The court's order applies to all drugs covered by Section 2103, however, whether or not they have been presently identified by the Department.

Dated: October 27, 1981.

Carolyn K. Davis,
Administrator.

[FR Doc. 81-31658 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-35-M

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Parts 2 and 22

[CC Docket No. 79-318; FCC 81-478]

Cellular Communications Systems; Stay of Application Date

AGENCY: Federal Communications Commission.

ACTION: Order Staying Acceptance Date for Applications Under Final Rule.

SUMMARY: This order stays the date the Commission will begin accepting applications for cellular communications systems. In April 1981, (46 FR 27655; May 21, 1981) the Commission, by Report and Order, established rules and policies applicable to the authorization and operation of cellular communications systems. In that Report and Order, we stated that we would accept applications under the new Subpart K of Part 22 for cellular systems beginning November 23, 1981. We have since received 25 petitions for

reconsideration and numerous associated pleadings which, collectively, challenge the major policy determinations in that Report and Order. Although the staff is currently reviewing these petitions, the Commission does not expect to rule on them in time for applicants to meet the November 23 filing date.

DATE: The date for acceptance of cellular system applications is stayed until 30 days after publication in the Federal Register of the Commission's Order resolving the petitions for reconsideration.

FOR FURTHER INFORMATION CONTACT: Thomas Gutierrez, Common Carrier Bureau, (202) 632-6450.

SUPPLEMENTARY INFORMATION:

In the matter of an inquiry into the Use of the Bands 825-845 MHz and 870-890 MHz for Cellular Communications Systems; and Amendment of Parts 2 and 22 of the Commission's rules relative to Cellular Communications Systems, CC Docket No. 79-318.

Order

Adopted: October 7, 1981.

Released: October 13, 1981.

By the Commission: Commissioner Quello concurring in the result; Commissioner Fogarty dissenting and issuing a statement.

1. The Commission's *Report and Order* (Order) in the above-captioned proceeding¹ establishes rules and regulatory policies applicable to the authorization and operation of cellular communications systems. Presently, applications for cellular authorizations are to be accepted for filing starting November 23, 1981.

2. In response to the Order we have received 25 petitions for reconsideration or clarification, 13 opposition pleadings and an additional 13 reply pleadings. We have also received three motions for stay of our Order as well as pleadings supporting or opposing those motions. The motions for stay were filed by Millicom, Inc. (Millicom), Telocator Network of America (Telocator) and the National Aeronautics and Space Administration (NASA). Millicom requests a stay of the effectiveness of the Commission's Order pending its action on the petitions for reconsideration. Telocator requests a temporary stay of the date for acceptance of applications until five months after the effective date of the Commission's decision on the petitions for reconsideration. NASA seeks a partial stay of the Order so that any

¹ Report and Order, CC Docket 79-318, adopted April 9, 1981, released May 4, 1981, 46 FR 27655 (May 21, 1981), 49 RR 2d 809 (1981).

Commission action on any cellular application contains an express condition that construction and operation of any system is subject to the outcome of the reconsideration process. AT&T, in opposing these motions, generally argues that the petitions have not met any of the standards necessary to support a stay and that implementation of cellular should move ahead without further delay.

3. The staff is currently reviewing the petitions for reconsideration and associated pleadings which collectively challenge virtually every major policy determination in the Order. However, the date for acceptance of applications is rapidly approaching. Because of the number and complexity of the issues raised in the petitions, we do not expect to be in a position to rule on the petitions at a date early enough to provide potential applicants with sufficient time to adequately prepare applications for filing on November 23, 1981.

4. After reviewing all of the pleadings and considering the impact that the reconsideration process may have on the planning and preparation of applications, we have determined that the public interest would be best served by staying the date upon which we will accept applications until 30 days after the date of publication in the Federal Register of the Commission's Order resolving the petitions for reconsideration. This action will, in addition to providing applicants with adequate time to prepare their applications, avoid any inequities which might otherwise result to parties acting in reliance on our Order should we revise any basic aspect of our regulatory framework when acting on the petitions for reconsideration. This action does not significantly detract from the importance we attached in our Order to implementing cellular service expeditiously. The ultimate delay of this proceeding should be *de minimis* because we expect to act on the petitions for reconsideration by the end of December 1981.

5. Accordingly, it is ordered, that the Request for Stay of Commission Order Pending Reconsideration filed by Millicom Incorporated is granted to the extent noted herein, that the Motion for Temporary Stay filed by Telocator Network of America is granted in part to the extent noted herein, and that the Motion for Partial Stay filed by the National Aeronautics and Space Administration is moot.

6. It is further ordered, effective immediately, that the date for acceptance of cellular applications is

stayed until 30 days after the publication in the Federal Register of the Commission's Order resolving the petitions for reconsideration of our *Report and Order*. Because this stay relates to matters of practice and procedure before the Commission, compliance with the notice and effective date provisions of the Administrative Procedure Act is unnecessary. See 5 U.S.C. 553(b).

7. The Secretary shall cause a copy of this Order to be published in the Federal Register.

Federal Communications Commission.²
William J. Tricarico,
Secretary.

Dissenting Statement of Commissioner Joseph R. Fogarty

In Re: Stay of Date for Acceptance of Applications for the Domestic Public Cellular Radio Telecommunications Service

I dissent from the Commission's decision to stay the November 23, 1981 date for acceptance of applications for the Domestic Public Cellular Radio Telecommunications Service until 30 days after the effective date of a

² See attached dissenting statement of Commissioner Joseph R. Fogarty.

decision on pending petitions for reconsideration of our May 21, 1981 Cellular Radio *Report and Order*.

It is my firm conviction that the Commission's Cellular Radio decision is sound in policy and correct in law and provides the *only* viable structure for making this revolutionary technology and service "available, so far as possible, to all the people of the United States," on a "rapid, efficient Nationwide" basis, and "with adequate facilities at reasonable charges," as Section 1 of the Communications Act directs.

My review of the petitions for reconsideration and related pleadings, which have been before the agency since August 6, 1981, indicates that the matters raised are, for the most part, essentially reargument of issues which were fully addressed and resolved by the Commission in its original decision. I fail to understand why today, on October 7, 1981, we cannot commit ourselves to ruling on reconsideration by early November and thereby avoid a stay of the cellular application filing date and associated delays in pressing forward with the provision of this new and needed service.

I am also greatly disturbed that this stay decision may be interpreted as indicating a lack of Commission resolve

in implementing the critical policy core of the original decision—the split frequency structure—which ensures the timely provision of cellular service and realistic competitive opportunities and benefits. Such wavering would be a travesty on the orderliness, continuity, and integrity of the Commission's process. Of course, we must address the pending reconsideration petitions in due course and with due process. However, the mere pendency of those petitions is no basis for signaling a lack of commitment to the policy judgment that *is* the view of this Commission. To dismantle now the carefully constructed split frequency structure in the name of "competition"—if that is in the offing—will merely delay delivery of this exciting service to the American public for the indeterminate future and will, in my opinion, frustrate the competitive tension between wireline carriers, the radio common carriers and others, which this Commission sought to foster in the Cellular Radio *Report and Order*.

We should be moving ahead with all dispatch to secure the benefits of cellular radio to the people of the United States. From this unfortunate delay, I dissent.

[FR Doc. 81-31527 Filed 10-29-81; 8:45 am]

BILLING CODE 6712-01-M

Proposed Rules

Federal Register

Vol. 46, No. 210

Friday, October 30, 1981

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

DEPARTMENT OF AGRICULTURE

Agricultural Stabilization and Conservation Service

7 CFR Part 725

1982 National Marketing Quota for Flue-Cured Tobacco

AGENCY: Agricultural Stabilization and Conservation Service, Agriculture (USDA).

ACTION: Notice of Proposed Determination of 1982-83 Marketing Quota.

SUMMARY: The Secretary of Agriculture is required by the Agricultural Adjustment Act of 1938, as amended, to determine and announce by December 1, 1981, the amount of the national marketing quota for flue-cured tobacco for the 1982-83 marketing year. The public is invited to comment on the amount of the national marketing quota to be determined and other related factors, as set forth in this notice.

DATE: Comments must be received on or before November 13, 1981.

ADDRESS: Send comments to the Director, Price Support and Loan Division, ASCS, U.S. Department of Agriculture, P.O. Box 2415, Washington, D.C. 20013, (202) 447-5187.

FOR FURTHER INFORMATION CONTACT: Robert Tarczy, Program Specialist, Price Support and Loan Division, ASCS, USDA, Room 3736—South Building, P.O. Box 2415, Washington, D.C. 20013, (202) 447-5187. The Draft Regulatory Impact Analysis describing the options considered in developing this notice and the impact of implementing each option is available on request from Robert L. Tarczy.

SUPPLEMENTARY INFORMATION: This notice has been reviewed in conformity with Executive Order 12291 and Secretary's Memorandum 1512-1 and has been classified as "not major." This action has been classified as "not major" since implementation of these determinations will have an annual effect on the economy of less than \$100 million.

I have determined that an emergency exists which warrants less than a 60-day comment period on this proposed action because producers need to know as soon as possible the amount of the 1982-83 national marketing quota for flue-cured tobacco so that they can make plans for next year's crop which begins in February. For this reason, comments must be received by November 13, 1981, to ensure consideration.

The title and number of the Federal Assistance Program that this proposed notice applies to is: Title—Commodity Loan and Purchases; Number—10.051, as set forth in the Catalog of Federal Domestic Assistance. This action will not have a significant impact specifically on area and community development. Therefore, review as established by OMB Circular A-95 was not used to assure that units of local government are informed of this action.

The Agricultural Adjustment Act of 1938, as amended (hereinafter referred to as the "Act"), requires the Secretary to determine and announce by December 1, 1981, the amount of the national marketing quota, the national average yield goal, and the national acreage allotment for the 1982-83 marketing year. The 1982-83 marketing year is the third of three consecutive years for which marketing quotas, approved by producers in a national referendum, will be in effect for flue-cured tobacco.

Section 301(b)(14)(B) of the Act defines "reserve supply level" as the normal supply, plus 5 percent thereof, to insure a supply adequate to meet domestic consumption and export needs in years of drought, flood, or other adverse conditions, as well as in years of plenty. The "normal supply" is defined in Section 301(b)(10)(B) of the Act as a normal year's domestic consumption and exports, plus 175 percent of a normal year's domestic use and 65 percent of a normal year's exports as an allowance for a normal year's carryover. A "normal year's domestic consumption" is defined in Section 301(b)(11)(B) of the Act as the average quantity produced and consumed in the United States during the ten marketing years immediately preceding the marketing year in which the quota must be announced (1981-82), adjusted for current trends in such consumption.

A "normal year's exports" is defined in Section 301(b)(12) of the Act as the

average quantity produced in and exported from the United States during the ten marketing years immediately preceding the marketing year in which the quota must be announced (1981-82), adjusted for current trends in such exports.

The reserve supply level for the 1981-82 marketing year was determined to be 2,065 million pounds. This was based on a normal year's domestic consumption of 580 million pounds and a normal year's exports of 537 million pounds (45 FR 80477). The proposed reserve supply level for the 1982-83 marketing year is 2,568 million pounds, based on a normal year's domestic consumption of 570 million pounds and a normal year's exports of 532 million pounds.

Section 301(b)(16)(B) of the Act defines "total supply" as the carryover at the beginning of the marketing year (July 1) plus the estimated production in the United States during the calendar year in which the marketing year begins. The total supply for the 1981-82 marketing year is 3,116 million pounds based on carryover of 2,012 million pounds and estimated marketings of 1,104 million pounds.

Section 317(a)(1) of the Act defines "national marketing quota" for any kind of tobacco for a marketing year as the amount of that kind of tobacco produced in the United States which the Secretary estimates will be used domestically and exported during the marketing year, adjusted upward or downward in such amount as the Secretary, in his discretion, determines is desirable for the purpose of maintaining an adequate supply or for effecting an orderly reduction of supplies to the reserve supply level. The maximum downward adjustment is 15 percent of estimated domestic use and exports.

The amount of flue-cured tobacco produced and utilized domestically during the 1980-81 marketing year was 549 million pounds, and the amount exported was 490 million pounds, farm sales weight basis. The amount of the national marketing quota for the 1981-82 marketing year is 1,013 million pounds, based upon estimated domestic utilization of 560 million pounds and exports of 510 million pounds with a downward adjustment of 57 million pounds to make an orderly reduction in supplies. For the 1982-83 marketing year, utilization in the United States is estimated to be about 540 million pounds and exports are estimated to be

about 510 million pounds. The total supply for the 1981-82 marketing year is 548 million pounds more than the proposed reserve supply level, but the amount of the adjustment desirable for maintaining an adequate supply or for effecting an orderly reduction of supplies to the reserve supply level is still being considered. However, the national marketing quota is proposed to be within the range of 900 to 1,050 million pounds.

Section 317(a)(2) of the Act defines the "national average yield goal" for any kind of tobacco as the yield per acre which on a national average basis the Secretary determines will improve or insure the usability of the tobacco and increase the net return per pound to the growers. In making this determination, the Secretary shall give consideration to such Federal-State production research data as he deems relevant. The national average yield goal for the 1965-66 and each subsequent marketing year was determined to be 1,854 pounds, and no change is proposed for the 1982-83 marketing year.

Section 317(a)(3) of the Act defines the "national acreage allotment" as the acreage determined by dividing the national marketing quota by the national average yield goal. The national acreage allotment for the 1981-82 marketing year was determined to be 546,386.19 acres (45 FR 80477).

A national acreage factor for apportioning the national acreage allotment to old farms will be determined by dividing the national acreage allotment, less the reserve for new farms and old farm corrections and adjustments, by the sum of the 1981 allotments for 1982 old farms prior to adjustments for overmarketings or undermarketings and reductions required for violations.

The national acreage factor for the 1981-82 marketing year was .925 (45 FR 80477).

A national yield factor will be obtained by dividing the national average yield goal by the national average yield. The national average yield is computed by multiplying the preliminary farm yield for each farm by the acreage allotment determined for the farm prior to adjustments for overmarketings, undermarketings, or reductions required for violations, adding the products, and dividing the sum of the products by the national acreage allotment. The national yield factor for the 1981-82 marketing year was .9307 (45 FR 80477).

Section 317(e) of the Act provides that for each marketing year for which acreage-poundage quotas are in effect a reserve may be established from the

national acreage allotment in an amount equivalent to not more than one percent of the national acreage allotment to be available for making corrections of errors in farm acreage allotments, adjusting inequities, and for establishing acreage allotments for new farms, which are farms on which no tobacco was produced or considered produced during the immediately preceding five years. A reserve of 200 acres was established for the 1981-82 marketing year (45 FR 80477). The establishment of such reserve is proposed for the 1982-83 marketing year.

Section 317(g)(1) of the Act provides that if the Secretary, in his discretion, determines it is desirable to encourage the marketing of grade N2 tobacco, or any grade of tobacco not eligible for price support, in order to meet the normal demands of export and domestic markets, he may authorize the marketing of such tobacco without the payment of penalty or deduction from subsequent quotas to the extent of 5 percent of the marketing quota for the farm on which the tobacco was produced. This has never been authorized under the acreage-poundage program and is not proposed for the 1982-83 marketing year.

Proposed Determinations

The Secretary of Agriculture proposes to determine and announce with respect to the 1982-83 crop of flue-cured tobacco:

(1) A reserve supply level in the amount of 2,568 million pounds.

(2) A national marketing quota in an amount within the range of 900-1,050 million pounds.

(3) A national average yield goal of 1,854 pounds.

(4) A reserve from the national acreage allotment in an amount within a range of 200 acres-800 acres.

(5) Marketing of N2 or other grades of tobacco not eligible for price support, without payment of penalty or deduction from subsequent quotas, will not be authorized.

The national acreage allotment, the national acreage factor, and the national yield factor will be computed in accordance with a formula specified by statute using the final determinations which will be made with respect to items set forth in (1) through (4) above and do not involve administrative decisionmaking.

All written submissions will be made available for public inspection from 8:15 a.m. to 4:45 p.m. Monday through Friday, in Room 3741-South Building, 14th and Independence Avenue SW., Washington, D.C. 20013.

Signed at Washington, D.C., on October 26, 1981.

C. Hoho Leggett,

Acting Administrator, Agricultural Stabilization and Conservation Service.

[FR Doc. 81-31508 Filed 10-27-81; 12:06 pm]

BILLING CODE 3410-05-M

Agricultural Marketing Service

7 CFR Part 984

Walnuts Grown in California; Proposed Free and Reserve Percentages for the 1981-82 Marketing Year

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Proposed rule.

SUMMARY: This proposal invites written comments on the establishment of marketing percentages for California walnuts for the 1981-82 marketing year to allocate this season's supplies between domestic and export markets. The 1981-82 marketing year began August 1, 1981. The proposal is intended to make ample supplies of this season's walnuts available for domestic needs and all of the excess available for export. The percentages are authorized by the Federal marketing order for walnuts grown in California.

DATES: Comments must be received by November 13, 1981.

PROPOSED EFFECTIVE DATES: August 1, 1981 through July 31, 1982.

ADDRESSES: Send two copies of comments to the Hearing Clerk, U.S. Department of Agriculture, Room 1077, South Building, Washington, D.C. 20250, where they will be available for inspection during regular business hours.

FOR FURTHER INFORMATION CONTACT: J. S. Miller, Chief, Specialty Crops Branch, Fruit and Vegetable Division, AMS, USDA, Washington, D.C. 20250, (202) 447-5697.

SUPPLEMENTARY INFORMATION: This action has been reviewed under USDA guidelines implementing Executive Order 12291 and Secretary's Memorandum No. 1512-1 and has been determined to be a "non-major" rule.

William T. Manley, Deputy Administrator, Agricultural Marketing Service, has determined that this action will not have a significant economic impact on a substantial number of small entities because it would result in only minimal costs being incurred by the regulated 17 handlers.

J. S. Miller has determined that this proposal should be published with less than a 60-day comment period. If

established, free and reserve percentages for the 1981-82 crop year would apply to all walnuts certified as merchantable from August 1, 1981, the beginning of that crop year. As handlers are now receiving and processing 1981 crop walnuts in volume, they need to know as soon as possible what volume regulations may apply to the handling of this crop so as to plan their operations.

Information collection [reporting and recordkeeping] under this part are subject to clearance by the Office of Management and Budget and are in the process of review. These information requirements shall not become effective until such OMB clearance has been obtained.

The authority to establish the free and reserve percentages under consideration is pursuant to § 984.49 of the marketing agreement and Order No. 984, both as amended (7 CFR Part 984), regulating the handling of walnuts grown in California and hereinafter referred to collectively as the "order". The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674). The proposal was recommended by the Walnut Marketing Board, hereinafter referred to as the "Board", which works with USDA in administering the order.

Pursuant to § 984.48 of the order, the Board based its recommendation for free and reserve percentages of 75 percent and 25 percent, respectively, on estimates of supply and combined inshell and shelled domestic trade demand for the current marketing year. Estimated trade demand was adjusted to account for supplies of walnuts carried in from the 1980-81 marketing year and for supplies deemed desirable to be carried out on July 31, 1982, for early season domestic use next year until the 1982 crop is available for marketing.

The estimated 1981 walnut production is well in excess of the 1981-82 marketing year domestic needs. While the proposal is designed to tailor the supply to domestic demand, it would still ensure the availability of ample supplies of walnuts for domestic markets during that year and promote maximum usage.

Supplies in excess of domestic needs would be available chiefly for export. Any excess supplies that could not be absorbed by export markets would be used for oil, feed, or other outlets noncompetitive with outlets for free merchantable walnuts.

In considering its recommendation, the Board noted the estimates it had made one year earlier for the 1980 crop. These estimates and final results are as follows:

	Estimate kernel weight [1,000 lbs.]	Final kernel weight [1,000 lbs.]
Supply:		
1. Orchard-run production.....	176,000	157,600
2. Less: Miscellaneous farm use.....	800	800
3. Commercial production.....	175,200	156,800
4. Plus: Uncertified carryin inshell.....	274	274
uncertified carryin shelled.....	9,028	9,028
5. Total merchantable supply.....	184,502	166,102
6. Plus: Substandard creditable for reserve.....	8,000	10,238
7. Total supply subject to regulation.....	192,502	176,340
Demand:		
8. Inshell demand.....	29,250	24,970
9. Plus: Desirable carryout.....	6,750	3,330
10. Less: Certified carryin.....	3,600	3,600
11. Adjusted inshell demand.....	32,400	24,700
12. Shelled demand.....	100,000	92,857
13. Plus: Desirable carryout.....	32,500	27,537
14. Less: Certified carryin.....	28,136	28,136
15. Adjusted shelled demand.....	104,364	92,258
16. Total demand [item 11 plus item 15].....	136,764	116,958

Marketing percentages:

17. Free percentage [item 16 divided by item 7].....	71
18. Reserve percentage [100 minus item 17].....	29

The Board used the estimates given in the table below in making its recommendation for the 1981-82 marketing year. Weight figures for inshell walnuts are converted to their equivalent shelled kernel weights.

	Inshell weight (1,000 lbs.)	Con- version factor (per- cent)	Kernel weight (1,000 lbs.)
Supply:			
1. Orchard-run production.....	430,000		
2. Less: Miscellaneous farm use.....	2,000		
3. Commercial production.....	428,000	40	171,200
4. Plus: Uncertified carryin inshell.....	2,097	45	944
Uncertified carryin shelled.....			11,440
5. Total merchantable supply.....			183,584
6. Plus: Substandard creditable for reserve.....			8,000
7. Total supply subject to regulation.....			191,584
Demand:			
8. Inshell demand.....	60,000		
9. Plus: Desirable carryout.....	12,500		
10. Less: Certified carryin.....	5,303		
11. Adjusted inshell demand.....	67,197	45	30,239
12. Shelled demand.....			100,000
13. Plus: Desirable carryout.....			30,000
14. Less: Certified carryin.....			16,097
15. Adjusted shelled demand.....			113,903
16. Total demand (item 11 plus item 15).....			144,142

Marketing percentages:

17. Free percentage (item 16 divided by item 7).....	75
18. Reserve percentage (100 percent minus item 17).....	25

PART 984—WALNUTS GROWN IN CALIFORNIA

Part 984 is amended by adding the following new section. Thus, the proposal is as follows:

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

§ 984.227 Free and reserve percentages for California walnuts during the 1981-82 marketing year.

The free and reserve percentages for California walnuts during the marketing year beginning August 1, 1981, shall be 75 percent and 25 percent, respectively.

Dated: October 26, 1981.

D. S. Kuryloski,
Deputy Director, Fruit and Vegetable Division.

[FR Doc. 81-31599 Filed 10-29-81; 8:45 am]

BILLING CODE 3410-02-M

DEPARTMENT OF JUSTICE

8 CFR Ch. I

21 CFR Ch. II

28 CFR Chs. I, III, and V

Regulatory Flexibility; Nonpublication Notice

AGENCY: Department of Justice.

ACTION: Determination pursuant to the Regulatory Flexibility Act.

SUMMARY: The Regulatory Flexibility Act, Pub. L. No. 96-354, 94 Stat. 1164, September 19, 1980, requires that each agency with any rule under development for which a general notice of proposed rulemaking will be published pursuant to 5 U.S.C. 553(b) also publish in the Federal Register during April and October of each year a regulatory flexibility agenda listing certain information about each such regulation that is likely to have a significant economic impact on a substantial number of small entities. The Department of Justice has not such regulation under development at the present time.

FOR FURTHER INFORMATION CONTACT: William J. Snider, Administrative Counsel, Justice Management Division, Department of Justice, Room 6239, 10th and Constitution Avenue, NW., Washington, D.C. 20530 (202-633-3452).

Dated: October 24, 1981.

William J. Snider,
Administrative Counsel, Justice Management Division.

[FR Doc. 81-31523 Filed 10-29-81; 8:45 am]

BILLING CODE 4410-01-M

FEDERAL DEPOSIT INSURANCE CORPORATION

12 CFR Ch. III

Semiannual Agenda of Regulations

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Publication of semiannual agenda of regulations.

SUMMARY: The semiannual agenda of regulations is intended to provide information that will enable the public to be more aware of, and more effectively participate in, FDIC's regulatory activity. The agenda summarizes rulemaking actions that FDIC expects to take during the next 12 months and final rulemaking actions that FDIC has issued since publication of the last semiannual agenda.

ADDRESS: Send comments about the semiannual agenda of regulations to the Office of the Executive Secretary, Federal Deposit Insurance Corporation, 550 17th Street, NW., Washington, D.C. 20429.

FOR FURTHER INFORMATION CONTACT: Each entry in the agenda identifies a staff person to contact for further information about that entry.

SUPPLEMENTARY INFORMATION: Improving the quality of its regulations is a principal goal of the FDIC. Participation by interested individuals and organizations can be invaluable to framing regulations which hold regulatory burdens to permissible minimums, allow for differences in the scale and resources of regulated entities, give full consideration to possible alternative regulatory approaches, and maintain clarity and understanding. Because periodic summaries of rulemaking actions give interested parties an opportunity to participate in the development of specific actions, the Board of Directors has provided for the publication of a semiannual agenda of regulations as one of several mutually supportive procedures in its "Statement of Policy for the Development and Review of FDIC Rules and Regulations" (44 FR 31007, May 30, 1979; 44 FR 32353, June 6, 1979; 44 FR 76858, December 28, 1979).

The requirement for publication of a semiannual agenda in FDIC's Statement of Policy is similar to the requirement in the Regulatory Flexibility Act (sec. 3, Pub. L. No. 96-354, 94 Stat. 1166 (5 U.S.C. 602)). The significant differences between the two requirements to publish are that the Statement of Policy applies to all prospective regulatory actions and provides for publication in March and September; whereas, the

Regulatory Flexibility Act deals only with prospective changes that could have a significant economic impact on a substantial number of small entities and provides for publication in April and October. Inasmuch as an agenda which contains the information specified by the Statement of Policy will necessarily satisfy the disclosure requirements of the Regulatory Flexibility Act, the Board of Directors has postponed publication otherwise required by the Statement of Policy so that this single publication in October will fulfill the two requirements. Assessments made of the prospective regulatory actions show that none of the entries in the agenda below will have a significant economic impact on a substantial number of small entities.

The agenda organizes entries under three sections. Section A summarizes each pending proposed regulation that FDIC has issued, gives the last date for comments from the public and identifies the name and telephone number of a staff person who can give additional information. Section B summarizes regulations that FDIC expects to propose or issue for the first time during the next twelve months and the name and telephone number of a staff person who can give additional information. Section C describes all final rulemaking actions that FDIC has taken since the last agenda was published (46 FR 26654, May 14, 1981). Possible changes to the regulations, which are not listed in the agenda below, could result from scheduled reviews of selected regulations. FDIC will publish the list of regulations to be reviewed during 1982 in the *Federal Register* during December 1981. In addition, it is noted that the Regulatory Flexibility Act specifically provides that the Act neither precludes an agency from considering or acting on any matter not included in its published agenda nor requires an agency to consider or act on any matter listed in the agenda.

Any person or organization may petition the FDIC for the issuance, amendment, or repeal of any regulations by submitting a written petition to the Executive Secretary. The petition should include a complete and concise statement of the petitioner's interest in the subject matter and the reasons why the petition should be granted.

SECTION A—PROPOSALS OUTSTANDING

Entries in this section briefly describe proposed regulations which have been published for comment and have not yet been promulgated in final form. It is FDIC's policy to withdraw any proposed regulation on which final action by the

Board of Directors has not been taken within the months from the date the regulation was last proposed.

1. Rules of Practice and Procedures (12 CFR Part 308)

The FDIC has published proposed amendments to its rules for the conduct of administrative proceedings (46 FR 43431, August 28, 1981). The proposal would implement the Equal Access to Justice Act by adding a new subpart to the Rules of Practice and Procedures and enhance FDIC's procedures by amending preexisting subparts.

The Equal Access to Justice Act allows certain parties that prevail against the FDIC to recover their litigation expenses and directs the FDIC to adopt implementing regulations. The proposed new subpart would establish procedures for prevailing parties to use in applying for reimbursement of expenses and for FDIC to use in determining whether the conditions for reimbursement have been met and, if so, the proper amount of reimbursement.

The proposal would amend other subparts of the Rules of Practice and Procedures by, among other things, delegating authority to the FDIC's Executive Secretary to perform many ministerial functions similar to duties of clerks of courts and delegating certain duties now handled by the Executive Secretary to administrative law judges.

Comments on the proposal are due by October 27, 1981.

For further information on implementing the Equal Access to Justice Act, contact Brian D. Alprin, Attorney, Legal Division; telephone 202/389-4637. On other matters, contact James L. Meador, Attorney, Legal Division, telephone 202/389-4422.

2. Assessments

(12 CFR Part 327)

The FDIC has published a proposal for compensating the FDIC or banks for the loss of immediate use of funds (46 FR 51256, October 19, 1981). The proposal would amend the assessment regulations by requiring insured banks to pay interest to the FDIC on delinquent assessment payments and the FDIC to pay interest to banks on certain overpayments of assessments. The amendment to the regulations would be made under FDIC's general rulemaking authority in section 9 of the FDI Act.

Comments on the proposal are due by December 3, 1981.

For further information, contact Jerry L. Langley, Senior Attorney, Legal Division, telephone 202/389-4237.

3. Powers Inconsistent With Purposes of Federal Deposit Insurance Law and Unsafe and Unsound Banking Practices

(12 CFR Parts 332 and 337)

The FDIC has published a proposed amendment to its regulations which prohibit an insured nonmember bank from guaranteeing the obligations of third parties. (46 FR 31018, June 12, 1981). The proposed amendment is in the form of an exemption and is designed to allow banks to do two things: (1) To sponsor credit card agreements with other banks and (2) to issue check guarantee cards.

Comments were due by August 11, 1981.

For further information, contact W. Randolph Torres, Attorney, Legal Division, telephone 202/389-4384.

4. Accounting Guideline

The Federal Financial Institutions Examination Council has published for comment an accounting guideline which it is considering for recommendation for adoption by the three federal bank supervisory agencies (46 FR 41204, August 14, 1981). The guideline would require accrual accounting by all insured banks.

Comments were due by October 15, 1981.

For further information, contact Paul L. Sachtleben, Planning and Projects Specialist, Division of Bank Supervision, telephone 202/389-4141.

SECTION B—ITEMS THE BOARD OF DIRECTORS MAY CONSIDER

Entries in this section describe regulatory actions that the staff is either actively developing or anticipates developing for consideration by the Board of Directors. Entries are the result of evaluations of present circumstances; consequently, it is possible that subsequent action may be taken on a matter that is not included and that action will not be taken on a matter that is included.

1. Applications, Requests, Submittals, and Notices of Acquisition of Control

(12 CFR Part 303)

The staff is developing amendments to Part 303 of the regulations that would increase the Division of Bank Supervision's delegated authority to act on requests to deviate from a requirement prescribed by prior Corporation action, and to approve, but not deny, applications for deposit insurance. The amendments would be made pursuant to the FDIC's corporate and general rulemaking powers under the FDI Act. Because the amendments would be limited to internal operating

procedures, they are not expected to be published for comment before becoming effective.

For further information, contact Ken A. Quincy, Examination Specialist, Division of Bank Supervision, telephone 202/389-4141.

2. Disclosure of Information

(12 CFR Part 309)

Pursuant to FDIC regulations, a bank must request and receive FDIC's prior approval before disclosing copies of its reports of examination, FDIC is developing an amendment to its regulations whereby insured nonmember banks would be allowed to release copies of their reports of examination to parent holding companies and controlling shareholders, without FDIC prior approval, if certain conditions are met. It is anticipated that the proposal would be published for comments.

For further information, contact Pamela E. F. LeCren, Attorney, Legal Division, telephone 202/389-4433.

3. Assessments

(12 CFR Part 327)

The staff anticipates proposing an amendment to the assessment regulations whereby all transaction accounts (e.g., NOW accounts and automatic transfer accounts) would be classified as demand deposits. The amendment would be made in accordance with FDIC's authority under the FDI Act to classify deposits as "time", "savings", or "demand". It is anticipated that a comment period would follow publication of the proposed amendment in the **Federal Register**.

For further information, contact Pamela E. F. LeCren, Attorney, Legal Division, telephone 202/389-4433.

4. Interest on Deposits

(12 CFR Part 329)

The staff is preparing amendments to the interest on deposits regulations to conform them to recent Depository Institutions Deregulation Committee regulations on interest rates and to permit stock savings banks to pay the rate differential which mutual savings banks are now allowed.

For further information, contact Fredric H. Karr, Attorney, Legal Division, telephone 202/389-4237.

5. Interest on Deposits

(12 CFR Part 329)

The staff is developing a proposed amendment to Part 329 of the regulations that would change the

definition of time deposits from fourteen days to two days for International Banking Facilities. The proposal would be made pursuant to FDIC's authority to define "demand deposits" under the FDI Act. A comment period would follow publication of the proposal in the **Federal Register**.

For further information, contact Roger A. Hood, Assistant General Counsel, Legal Division, telephone 202/389-4628.

6. Securities of Nonmember Insured Banks

(12 CFR Part 335)

The staff expects to submit proposed amendments to Part 335 of the regulations to the Board of Directors. The amendments would conform FDIC's regulations to recent changes in regulations of the Securities and Exchange Commission. Primarily, outdated and immaterial information requirements would be deleted from annual and quarterly reports, wider use of incorporation by reference would be allowed and more flexible requirements for market data would be provided. Additionally, provisions that have not provided clear information about officers' and directors' remuneration would be revised. The amendments would be made pursuant to authority under the Securities Exchange Act of 1934. It is anticipated that a comment period would follow publication of the proposal in the **Federal Register**.

For further information, contact Patrick J. Moses, Supervising Financial Analyst, Division of Bank Supervision, telephone 202/389-4651.

7. Unsafe and Unsound Banking Practices

(12 CFR Part 337)

The staff is considering an addition to Part 337 of the regulations which would control the sale of credit-life insurance by state nonmember banks. The amendment primarily would require commission income to accrue to the benefit of the bank and provide for a phase-out period for nonconforming arrangements. The amendment would be made pursuant to FDIC's general rulemaking authority under the FDI Act.

A comment period would follow publication of the proposal in the **Federal Register**.

For further information, contact Carol J. Galbraith, Attorney, Legal Division, telephone 202/389-4422.

8. Registration of Transfer Agents

(12 CFR Part 341)

The staff anticipates proposing changes to the registration statement

required of transfer agents and conforming changes to Part 341 of the regulations. Proposed changes would reduce the information presently required. The proposed amendment would be made pursuant to authority under the Securities Exchange Act of 1934. It is anticipated that a comment period will follow publication of the proposal in the *Federal Register*.

For further information, contact John F. Harvey, Review Examiner, Division of Bank Supervision, telephone 202/389-4295.

9. Foreign Banks

(12 CFR Part 346)

The staff is developing a proposed amendment to the foreign bank regulations. It is anticipated that principal provisions of the amendment would (1) increase the ratio of assets to liabilities that branches of foreign banks must maintain; (2) change the reporting requirements applicable to pledged assets; (3) establish limits for country exposure; (4) count certificates of deposit in bearer form as eligible assets without the requirement that the bank waive its right of offset; and (5) exclude from eligible assets amounts due from the parent's subsidiaries or controlling organizations. The proposed amendments, which will be issued pursuant to the International Banking Act, would allow for comments following publication in the *Federal Register*.

For further information, contact Katharine H. Haygood, Attorney, Legal Division, telephone 202/389-4433.

10. Management Official Interlocks

(12 CFR Part 348)

Before the end of this year the staff will submit a proposed amendment to the management official interlocks regulations to the Board of Directors for approval. The proposal would clarify and relax the restrictions of the current regulations primarily by limiting the extent to which the prohibitions apply to depository holding companies, broadening the situations in which an extension of time for loss of management officials is available, and clarifying the revision requiring termination of a grandfather interlock due to a merger, acquisition or consolidation. The amendment would be made under authority given the FDIC pursuant to the Depository Institution Management Interlocks Act. It is anticipated that a period of comment will follow publication of the proposal in the *Federal Register*.

For further information, contact Pamela E. F. LeCren, Attorney, Legal Division, telephone 202/389-4433.

SECTION C—RULES PROMULGATED FROM MAY 1 THROUGH OCTOBER 15, 1981

Entries in this section identify final rulemaking actions of the Board of Directors since the regulatory agenda was last published.

1. Applications, Requests, Submittals, and Notices of Acquisition of Control

(12 CFR Part 303)

FDIC amended Part 303 of its regulations to correct an error in the text describing authority delegated to the Board of Review. The amendment became effective upon publication in the *Federal Register* August 10, 1981 (46 FR 40505).

For further information, contact Werner Goldman, Assistant General Counsel, Legal Division, telephone 202/389-4387.

2. Applications, Requests, Submittals, and Notices of Acquisition of Control

(12 CFR Part 303)

FDIC revised Part 303 of its regulations to provide for a delegation of authority by the Board of Directors to the Director of the Division of Bank Supervision and thence to the regional directors to enter into memorandums of agreement relating to the avoidance, mitigation or acceptance of adverse effects on National Register or eligible property pursuant to regulations of the Advisory Council on Historic Preservation which implement the National Historic Preservation Act. The revision, which was made pursuant to FDIC's authority under the FDI Act, became effective upon publication in the *Federal Register* June 5, 1981 (46 FR 30079).

For further information, contact Katharine H. Haygood, Attorney, Legal Division, telephone 202/389-4433.

3. Applications, Requests, Submittals, and Notices of Acquisition of Control

(12 CFR Part 303)

On October 13, 1981, the FDIC amended Part 303 of its regulations to increase the Division of Bank Supervision's delegated authority to approve applications to establish a branch, if certain conditions are met. The amendment became effective upon publication in the *Federal Register* October 19, 1981 (46 FR 51235).

For further information contact Ken A. Quincy, Examination Specialist,

Division of Bank Supervision, telephone 202/389-4141.

4. Minimum Security Devices and Procedures for Insured Nonmember Banks

(12 CFR Part 326)

The FDIC revised Part 326 of its regulations by deleting the requirement for submission of external crime reports on Form P-2 and replacing it with a less burdensome requirement to prepare and maintain an informal record on each external crime. The revision, which was adopted pursuant to FDIC's authority under the Bank Protection Act of 1968, became effective upon publication in the *Federal Register* October 6, 1981 (46 FR 49104).

For further information, contact Jesse G. Snyder, Chief, Intelligence Section, Division of Bank Supervision, telephone 202/389-4415.

5. Advertisement of Membership

(12 CFR Part 328)

The FDIC revised its advertisement of membership regulations by (1) adding language to clearly indicate that the part applies to the insured branches of foreign banks, (2) eliminating the requirement to display the official FDIC sign on automatic service facilities which receive deposits and are part of approved offices, (3) adding a description of the dimensions and available colors for the official FDIC sign and deleting reference to the catalog of official signs, and (4) incorporating the existing interpretive ruling that foreign banks are required to identify their insured and uninsured branches in all advertisements which must contain the FDIC official advertisement statement. The revision, which was adopted pursuant to FDIC's authority under the FDI Act, became effective upon publication in the *Federal Register* July 23, 1981 (46 FR 37875).

For further information, contact Jerry L. Langley, Senior Attorney, Legal Division, telephone 202/389-4237.

6. Interest on Deposits

(12 CFR Part 329)

The FDIC issued an interpretation of its interest on deposits regulations to clarify requirements concerning the class of depositors eligible to maintain interest bearing deposits subject to withdrawal by negotiable or transferable instruments (NOW accounts) at insured state nonmember banks. The interpretation, which was adopted pursuant to FDIC's general rulemaking authority under the FDI Act, became effective on September 28, 1981.

The interpretation appeared in the *Federal Register* October 2, 1981 (46 FR 48631).

For further information, contact Kathy A. Johnson, Attorney, Legal Division, telephone 202/389-4384.

7. Securities of Nonmember Insured Banks

(12 CFR Part 335)

The FDIC revised its regulations applicable to bank securities subject to the registration and reporting requirements of the Securities Exchange Act of 1934 in order to conform them to regulations of the Securities and Exchange Commission. Primarily, the revision: (1) Provides a new format for Part 335; (2) establishes a safe harbor for projections; (3) requires foreign bank reporting; (4) requires greater corporate governance; and (5) establishes new regulations applicable to dividend reinvestment plans, tender offers, going-private transactions and insider trading. The revision, which was adopted pursuant to FDIC's authority under the Securities Exchange Act of 1934, became effective on June 4, 1981. The revision appeared in the *Federal Register* May 5, 1981 (46 FR 25204).

For further information, contact Gerald J. Gervino, Senior Attorney, Legal Division, telephone 202/389-4422.

By order of the Board of Directors, October 26, 1981.

Federal Deposit Insurance Corporation.

Hoyle L. Robinson,
Executive Secretary.

[FR Doc. 81-31564 Filed 10-29-81; 8:45 am]

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FEDERAL HOME LOAN BANK BOARD

12 CFR Parts 544, 561, 563, and 571

[No. 81-640]

Amendments Concerning Borrowing

October 20, 1981.

AGENCY: Federal Home Loan Bank Board.

ACTION: Proposed rule.

SUMMARY: The Board is proposing to amend its regulations governing borrowing by savings and loan associations the accounts of which are insured by the FSLIC. Major proposed changes include: (1) Eliminating the current limitations on (a) the aggregate amount of outside borrowing, (b) the aggregate book value of all collateral securing outside borrowing, and (c) the distribution of maturities of liabilities; (2) eliminating the requirement that an institution continue to meet FSLIC net

worth requirements after giving effect to an outside borrowing with a maturity in excess of one year; (3) eliminating the prohibition against the sale of loans with recourse; and (4) expanding alternative loan documentation permitted for participation interests in loan pools to any type of loan in which an institution may invest. The proposal also would require that loss contingencies resulting from the sale of loans with recourse be included in calculating net worth requirements. The proposed action would provide institutions with the flexibility to manage liabilities and arrange for sales of loans to in the secondary market.

DATE: Comments must be received by: November 27, 1981.

ADDRESS: Send comments to Information Services, Office of General Counsel, Federal Home Loan Bank Board, 1700 G Street, N.W., Washington, D.C. 20552. Comments will be available for public inspection at this address.

FOR FURTHER INFORMATION CONTACT: Peter M. Barnett, (202-377-6445), Attorney, Office of General Counsel, or Jerry Hartzog, (202-377-6782), Senior Economist, Office of Policy and Economic Research, at the above address.

SUPPLEMENTARY INFORMATION:

Background

On May 22, 1980, the Federal Home Loan Bank Board amended its regulations governing outside borrowings by savings and loan institutions the accounts of which are insured by the Federal Savings and Loan Insurance Corporation ("FSLIC"). See Resolution Nos. 80-328, 329 (May 22, 1980); 45 FR 36361, 36371 (May 30, 1980). The amendments liberalized and simplified previously existing limitations. On February 13, 1981, the Board further liberalized certain of these requirements. See Resolution No. 81-82 (February 13, 1981); 46 FR 13682 (February 24, 1981).

In amending the regulations governing borrowings, the Board received many comments suggesting more extensive deregulation. The Board determined, however, to monitor the borrowing activities of insured institutions and the effect of the regulations on the operations of institutions before making further modification of the regulations.

During the two years since the Board first proposed amendment of the borrowing regulations, substantial changes have occurred in the operations of insured institutions that require re-evaluation of the Board's policy in this area. The Depository Institutions Deregulation and Monetary Control Act

of 1980 (the "Act") has expanded the authority of Federal associations to engage in a range of financial services and provides a basis for an institution choosing among those services to offer their customers. See Pub. L. 96-221, 94 Stat 136 (March 31, 1980). In addition, savings and loans have experienced increased competition from other financial service providers, both depository and non-depository. Lastly, recent trends of high and volatile interest rates have made the providing of financial services on a profitable basis more difficult for insured institutions. These changes in the regulatory, competitive and financial environments have created a need for greater flexibility in the management of institutions, and the Board has determined that it is appropriate to consider further amendments to the regulations governing borrowing activities by insured institutions so that institutions may manage liabilities more effectively according to their particular needs. Therefore, the Board is proposing amendment of these regulations as discussed below.

Limitations on the Aggregate Amount of Outside Borrowing

The present regulation (12 CFR 563.8(b)(1)) limits the aggregate amount of borrowing by an insured institution to 50 percent of its assets. Historically, regulatory limitations on borrowings were intended to limit volatility of institutions' cost of funds and earnings. Because the cost of borrowing fluctuated with the interest rate cycle while the cost of various types of savings deposits was fixed, use of borrowings increased volatility of an institution's earnings. Volatility of earnings was considered undesirable because of the increased probability of failure of institutions associated with earnings volatility. Thus, restrictions on borrowing promoted the safety and soundness of institutions.

With introduction of the 6-month money market certificate, 30-month small saver certificate and increased use of savings deposits in excess of \$100,000, a steadily decreasing portion of savings deposits in insured institutions is subject to fixed-rate ceilings. Moreover, pursuant to title II of the Act, the Depository Institutions Deregulation Committee has been charged with removing limitations on rates paid on savings deposits. Even though some categories of deposits with fixed-rate ceilings continue to exist, those deposit categories no longer attract new deposits because the ceilings are substantially below market rates.

Virtually all new savings deposits in institutions currently are being placed in accounts without ceilings or subject to ceilings that vary with market rates.

These developments have eliminated in substance the difference between the effects of savings deposits and borrowings on the volatility of earnings. Consequently, the reason for restricting institutions' access to non-deposit sources of funds is no longer compelling. Therefore, the Board is proposing to remove the limitation on the aggregate borrowing of insured institutions and to give full discretion to institutions to manage all liabilities according to the needs of the institution. The Board believes that sound financial management and the requirements of creditors will discipline borrowing by institutions and that a regulatory limit unnecessarily restricts management discretion.

Limitation on Collateral Used To Secure Outside Borrowings

The present regulation (12 CFR 563.8(c)(iii)) also limits the aggregate book value of all collateral securing outside borrowings to 25 percent of an institution's assets. "Outside" borrowing is borrowing other than from a district Federal Home Loan Bank or state-chartered central reserve institution. The purpose of this limitation is to restrict secured borrowing, to encourage unsecured borrowing, and to limit the risk exposure of the FSLIC in the event of liquidation.

Due to current economic conditions and the exposure of insured institutions to maturity imbalance risk, the Board recognizes that unsecured outside borrowing by insured institutions may not be available generally. Where unsecured borrowing is available, it is usually of a short-term nature. These factors have combined to limit the ability of insured institutions to engage in outside borrowing on a long-term basis that would reduce asset/liability maturity imbalance and, thus, enhance the financial stability of those institutions.

In addition, since both secured creditors and insured depositors receive full settlement of their claims in the event of insolvency and liquidation, secured outside borrowings have a neutral effect on FSLIC risk exposure compared to insured deposits of the same maturity. The collateralization of outside borrowings does expose the FSLIC to the risk of excessive asset liquidation to settle the claims of secured creditors, but the FSLIC right of purchase can protect against this risk.

The FSLIC's right of purchase, currently found at 12 CFR 563.8(c)(2),

provides that, for an outside borrowing with an original maturity in excess of one year secured by loans or mortgage-backed securities, terms of the borrowing must provide that the FSLIC be notified upon any default and before any disposition of collateral. The FSLIC has 30 days after receipt of the notice (7 days if the collateral is Government National Mortgage Association ("GNMA") guaranteed single-family mortgage-backed securities) to purchase the collateral at the proposed sale price.

Because the Board desires to remove an impediment to the ability of insured institutions to engage in long-term outside borrowing, the Board is proposing to eliminate the limitation on collateralizing outside borrowings. The Board believes that the interest of the FSLIC in avoiding excessive risk exposure can be served through the FSLIC's right of purchase. However, because the proposal would eliminate the limitation on collateralizing outside borrowings entirely, the Board is proposing to apply the FSLIC's right of purchase to any secured outside borrowing regardless of the term or the type of collateral pledged. The FSLIC would have 7 days to exercise its right of purchase for any collateral consisting of liquid assets pursuant to 12 CFR 523.10, GNMA guaranteed single-family mortgage-backed securities, or U.S. Department of the Treasury securities. The Board specifically solicits comment on the time periods for the FSLIC to exercise its right of purchase and alternatives to those proposed.

Secured Outside Borrowing Eligibility Requirement

Paragraph 563.8(c) provides that an institution must meet the net-worth requirements of § 563.13, after giving effect to the issuance of the debt, in order to be eligible to issue debt with an original maturity in excess of one year. The purpose of this eligibility requirement was to ensure that weak institutions did not engage in outside borrowing. This limit was based upon the rationale discussed above that borrowings increase earnings volatility and reduce the financial stability of institutions. However, the regulation has the effect of prohibiting institutions experiencing net-worth difficulties from strengthening their financial condition by reducing maturity imbalance through long-term borrowing. This effect is particularly undesirable in light of current financial difficulties facing insured institutions, and the Board is proposing to eliminate the eligibility requirement.

Limitations on the Distribution of Maturities of Liabilities

Section 563.8-3 of the Insurance Regulations limits the distribution of maturities of all types of liabilities. The regulation requires that an institution notify the Board's Principal Supervisory Agent (i.e., the President of the Federal Home Loan Bank of which the institution is a member) prior to undertaking any obligation that would cause the aggregate amount of an institution's liabilities maturing in any three-month period, less the amount of the institution's liquid assets, to exceed 30 percent of the institution's assets at the time that the additional liability is incurred. In addition, the regulation requires prior FSLIC approval of any obligation that would cause the aggregate amount of an institution's liabilities maturing in any three-month period, less the amount of its liquid assets, to exceed 40 percent of the institution's total assets.

The distribution requirements were intended to promote cash flow planning by institutions and to provide an early warning where an institution has an uneven distribution of maturities of liabilities and inadequate provision for funding maturing liabilities. The 40-percent limit presumed that such a heavy concentration of maturities in a quarter represents unsound liabilities management. Upon consideration of the current effect of the "bunching" limitations, the Board believes that the requirements place unnecessary restrictions on the ability of institutions to manage their liabilities effectively and do not take into account the particular circumstances of each institution's cash-flow planning. The Board is proposing to eliminate the requirements and leave overall liability management to each institution.

Prohibition Against the Sale of Loans With Recourse

Section 563.25 of the Insurance Regulations requires that all loans and participation interests in loans sold by an insured institution must be sold without recourse. Section 561.8 defines "without recourse" in connection with the sale of any loan to mean without any agreement or arrangement under which the purchaser is to be entitled (1) to receive from the seller any sum of money or thing of value, whether tangible or intangible (including any substitution), upon default in payment of any loan or mortgage involved, or any part thereof, or (2) to withhold or to have withheld from the seller any sum of money or any thing of value by way

of security against such default. Amendments to the prohibition against sales with recourse were made to provide exceptions for loans sold subject to a subordinated interest or guarantee not exceeding ten percent if certain specified reserves were maintained.

During the past several years there has been significant growth of private and governmentally sponsored secondary markets for home improvement, consumer and educational loans as well as mortgage loans. The Board has encouraged insured institutions to use these markets to reduce interest-rate risk and to generate lendable funds. In order to accommodate some of the requirements of purchase programs in the secondary markets, the Board made certain exceptions to the without recourse requirement as long as specified reserves were maintained.

In monitoring developments in the secondary markets, the Board has determined that the limited exceptions to the prohibition against sales with recourse are not flexible enough to accommodate all of the innovative arrangements for secondary market sales where the seller is required to retain some contingent liability on the loans sold. In order to give institutions full flexibility in arranging sales on the secondary market, the Board is proposing to eliminate the without recourse requirement. To assure safe and sound operations by institutions selling loans with recourse, the Board will continue to require that appropriate reserves be maintained. However, rather than require specific reserves based on the extent of the guarantee or subordinate interest, the Board proposes to require that loss contingencies resulting from the sale of loans with recourse be added to liabilities in calculating net-worth requirements and that institutions report loss contingencies as a memorandum line item in their semi-annual reports.

In defining loss contingencies for purpose of the net-worth requirement, the Board proposes to follow FASB (Financial Accounting Standards Board) Statement No. 5, as amended. "Loss contingency" would include any existing condition, situation or set of circumstances involving uncertainty as to possible loss to an institution that ultimately will be resolved when one or more future events occur or fail to occur. Since the definition would require the possibility of loss, a loss contingency would not arise where a loan fully insured by the Federal Housing Administration or subject to some other

full third-party insurance or guarantee was sold subject to an obligation to repurchase on default.

These amendments would subject mortgage transactions with the Federal National Mortgage Association pursuant to its Rehabilitation Loan Program to the proposed reserve requirement. However, since this exception has been granted very recently and affects relatively few transactions, the proposed reserve requirement should not constitute a burden. In cases in which the prohibition against sales with recourse has been waived on a case-by-case basis (see, Board Resolution Nos. 78-319, 80-196, 81-327, -507), there would be no loss contingency and thus no required reserve because of the existence of mortgage insurance provided by, and loss reserves established by, governmental entities.

Participation Interests in Loan Pools

The Board policy statement currently found at 12 CFR 571.13 (1981) authorizes documentation procedures in connection with an insured institution's purchase of a participation interest in a large pool of mortgage loans. These requirements are an alternative to those currently found at 12 CFR 563.9 and 563.17-1. The policy statement was adopted in order to provide greater secondary market flexibility for sellers and purchasers of participation interests in loans.

As discussed above, in recent years secondary markets have developed in home improvement, consumer and educational loans as well as mortgage loans, and the Board has encouraged institutions to use these markets. Further, the Depository Institutions Deregulation and Monetary Control Act has broadened significantly the authority of Federal associations to invest in loans other than first mortgage loans. Therefore, the Board is proposing to amend § 571.13 to conform the policy statement to the current operating needs of the savings and loan industry by eliminating: (1) The restrictions on eligible originator/servicers of loans, (2) the requirement that the loans be secured by first liens on real estate, and (3) the periodic report to participants regarding the principal balance of the loans in the pool. In addition, the policy statement would be amended to reflect regulatory changes that have taken place since it was adopted. The Board believes that these amendments would grant greater flexibility to institutions participating in the secondary loan markets as purchasers or sellers.

Initial Regulatory Flexibility Analysis

Pursuant to section 3 of the Regulatory Flexibility Act, Pub. L. No. 96-354, 94

Stat. 1164 (September 19, 1980), the Board is providing the following regulatory flexibility analysis.

1. *Reasons, objective and legal basis underlying the proposed rule.* These elements have been incorporated elsewhere in the supplementary information regarding the proposal.

2. *Small entities to which the proposed rule will apply.* The proposed rule will apply only to institutions the accounts of which are insured by the FSLIC.

3. *Impact of the proposed rules on small institutions.* The proposal would remove restrictions on borrowing regardless of an institution's size. To the extent that small institutions engage in borrowing, the proposal would benefit their operations. These benefits have been discussed elsewhere in the supplementary information regarding the proposal. There is no disproportionate effect on small institutions.

4. *Overlapping or conflicting Federal rules.* There are no known Federal rules that may duplicate, overlap or conflict with the proposal.

5. *Alternatives to the proposed rule.* The proposal would eliminate several existing regulatory restrictions governing borrowing. Any alternative to elimination of these requirements would lessen flexibility afforded institutions and would increase the cost of compliance.

Regulatory Analysis

The elements of regulatory analysis for major proposed regulations required by Board Resolution No. 80-584 (September 11, 1980) have been incorporated into the supplementary information regarding the proposal.

Accordingly, the Federal Home Loan Bank Board hereby proposes to amend Part 544 of Subchapter C and Parts 561, 563 and 571, of Subchapter D, Chapter V of Title 12, Code of Federal Regulations, as set forth below.

SUBCHAPTER C—FEDERAL SAVINGS AND LOAN SYSTEM

PART 544—CHARTER AND BYLAWS

1. Revise paragraph (d) of § 544.2 to read as follows:

§ 544.2 Amendment of charter.

* * * * *

(d) *Borrowing powers.* (1) Revise section 9 to read as follows:

9. *Power to borrow.* The association may borrow money without limitation and may pledge and otherwise encumber any of its assets to secure its debts.

* * * * *

**SUBCHAPTER D—FEDERAL SAVINGS AND
LOAN INSURANCE CORPORATION**

PART 561—DEFINITIONS

2. Revise § 561.8 to read as follows:

§ 561.8 With recourse.

The term "with recourse" means, in connection with the sale of a loan or a participation interest in a loan, an agreement or arrangement under which the purchaser is to be entitled to receive from the seller a sum of money or thing of value, whether tangible or intangible (including any substitution), upon default in payment of any loan involved or any part thereof or to withhold or to have withheld from the seller a sum of money or anything of value by way of security against default.

3. Add a new § 561.18 to read as follows:

§ 561.18 Loss contingency.

The term "loss contingency" means an existing condition, situation or set of circumstances involving uncertainty as to possible loss to an insured institution that ultimately will be resolved when one or more future events occur or fail to occur.

PART 563—OPERATIONS

4. Amend § 563.8 by removing paragraphs (j) and (k) and amending paragraph (a)(1) and paragraphs (b) and (c) thereof, to read as follows:

§ 563.8 Borrowing limitations.

(a) *General.* (1) Except as the Corporation otherwise may permit by advice in writing, an insured institution may borrow only in accordance with the provisions of this section.

(b) *Amount of borrowing.* An insured institution may borrow up to the amount authorized by the law under which the insured institution operates.

(c) *Corporation's right of purchase.* for any secured outside borrowing, the terms of such borrowing shall provide that the Corporation receive prompt written notification of any default on the obligation and, before a sale or other disposition of any portion of the collateral, that the Corporation shall have thirty days after written receipt of notice of such proposed sale or other disposition to exercise a right to repurchase such collateral at the price to be paid at such sale or to acquire such collateral at the value to be assigned to it in such other disposition: *Provided*, that if the collateral consists of liquid assets as defined in § 523.10 of this Chapter, Government National Mortgage Association guaranteed

single-family mortgage-backed securities or U.S. Department of the Treasury securities, the Corporation shall have seven days to exercise the rights granted in this paragraph (c).

* * * * *

5. Remove § 563.8-3 as follows:

§ 563.8-3 Distribution of maturities of liabilities. [Removed effective ()].

6. Amend § 563.9-4 by removing paragraph (b) and removing the designation "(a)" from the first paragraph thereof.

7. Amend § 563.13 by revising the first sentence of paragraph (b)(2) to read as follows:

§ 563.13 Reserve accounts.

* * * * *

(b) *Net-worth requirement.* * * *

(2) *Minimum required amount.* On the annual closing date of the twentieth anniversary of insurance of accounts and on each annual closing date thereafter, an insured institution shall have net worth at least equal to the sum of (i) four percent of the amount on the date specified in paragraph (b)(1) of this section or of the average amount on such date and on the corresponding date(s) of one or more of the four immediately preceding fiscal years (provided all such dates are consecutive) of the sum of (a) all liabilities (i.e., total assets minus net worth of the institution) and (b) any loss contingency resulting from a sale of any asset with recourse, and (ii) an amount equal to 20 percent of the institution's scheduled items. * * *

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8. Remove § 563.23 to read as follows:

§ 563.23 Prohibition of sale with recourse. [Removed effective ()].

PART 571—STATEMENTS OF POLICY

9. Revise § 571.13 to read as follows:

§ 571.13 Participation interests in pools of loans.

(a) Where an insured institution purchases a participation interest in a pool of loans, compliance with the documentation requirements of §§ 563.9 and 563.17-1 may be impracticable. Where this is the case, the documentation requirements of those provisions will be deemed satisfied if:

(1) Access to all loan documentation is provided by the originator/servicer upon request and without charge, to any insured institution investing in, or any trustee of, the pool, and to the Board, the Corporation, and their examiners or Supervisory Agents;

(2) The originator/servicer warrants as to each loan in the pool to or for the

benefit of each insured institution investing in the pool that as of the date participation interests in the pool were first issued:

(i) No loan was 30 or more days delinquent;

(ii) Each loan met the requirements for investment by the insured institution;

(iii) There were no delinquent tax or assessment liens or mechanics' liens on any collateral for the loans and the collateral was free of substantial damage and in good repair; and

(iv) Each loan complied with applicable State and Federal laws, including usury, equal credit opportunity, and disclosure laws; and

(3) The originator/servicer has agreed to provide each insured institution investing in the pool with the following:

(i) A monthly report of loan delinquencies separately indicating the number and aggregate principal amount of loans delinquent one month and two or more months, the book value of any collateral acquired by the pool through foreclosure, deed in lieu of foreclosure or other exercise of its security interest in the collateral, and the aggregate dollar amount of loans made by the pool, if any, on the security of the collateral if such loans are as described in § 561.15(d); and

(ii) Disclosure, at the time of investment by the insured institution in the pool, of the location by State of the collateral securing the loans in the pool and, at the request of the insured institution, specific information sufficient to enable it to determine the extent, if any, to which property securing the loans is outside its normal lending territory, or must be included in percentage-of-assets limitations or other restricted investment categories to which an insured institution may be subject.

(b) Although this Statement of Policy is principally addressed to compliance with regulatory requirements for purchase by insured institutions of participation interests in pools of loans, it would also apply to sale of participation interests in such pools by insured institutions having legal authority to sell participation interests in mortgages.

(Secs. 402, 403, 407, 48 Stat. 1256, 1257, 1260, as amended (12 U.S.C. 1725, 1726, 1730); Reorg. Plan No. 3 of 1947, 12 FR 4981, 3 CFR, 1943-48 Comp., p. 1071)

By the Federal Home Loan Bank Board.

James J. McCarthy,
Acting Secretary.

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**CONSUMER PRODUCT SAFETY
COMMISSION****16 CFR Part 1030****Standards of Conduct**

AGENCY: Consumer Product Safety Commission.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Commission is proposing rules to govern disciplinary actions concerning postemployment conflicts of interest. These regulations would establish procedures for determining alleged violations of 18 U.S.C. 207 (a), (b) and (c). They would establish a procedure whereby the Commission's General Counsel may conduct an investigation of the allegedly improper conduct which may culminate in the Commission issuing an order to show cause and ordering a trial-type hearing to determine whether disciplinary action is warranted.

DATE: Comments should be submitted by November 30, 1981.

ADDRESSES: Written comments should be submitted to the Secretary, Consumer Product Safety Commission, 1111 18th Street, N.W., Washington, D.C. 20207.

FOR FURTHER INFORMATION CONTACT: Alan R. Schwartz, Office of the General Counsel, Consumer Product Safety Commission, Washington, D.C. 20207, telephone (202) 634-7770.

SUPPLEMENTARY INFORMATION: These proposed rules would provide a mechanism for Commission discipline for violations of the postemployment conflicts of interest standards of the Ethics in Government Act. At the discretion of the Commission, its General Counsel would conduct a nonpublic investigation to determine whether further Commission action is appropriate. If the Commission determines that reasonable cause exists to believe that a former employee violated 18 U.S.C. 207, the Commission may issue an order requiring the former employee to show cause why disciplinary sanctions should not be imposed. The former employee would then have the right to be heard at a trial-type hearing conducted by an Administrative Law Judge in accordance with the Commission's adjudicative procedures. At the close of the hearing, the ALJ would issue an initial decision that could then be appealed to the Commission. The sanctions that may be imposed include reprimand, suspension from practice before the Commission, or prohibiting the former employee from communicating with the Commission with the intent to influence it for a period not to exceed five years.

Accordingly, the Commission proposes to amend its rules concerning employee standards of conduct by revising Subpart L to Part 1030 to read as follows:

**PART 1030—EMPLOYEE STANDARDS
OF CONDUCT**

* * * * *

**Subpart L—Disciplinary Actions
Concerning Postemployment Conflict of
Interest**

Sec.	
1030.1201	Scope and applicability.
1030.1202	Nonpublic proceedings.
1030.1203	Initiation of investigation.
1030.1204	Referral to the Office of Government Ethics and to the Department of Justice.
1030.1205	Conduct of investigation.
1030.1206	Disposition.
1030.1207	Order to show cause.
1030.1208	Answer and request for a hearing.
1030.1209	Presiding official.
1030.1210	Scheduling of hearing.
1030.1211	Prehearing procedures; motions; interlocutory appeals; summary decision; discovery; compulsory process.
1030.1212	Hearing rights of respondent.
1030.1213	Evidence; transcript; <i>in camera</i> orders; proposed findings of fact and conclusions of law.
1030.1214	Initial decision.
1030.1215	Review of initial decision.
1030.1216	Commission decision and reconsideration.
1030.1217	Sanctions.
1030.1218	Judicial review.

Authority: 18 U.S.C. 207(j).

**Subpart L—Disciplinary Actions
Concerning Postemployment Conflict
of Interest****§ 1030.1201 Scope and applicability.**

These regulations establish procedures for investigating and determining alleged violations of 18 U.S.C. 207 (a), (b) and (c) (Postemployment restrictions applicable to federal employees) or regulations issued by the Office of Personnel Management set forth in 5 CFR Part 737, reflecting the joint views of the Office of Government Ethics and the Department of Justice as to the requirements of 18 U.S.C. 207.

§ 1030.1202 Nonpublic proceedings.

Any investigation or proceedings held under this subpart shall be nonpublic unless the respondent specifically requests otherwise, except to the extent required by the Freedom of Information Act (5 U.S.C. 552) or by the Government in the Sunshine Act (5 U.S.C. 552b). However, the presiding official's initial decision and any final decision of the Commission shall be placed on the public record, except that other information may be designated *in*

camera in accordance with § 1025.45 of the Commission's Rules of Practice for Adjudicative Proceedings, 16 CFR 1025.45.

§ 1030.1203 Initiation of investigation.

(a) Investigations under this subpart may be initiated upon the submission by any person of a written statement to the Secretary of the Commission setting forth sufficient information to indicate a possible violation of 18 U.S.C. 207 or by the Commission on its own initiative when a possible violation is indicated by information within the Commission's possession.

(b) At the direction of the Commission, the General Counsel, or his or her designee, shall investigate any alleged violation of 18 U.S.C. 207

**§ 1030.1204 Referral to the Office of
Government Ethics and to the Department
of Justice.**

(a) The General Counsel shall make a preliminary determination of whether the matter appears frivolous and, if not, shall expeditiously transmit any available information to the Director of the Office of Government Ethics and to the Criminal Division, Department of Justice.

(b) Unless the Department of Justice communicates to the Commission that it does not intend to initiate criminal prosecution, the General Counsel shall coordinate any investigation or proceeding under this subpart with the Department of Justice in order to avoid prejudicing criminal proceedings.

§ 1030.1205 Conduct of investigation.

The General Counsel may in connection with an investigation under this Subpart administer oaths pursuant to section 27(b)(2) of the Consumer Product Safety Act, 15 U.S.C. § 2076(b)(2) and may recommend that the Commission issue subpoenas to compel testimony and the production of evidence pursuant to section 27(b)(3) and (4) of the Consumer Product Safety Act, 15 U.S.C. 2076(b)(3) and (4).

§ 1030.1206. Disposition.

(a) Upon the conclusion of an investigation under this subpart, the General Counsel shall forward to the Commission a summary of the facts disclosed by the investigation along with a recommendation as to whether the Commission should issue an order to show cause pursuant to § 1030.1207.

(b) When the former government employee involved is an attorney, the General Counsel shall also recommend whether the matter should be referred to the disciplinary committee of the bar(s) of which the attorney is a member.

§ 1030.1207 Order to show cause.

(a) Upon a Commission determination that there exists reasonable cause to believe a former government employee has violated 18 U.S.C. 207, the Commission may issue an order requiring the former employee to show cause why sanctions should not be imposed.

(b) The show cause order shall contain (1) the statutory provisions alleged to have been violated and a clear and concise description of the acts of the former employee that are alleged to constitute the violation; (2) notice of the respondent's right to submit an answer and request a hearing, and the time and manner in which the request is to be made; and (3) a statement of the sanctions that may be imposed pursuant to § 1030.1217 of this subpart.

(c) Subsequent to the issuance of an order to show cause, any communications to or from the Commission or any member of the Commission shall be governed by the *ex parte* provisions of § 1025.68 of the Commission's Rules of Practice for Adjudicative Procedures, 16 CFR 1025.68.

§ 1030.1208 Answer and request for a hearing.

(a) An answer and request for a hearing must be filed with the Secretary of the Commission within thirty (30) days after service of the order to show cause.

(b) In the absence of good cause shown, failure to file an answer and request for a hearing within the specified time limit (1) will be deemed a waiver of the respondent's right to contest the allegations of the show cause order or request a hearing and (2) shall authorize the Commission to find the facts to be as alleged in the show cause order and to enter a final decision providing for the imposition of such sanctions specified in § 1030.1217 as the Commission deems appropriate.

(c) An answer shall contain (1) a concise statement of the facts or law constituting each ground of defense and (2) specific admission, denial, or explanation of each fact alleged in the show cause order or, if the respondent is without knowledge thereof, a statement to that effect. Any allegations of a complaint not answered in this manner will be deemed admitted.

(d) A hearing shall be deemed waived as to any facts in the show cause order that are specifically admitted or deemed to be admitted as a result of respondent's failure to deny them. Those portions of respondent's answer, together with the show cause order, will provide a record basis for initial

decision by the Administrative Law Judge or for final decision by the Commission.

(e) If all material factual allegations of the show cause order are specifically admitted or have been deemed admitted in accordance with paragraph (c) of this Section, the Commission will decide the matter on the basis of the allegations set forth in the show cause order and respondent's answer.

§ 1030.1209 Presiding official.

(a) Upon the receipt of an answer and request for a hearing, the Secretary shall refer the matter to an Administrative Law Judge, under Title 5, United States Code, section 3105, to preside over the hearing and shall notify the respondent and the General Counsel, or his or her designee, as to the person selected.

(b) The powers and duties of the presiding official shall be as set forth in § 1025.42 of the Commission's Rules of Practice for Adjudicative Proceedings, 16 CFR 1025.42.

§ 1030.1210 Scheduling of hearing.

The presiding official shall fix the date, time and place of the hearing. The hearing shall not be scheduled earlier than fifteen days after receipt of the respondent's answer and request for a hearing. In fixing the time, date and place of the hearing, the presiding official shall give due regard to the respondent's need for adequate time to prepare a defense and for expeditious resolution of allegations that may be damaging to his or her reputation.

§ 1030.1211 Prehearing procedures; motions; interlocutory appeals; summary decision; discovery; compulsory process.

Because of the nature of the issues involved in proceedings under this subpart the Commission anticipates that extensive motions, prehearing proceedings and discovery will not be required in most cases. For this reason, detailed procedures will not be established under this subpart. However, to the extent deemed warranted by the presiding official, prehearing conferences, motions, interlocutory appeals, summary decisions, discovery and compulsory process shall be permitted and shall be governed, where appropriate, by the provisions set forth in the Commission's Rules of Practice for Adjudicative Proceedings, 16 CFR Part 1025.

§ 1030.1212 Hearing rights of respondent.

In any hearing under this subpart, the respondent shall have the right (a) to be represented by counsel; (b) to present and cross-examine witnesses and to submit evidence; (c) to present objections, motions, and arguments, oral

or written; and (d) to obtain a transcript of the proceedings on request.

§ 1030.1213 Evidence; transcript; in camera orders; proposed findings of fact and conclusions of law.

(a) Sections 1025.43, 1025.45, 1025.46, 1025.47 of the Commission's Rules of Practice for Adjudicative Proceedings shall govern, respectively, the receipt and objections to admissibility of evidence, *in camera* orders, the submission and consideration of proposed findings of fact and conclusions of law, and the transcript of the hearing, except that a copy of the hearing transcript shall be provided to the respondent.

(b) The General Counsel has the burden of establishing, by a preponderance of the evidence on the record as a whole, the allegations stated in the order to show cause.

§ 1030.1214 Initial decision.

Section 1025.51 of the Commission's Rules of Practice for Adjudicative Proceedings shall govern the initial decision in proceedings under this subpart, except that the determination of the Administrative Law Judge must be supported by a preponderance of the evidence.

§ 1030.1215 Review of initial decision.

Appeals from the initial decision of the Administrative Law Judge or review by the Commission in the absence of an appeal shall be governed by §§ 1025.52, 1025.53 and 1025.54 of the Commission's Rules of Practice for Adjudicative Proceedings.

§ 1030.1216 Commission decision and reconsideration.

The Commission's decision and any reconsideration or reopening of the proceeding shall be governed by §§ 1025.55, 1025.56 and 1025.58 of the Commission's Rules of Practice for Adjudicative Proceedings.

§ 1030.1217 Sanctions.

In the case of any respondent who fails to request a hearing after receiving adequate notice of the allegations pursuant to § 1030.1207 or who is found in the Commission's final decision to have violated 18 U.S.C. 207(a), (b), or (c), the Commission may order such disciplinary action as it deems warranted, including: (a) reprimand; (b) suspension from participating in a particular matter or matters before the Commission; or (c) prohibiting the respondent from making, with the intent to influence, any formal or informal appearance before, or any oral or written communication to, the

Commission or its staff on any matter or business on behalf of any other person (except the United States) for a period not to exceed five (5) years.

§ 1030.1218 **Judicial review.**

A respondent against whom the Commission has issued an order imposing disciplinary action under this Part may seek judicial review of the Commission's determination in an appropriate United States district court by filing a petition for such review within sixty (60) days of receipt of notice of the Commission's final decision.

(18 U.S.C. 207(j))

Dated: October 23, 1981.

Sadye E. Dunn,

Secretary.

[FR Doc. 81-31541 Filed 10-29-81; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

17 CFR Ch. II

[Release No. 33-6358, 34-18209, 35-22243, 39-670, IC-12004 and IA-781; File No. S7-913]

Regulatory Flexibility Agenda for Purposes of the Regulatory Flexibility Act

AGENCY: Securities and Exchange Commission.

ACTION: Publication of Regulatory Flexibility Agenda for Purposes of the Regulatory Flexibility Act.

SUMMARY: The Securities and Exchange Commission is today publishing a regulatory flexibility agenda, pursuant to Chapter Six of the Administrative Procedure Act. The Agenda is intended to provide advance notice of certain rulemaking actions anticipated during the next six months. The Commission is seeking public comment on subject areas and particular items of the agenda.

DATE: Comments are due by December 31, 1981.

ADDRESSES: Persons wishing to submit written views should file four copies thereof with George A. Fitzsimmons, Secretary, Securities and Exchange Commission, Room 892, 500 North Capitol Street, Washington, D.C. 20549. All submissions should refer to File No. S7-913 and will be available for public inspection at the Commission's Public Reference Section, Room 6101, 1100 L Street NW., Washington, D.C. 20549.

FOR FURTHER INFORMATION CONTACT: Joseph A. Meiburger, Jr., Directorate of

Economic and Policy Analysis, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549 (202) 272-2850. Additional names of persons to contact with regard to specific agenda items are listed at the end of such items.

SUPPLEMENTARY INFORMATION: The Regulatory Flexibility Act (Pub. L. No. 96-354, 94 Stat. 1164 (September 19, 1980)) ("RFA") added a new Chapter Six to the Administrative Procedure Act (5 U.S.C. 601 *et seq.*). Among other things, the RFA requires that the Commission, during October and April of each year, publish a regulatory flexibility agenda containing (i) a brief description of the subject area of any rule which the agency expects to propose or promulgate which is likely to have a significant economic impact on a substantial number of small entities;¹ (ii) a summary of the nature of any such rule, the objectives and legal basis for the issuance of the rule and an approximate schedule for completing action on any such rule for which a general notice of proposed rulemaking has been issued;² and (iii) the name and telephone number of an agency official knowledgeable concerning the rule.³

I. Regulatory Flexibility Agenda

As provided by the RFA, the publication of the Commission's regulatory flexibility agenda does not preclude it from considering or acting on any matter not included therein, nor is the Commission required to consider or act on any matter which is included therein.⁴ Furthermore, the inclusion of a rule in the Commission's regulatory flexibility agenda reflects only the staff's primary judgment that such rule, if promulgated, may have a significant economic impact on a substantial number of small entities. This preliminary judgment, of course, is subject to change upon further development and analysis. Such rules have been included in the agenda in order to maximize the opportunity for public comment.

The following agenda lists the particular rules which the Commission expects to consider for proposal or promulgation during the next six months, which, if promulgated, may have a significant economic impact on a substantial number of small entities.

¹ 5 U.S.C. 602(a)(1).

² 5 U.S.C. 602(a)(1).

³ 5 U.S.C. 602(a)(3).

⁴ 5 U.S.C. 602(d).

A. DISCLOSURE RULES

1. Proposed Revision of Certain Exemptions from the Registration Provisions of the Securities Act of 1933 for Transactions Involving Limited Offers and Sales.

On August 7, 1981 the Commission published for comment proposed Regulation D governing the offers and sales of certain securities without registration under the Securities Act of 1933 (15 U.S.C. 77a *et seq.*).⁵ Proposed Regulation D provides a series of new rules which are intended to coordinate the various limited offering exemptions and to streamline existing requirements in order to establish a coherent pattern of exemptive relief, particularly as it relates to the capital formation needs of small business. Proposed Regulation D, if adopted, would replace the existing limited offering exemptions contained in Commission Rules 146, 240 and 242. The proposed regulation is also intended to serve as the basis for a uniform limited offering exemptive scheme at both the state and federal levels. Commentators were requested to formulate comments focusing upon, among other things, the standards for "accredited investor," and whether the proposal provides a more coordinated and effective scheme for limited offering transactions, particularly as they relate to the capital formation needs of small business. Regulation D would be adopted pursuant to Commission authority in Sections 3(b), 4(2), 19(a) and 19(c)(3) of the Securities Act. The applicable comment period expired October 5, 1981 and the Commission anticipates that Regulation D will be promulgated in final form by January 1982. Agency contact: Daniel J. Abdun-Nabi, Office of Small Business Policy, Division of Corporation Finance, (202) 272-2644.

2. Expanded Availability of Form S-18 Registration Statement.

In April 1979 the Commission adopted a new registration form, Form S-18, as a simplified registration form to be available to most corporations issuing initial public offerings of \$5 million or less.⁶ The availability of this simplified registration form was limited due to its experimental nature and the introduction of regional processing. The Commission, however, expressed its intent to monitor the use of the form for an appropriate period to determine whether the form has functioned as an effective means for small issuers to raise

⁵ Securities Act Release No. 6339 (August 7, 1981) (46 FR 41791).

⁶ Securities Act Release No. 6049 (April 3, 1979) (44 FR 21562).

limited amounts of capital through a registered public offering and, if so, to determine whether its availability should be broadened. In accordance with this stated policy, the Commission, in March 1981, adopted amendments to the Form which expanded its availability to certain companies engaged in the mining business.⁷ The Commission took such action noting the relatively widespread acceptance of the form and the absence of any significant disclosure or enforcement problems. The Commission intends to publish early in 1982 proposed amendments to the form which, if adopted, would expand its availability to limited partnerships and other non-corporate issuers and to issuers which engage, or intend to engage, in oil and gas related operations. In conjunction with such an amendment the Commission proposes to incorporate disclosure requirements applicable to the new classes of issuers eligible to register their securities on the form. The Commission expects to adopt the amendments in final form by March 1982. Agency contact: Daniel J. Abdun-Nabi, Office of Small Business Policy, Division of Corporation Finance, (202) 272-2644.

3. Classification of Issuers Under the Exchange Act.

On October 20, 1981, the Commission published a notice of proposed rulemaking seeking comment on a new rule and rule amendments which would exempt a class of smaller issuers from the registration and reporting provisions under Sections 12 and 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78a *et seq.*), pursuant to its rulemaking authority under Sections 12(h) and 23(a) of that Act.⁸ Specifically, the proposals would add a new Rule 12g-1 (17 CFR 240.12g-1) pursuant to which issuers with less than \$3 million in total assets would be exempt from the registration provisions of the Securities Exchange Act. The proposals would also amend Rules 12g-4 and 15d-6 (17 CFR 240.12g-4, 15d-6) to provide for termination or suspension of reporting duties of issuers with less than 500 shareholders and total assets not exceeding \$3 million for their three most recent annual reports filed with the Commission. Currently, the registration provisions of Section 12 extend to any company with both total assets in excess of \$1 million and a class of equity securities held of record by 500 or more persons. Once registered, the Securities

Exchange Act requires the issuer to file the annual, quarterly and current reports prescribed by the Commission and to comply with a number of other requirements. Section 15(d) of the Securities Exchange Act provides that each issuer which files a registration statement which is declared effective pursuant to the Securities Act must also file with the Commission such supplementary periodic and current reports as may be required with respect to a security registered pursuant to Section 12 of the Securities Exchange Act, for the fiscal year in which the registration statement becomes effective. The duty to file reports continues for any subsequent fiscal year unless the securities of each class to which the registration statement relates are held by less than 300 persons at the beginning of the issuer's fiscal year.

Numerous commentators have noted that the cost of compliance with the periodic reporting requirements is not only substantial in absolute amounts but is relatively greater for smaller companies than for larger issuers. The proposals represent, in the Commission's view, a needed adjustment in the ceiling levels below which issuers need not report, in part because, as is generally acknowledged, inflation has substantially reduced, in real terms, the \$1 million asset threshold level established in 1964. The Commission expects to consider final adoption of the proposals sometime in winter 1981-1982. Agency contact: Suzanne S. Brannan, Office of Small Business Policy, Division of Corporation Finance, (202) 272-2644.

4. Comprehensive Revision to System for Registration of Securities Offerings.

The Commission may adopt, under Sections 6, 7, 10 and 19(a) of the Securities Act, a comprehensive revision to its system for registration of securities offerings. Such offerings must be registered pursuant to the Securities Act in such manner and form as the Act and the Commission by rule prescribe. Under the proposal, which was published as Securities Act Release No. 6331, (August 6, 1981) (46 FR 41902), three new forms would constitute the basic disclosure format for most Securities Act registrations, with different levels of disclosure and delivery requirements applicable for different levels of companies registering offerings of securities. Under the proposal, the three new forms would replace existing Form S-1 (17 CFR 239.11), Form S-2 (17 CFR 239.12), Form S-7 (17 CFR 239.26) and Form S-16 (17 CFR 239.27). The framework of the

proposal contemplates dividing issuers into three categories. The category to which an issuer belongs would determine the extent to which previously disseminated information would also be required to be presented in the prospectus or otherwise delivered to potential investors. Because of its prior impact on the market, information not actually delivered to investors would be incorporated by reference in the forms. The Commission intends to consider appropriate action on the proposal sometime in Winter 1981-1982. Agency contact: Catherine Collins McCoy, Office of Disclosure Policy, Division of Corporation Finance, (202) 272-2589.

5. Revision of Guide 60 and Related Disclosure Provisions.

Pursuant to Sections 7, 10, and 19(a) of the Securities Act and Sections 13, 15(d) and 23(a) of the Securities Exchange Act, the Commission may adopt revisions of Guide 60, "Preparation of Registration Statements Relating to Interests in Real Estate Limited Partnerships," and of related financial statement regulations. The proposed amendments are intended to standardize and streamline disclosure for public real estate programs in registration statements and periodic reports. The proposals would simplify and standardize disclosure regarding the prior performance of the general partner and affiliates and would reduce the requirement for financial statements of significant properties acquired by a real estate program from three years to one year if certain conditions are met by the issuer. Because of the changes to financial statement disclosure, coordinating changes are proposed to Regulation S-X and Form 8-K. The proposals represent a significant cooperative effort between the staff of the Commission and a subcommittee of the North American Securities Administrators Association. The Commission intends to consider appropriate action on the proposals sometime in Winter 1981-1982. Agency contact: William L. Larsen, Office of Disclosure Policy, Division of Corporation Finance, (202) 272-2604.

B. SECURITIES MARKETS AND SECURITIES INDUSTRY RULES

1. Rules 10b-10 and 15c2-12.

The Commission intends to consider whether to propose an amendment to the confirmation rule, Rule 10b-10, to grant a limited exemption from the rule for certain "account management plans" offered by broker-dealers and also an amendment to require the disclosure of

⁷ Securities Act Release No. 6299 (March 18, 1981) (46 FR 18947).

⁸ Securities Exchange Act Release No. 18189 (October 20, 1981) (46 FR 52382, October 27, 1981).

certain yield and call information for transactions in debt securities. The "account management plan" proposal is intended to eliminate a regulatory burden that no longer appears to be necessary. The yield and call disclosure provision is intended to assure that investors receive important information in connection with debt securities transactions. The amendments to Rule 10b-10 would be adopted pursuant to the Commission's authority under Sections 3, 10, 11, 15, 17 and 23 of the Securities Exchange Act. The Commission anticipates considering the proposals during the fourth calendar quarter of 1981. Agency contact: Jeffrey E. Jordan, Division of Market Regulation, (202) 272-2828.

2. Rule 15b7-1.

The Commission plans to consider during the second calendar quarter of 1982 whether to repropose for further public comment proposed Rule 15b7-1. Section 15(b)(7) of the Exchange Act states that the Commission shall, by rule, adopt minimum qualification standards for broker-dealers. In implementing this section in 1977, the Commission proposed Rule 15b7-1 for comment in Securities Exchange Act Release No. 13679 (June 27, 1977) (42 FR 34328). The proposed rule would establish uniform minimum qualification standards for all registered brokers and dealers (including SECO brokers and dealers) and their associated persons. The Commission will consider whether to consolidate and simplify various self-regulatory organization requirements and to eliminate unnecessary disparities in requirements of self-regulatory organizations and the Commission's rules applicable to non-member broker-dealers. Agency contact: Kathleen McGann, Division of Market Regulation, (202) 272-2855.

3. Rules 15c3-2 and 17a-23.

The Commission may consider during 1982 whether to propose a new Rule 17a-23 and to repropose previously proposed amendments to Rule 15c3-2, prescribing minimum delivery and disclosure requirements for customer account statements. The Commission may consider whether to amend Rule 15c3-2 to require broker-dealers to send at least quarterly a statement to each customer for whom the broker-dealer owes or has owed money or securities since the date of the last statement. The statement would set forth all money balances and securities positions in the customer's account as of the date of the statement and would make disclosures relating to use of customer securities and free credit balances in the broker-dealer's business. Also, broker-dealers

would be required to send a complete account statement, showing all transactions in a customer's account, upon request. Rule 17a-23, in contrast to Rule 15c3-2, would require that most broker-dealers automatically send at least quarterly a complete account statement to their customers. This rule also would include a requirement that the account statement disclose information on the remuneration received from the customer by the broker-dealer. The proposals are designed to make available to investors on a regular basis information necessary for them to understand, reconcile, and evaluate trading activity in their accounts. These rules would be proposed pursuant to the Commission's authority under Sections 15, 17, and 23 of the Securities Exchange Act. A proposal to amend Rule 15c3-2 was previously published in Securities Exchange Act Release No. 11196 (Jan. 23, 1975) (40 FR 4454). Agency contact: Michael Cline, Division of Market Regulation, (202) 272-2415.

4. Rule 17a-5.

The Commission intends to consider during the second calendar quarter of 1982 whether to propose to engage in rulemaking to reconsider whether existing exemptions from the requirement that brokers and dealers file audited reports pursuant to Rule 17a-5 adequately reflect current costs to broker-dealers and benefits to the public. Currently, most broker-dealers file an annual report with audited financial statements pursuant to Rule 17a-5. Some broker-dealers, however, are exempt from that requirement, and the Commission may consider whether to create new exemptions or to eliminate any of the existing exemptions, except those for specialists and floor brokers, in order to assure the integrity of required reports. The amendments would be proposed pursuant to the Commission's rulemaking authority under Sections 15, 17 and 23 of the Securities Exchange Act. Agency contact: Michael Macchiaroli, Division of Market Regulation, (202) 272-2372.

5. Rule 17a-5.

During the second calendar quarter of 1982 the Commission intends to consider whether to repropose for further public comment amendments to Parts II and IIA of the Financial and Operational Combined Uniform Single Report ("FOCUS Report") which is required to be filed by brokers and dealers pursuant to Rule 17a-5. Part II of the FOCUS Report is filed quarterly by brokers and dealers who clear transactions or carry customer accounts; a shorter Part IIA of

the FOCUS Report is filed quarterly by brokers and dealers who neither clear transactions nor carry customer accounts. The amendments are designed to revise and clarify certain operational and financial reporting requirements. The amendments were first published for public comment in Securities Exchange Act Release No. 17138 (Sept. 9, 1980) (45 FR 62092) pursuant to Sections 15, 17 and 23 of the Securities Exchange Act. Agency contact: James Moody, Division of Market Regulation, (202) 272-2370.

C. INVESTMENT MANAGEMENT RULES

1. Rule 3a-4.

In Investment Company Act Release No. 11391 (October 10, 1980) (45 FR 69479), the Commission proposed for public comment Rule 3a-4, which would deem investment management services providing their clients with individualized treatment not to be investment companies for purposes of the Investment Company Act of 1940 (15 U.S.C. 80a *et seq.*). The principal objective of the rule would be to provide a "safe harbor" for any investment manager which provides its clients with treatment based on the individual needs and goals of each client. Under such circumstances, regulation of investment management services under the Investment Company Act would appear to be unnecessary. The authority of the Commission to promulgate this rule is in Sections 6(c) and 38(a) of the Investment Company Act. The comment period for the proposal expired in January 1981, and final action is expected by March 31, 1982. Agency contact: Arthur J. Brown, Division of Investment Management, (202) 272-2048.

2. Proposed Rule 22d-6.

The Commission is considering whether to propose a Rule 22d-6, which would exempt certain persons from the provisions of Section 22(d) of the Investment Company Act. That section generally requires that redeemable securities issued by investment companies be sold to the public only at a current offering price described in the prospectus. The rule would permit an investment company and its underwriters to decide the pricing system for the securities being offered without first obtaining Commission approval therefor or a specific exemption from Section 22(d) of the Investment Company Act. The authority for the Commission to propose any such rule is in Sections 6(c) and 38(a) of that Act. The final action is expected by March 31, 1982. Agency contact: Arthur

J. Brown, Division of Investment Management, (202) 272-2048.

3. Rule 180.

In Securities Act Release No. 6247 (October 14, 1980) (45 FR 69476) the Commission proposed for public comment Rule 180, which would exempt from the registration requirements of the Securities Act interests and participations issued in connection with the tax-qualified retirement plans commonly known as "H.R. 10" plans of certain partnerships. Because H.R. 10 plans are not entitled to the exemption from registration available to the tax-qualified retirement plans of certain employers, many such plans have applied for and received exemptions from such registration requirements. The proposed rule is designed to obviate the need for most, if not all, such applications. The legal basis of the Commission's authority to take this action is in Section 3(a)(2) of the Securities Act. The comment period for this rule expired in January 1981, and final action is expected by December 31, 1981. Agency contact: Arthur J. Brown, Division of Investment Management, (202) 272-2048.

4. Amendment of Rule 17g-1.

In Investment Company Act Release No. 11193 (June 2, 1980) (45 FR 38407), the Commission proposed for public comment an amendment to Rule 17g-1 under the Investment Company Act which would clarify the scope of the rule by explicitly requiring bonding of officers and employees of an investment company's depositor, trustee, investment adviser or other manager, and of any affiliated person of such persons, who, because they have access to the securities or funds of the investment company, function as officers and employees of the investment company. The authority of the Commission to promulgate such rule is in Sections 17(g) and 38(a) of the Investment Company Act. The period for public comment expired in July 1980, and final action is expected by December 31, 1981. Agency contact: Arthur J. Brown, Division of Investment Management, (202) 272-2048.

5. Amendments to Form N-1Q.

The Commission proposed amendments to Form N-1Q under the Investment Company Act in Investment Company Act Release No. 11448 (November 17, 1980) (45 FR 78158). Form N-1Q is used by most investment management companies to report the occurrence during the preceding calendar quarter of any one or more of twelve specified events. The principal

change proposed by the Commission was to replace the requirement that investment companies filing Form N-1Q list certain information about changes in their securities portfolios on a calendar quarterly basis with a requirement that this information be reported annually on either Form N-1 or Form N-2, the registration forms under the Investment Company Act and the Securities Act for, respectively, open-end and closed-end management investment companies. In addition the Commission proposed to add the continuation of the reporting company's current investment advisory contract to the list of routine matters submitted to a vote of the company's security holders which need not be reported on Form N-1Q. The proposals are designed to reduce the number of times a reporting company must file Form N-1Q. The legal basis for the proposals lies in the Commission's authority to prescribe quarterly reporting by investment companies under Sections 8 and 30 of the Investment Company Act and Sections 13 and 15(d) of the Securities Exchange Act. The comment period expired on February 27, 1981. The final action is expected by November 2, 1981. Agency contact: Jane A. Kanter, Division of Investment Management, (202) 272-2112 or Anthony A. Vertuno, Division of Investment Management, (202) 272-2107.

6. Revisions to Forms ADV and ADV-S, Amendments to Rules 204-1 and 204-3.

In January 1979, the Commission adopted new integrated disclosure requirements for investment advisers registered under the Investment Advisers Act of 1940 (15 U.S.C. 80b-1 *et seq.*) which became effective on July 31, 1979.⁹ These requirements consist principally of certain revisions to Form ADV, the investment adviser registration form; new Rule 204-3 (the "Brochure Rule") and new Form ADV-S, a short annual supplement to Form ADV. Form ADV was reorganized into two parts. Revisions contained in Part I reflect, in part, amendments to the Advisers Act made by the Securities Acts Amendments of 1975 and also seek information about the basic characteristics of the advisory industry to facilitate the Commission's efforts to improve its regulation of investment advisers and to allow its investment adviser inspection program to operate more effectively. Revisions contained in Part II, in substantial part, relate to the requirements of the Brochure Rule. As a general matter, the Brochure Rule

⁹ Investment Advisers Act Release No. 664 (January 30, 1979) (44 FR 7870).

requires an investment adviser to deliver, or to offer to deliver, to prospective and existing clients a written disclosure statement which contains specified information regarding the background and business practices of the adviser. An investment adviser may deliver or offer to deliver either a copy of Part II of Form ADV or another document containing at least the same information. Form ADV-S is a two-page supplement to Form ADV which must be filed annually by all registered investment advisers. In Investment Advisers Act Release No. 766 (July 21, 1981) (46 FR 38529), the Commission proposed amendments to the integrated disclosure requirements designed to correct inconsistencies and technical errors and to eliminate unnecessary provisions in the forms and rules. The proposals have their legal basis in the Commission's authority under: (i) Section 203(c) to prescribe the form to be used and certain information to be provided in applications for investment adviser registration, (ii) Section 204 to prescribe records which an adviser subject to registration shall make and keep and furnish or make available to the Commission, (iii) Section 206(4) to define and prescribe means reasonably designed to prevent acts, practices and courses of business by investment advisers which would be fraudulent, deceptive or manipulative, and (vi) Section 211(a) to make or amend such rules as are necessary or appropriate to the exercise of the functions and power conferred upon the Commission in the Investment Advisers Act. The deadline for public comments was September 30, 1981 and final action is expected by January 29, 1982. Agency contact: Arthur Dinerman, Division of Investment Management, (202) 272-2079.

7. Proposed Amendments to Rule 204-2.

Section 204 of the Investment Advisers Act requires investment advisers subject to registration under Section 203 to make and keep such records and furnish such copies thereof as the Commission, by rule, may prescribe. Section 204 also provides that such records are subject at any time to reasonable examination by the Commission's representatives. Rule 204-2, adopted in 1962, sets out the requirements which investment advisers subject to registration must follow as to recordkeeping. The staff has recently completed its first comprehensive review of Rule 204-2 since its adoption. As a result of this review, a number of amendments to Rule 204-2 are under consideration which would clarify the

nature and extent of the books and records required to be kept by investment advisers. These amendments would reflect changes in the nature of the investment advisory industry since adoption of the rule and the experience of the Commission staff in conducting its inspection program. The proposed amendments would be adopted pursuant to the Commission's authority under: (i) Section 204 to prescribe such records an adviser subject to registration shall make, keep, furnish and make available to the Commission; and (ii) Section 211(a) to make, issue, amend and rescind such rules and regulations and such orders as are necessary or appropriate to the exercise of the functions and powers conferred upon the Commission elsewhere in the Investment Advisers Act. Action on these amendments is expected by February 26, 1982. Agency contact: Arthur Dinerman, Division of Investment Management, (202) 272-2079.

8. Proposed Rule 17f-5.

The Commission is considering whether to propose a Rule 17f-5, which would permit a registered management investment company or its qualified custodian to deposit all or any part of the investment company's foreign securities or similar investments in a foreign bank as subcustodian or in a foreign securities depository. The rule would enable investment companies, without filing applications for exemptive orders, to provide for the custody of foreign securities in foreign banks and facilitate the clearance and settlement of securities in foreign countries. The authority for the Commission to propose this rule is in Sections 6(c), 17(f) and 38(a) of the Investment Company Act. Final action is expected by January 31, 1982. Agency contact: Arthur J. Brown, Division of Investment Management, (202) 272-2048.

9. Proposed Rules 11a-2 and 11c-1.

The Commission is in the process of developing two rule proposals which would exempt certain investment companies and their principal underwriters from Section 11 of the Act. That Section generally provides, among other things, that (1) offers of exchange involving registered open-end companies must be made on the basis of the relative net asset values of the securities to be exchanged, unless the terms of the offer have first been approved by the Commission, and (2) offers of exchange involving registered unit investment trusts must be approved by the Commission irrespective of the basis of exchange. The proposed rules, which would reflect Commission

exemptive orders in this area, would obviate the necessity for filing a substantial number of applications requesting exemption from Section 11. The authority of the Commission to propose such rules is in Sections 6(c), 11 and 38(a) of the Investment Company Act. Final action is expected by March 31, 1982. Agency contact: Arthur J. Brown, Division of Investment Management, (202) 272-2048.

10. Proposed Rule 2a-7.

The Commission intends to consider during the fourth calendar quarter of 1981 whether to propose a Rule 2a-7, which would exempt certain investment companies known as money market funds from the provisions of Section 2(a)(41) of the Investment Company Act and Rules 2a-4 and 22c-1 thereunder for the purpose of calculating their current net asset values per share. The rule would permit an investment company, subject to certain conditions, to calculate its price per share using either (1) the amortized cost method of valuation to value its portfolio securities for purposes of computing its current net asset value; or (2) the penny-rounding method to calculate its current net asset value per share rounded to the nearest one cent on a share value of one dollar. The authority for the Commission to propose any such rule is in Sections 6(c), and 22(c) and 38(a) of the Investment Company Act. Final action is expected by November 30, 1981. Agency contact: Cathy G. Douglas, Division of Investment Management, (202) 272-2024.

11. Rule 6c-6.

In Investment Company Act Release No. 11980 (October 2, 1981) (46 FR 49580) the Commission proposed for public comment Rule 6c-6, which would provide registered separate accounts and certain other persons with exemptive relief from certain provisions of the Investment Company Act and the rules thereunder to the extent necessary to permit them to organize new portfolio investment companies and to substitute shares of those companies for shares of existing portfolio investment companies. Rule 6c-6 was proposed in response to the Commission's belief that many separate accounts might need to modify their methods of operations as a result of Revenue Ruling 225 issued by the Internal Revenue Service on September 25, 1981. Rule 6c-6(T) was adopted by the Commission on a temporary basis on the same day it was proposed. The authority of the Commission to promulgate such rule and adopt Rule 6c-6(T) is in Sections 6(c) and 38(a) of the Investment Company Act. The period for public comment expires December 2,

1981. Agency contact: S. Elliott Cohan, Division of Investment Management, (202) 272-2060.

12. Proposed Automatic Effective Rule for Unit Investment Trust Bond Fund Registration Statement.

In Securities Act Release No. 6356 (October 20, 1981), the Commission has proposed a rule, 475b, under the Securities Act under which registration statements filed by unit investment trusts would be permitted to become effective automatically, without staff review, on a date and at a time designated by the registrant, if the registrant complied with certain conditions and made certain representations. Unlike management investment companies, unit investment trusts sell units in a portfolio of securities that is fixed at inception. Unit investment trust bond funds issue units in series, and often there is no difference between a newly-registered series and preceding series other than the specific composition of the portfolio. Automatic effectiveness pursuant to the rule would be available only in this circumstance. The rule is necessary because of the large number of these filings, which take up an increasingly large proportion of diminishing staff resources, and because of their routine nature, which makes detailed staff review unnecessary. The authority for the Commission to propose Rule 475b is in Sections 7, 8 and 19(a) of the Securities Act. Final action is expected by October 30, 1981. Agency contact: Kathleen A. Jackson, Division of Investment Management, (202) 272-2115.

13. Proposed Automatic Effectiveness Rule for Post-Effective Amendments Filed by Insurance Company Separate Accounts.

The Commission may propose a new rule under the Securities Act of 1933 providing for automatic effectiveness of post-effective amendments to registration statements filed by insurance company separate accounts. The rule would be based on current Rule 465 permitting automatic effectiveness for post-effective amendments filed by registrants other than insurance companies. The rationale for the proposed rule would be the same as that for Rule 465, i.e., that certain routine filings do not need staff review before effectiveness and that registrants should take greater responsibility for compliance of their filings with the federal securities laws. The authority for the Commission to propose this new rule is in Sections 7, 8, and 19(a) of the Securities Act. Final action is expected by December 14, 1981. Agency contact:

Susan Hart, Division of Investment Management, (202) 272-2098.

14. Proposed Prospectus Simplification.

The Commission is considering whether to propose amendments to Form N-1, the registration statement form under the Investment Company Act and the Securities Act for open-end management investment companies, intended to achieve a simplified prospectus for investment companies. The goals of such simplification would be to make disclosure easier for investors to understand and to reduce the costs and burdens of preparing and distributing prospectuses. The Commission believes a simplified prospectus is necessary because current prospectuses have become too cumbersome for the average investor to understand and because current requirements result in the disclosure of much information that is not necessarily material to an investment decision. The legal basis for the proposal lies in the Commission's authority to prescribe the information required to be contained in registration statements and prospectuses of investment companies under Section 8 of the Investment Company Act and Sections 7 and 10 of the Securities Act. Finally action is expected by February 1, 1982. Agency contact: Dianne E. O'Donnell, Division of Investment Management, (202) 272-2093.

15. Proposed Amendments to Regulation E.

The Commission may adopt certain proposals to amend Regulation E under the Securities Act which provides a conditional exemption from registration under that Act for securities of small business investment companies. The amendment would increase the maximum offering price of securities that may be offered under Regulation E, without registration under the Securities Act, to \$1,500,000 and increase the maximum amount of an offering for which an offering circular is not required to \$100,000. These changes would parallel amendments made to regulation A in Securities Act Release No. 5977 (September 11, 1978) (43 FR 41383). The authority for the Commission to adopt such changes is in Sections 3(c) and 19(a) of the Securities Act. The approximate date for completing action is March 31, 1982. Agency contact: Susan Hart, Division of Investment Management, (202) 272-2098.

16. Notification Forms for Business Development Companies.

In Investment Company Act Release No. 11703 (March 26, 1981) (46 Fr 19459), the Commission adopted, on an interim basis, certain new forms related to the Small Business Investment Incentive Act of 1980. Under that Act, certain investment companies designated business development companies, can elect to be regulated pursuant to Sections 55 through 65 of the Investment Company Act rather than pursuant to Sections 1 through 53, and are thereby permitted greater flexibility in their capital structure, compensation of directors and officers, and transactions with portfolio companies. The forms adopted by the Commission provide a means by which such companies may notify the Commission of their election to be regulated as a business development company, their intent to so elect, or their withdrawal of election. The authority of the Commission to adopt these forms is in Sections 6(f), 38(a), 54 and 59 of the Investment Company Act. At the time the forms were adopted on an interim basis, public comment was requested on whether the forms should be adopted on a permanent basis and, if so, whether any changes should be made. The period for public comment expired in June 1981, and final action is expected by December 7, 1981. Agency contact: Eric Pookrum, Division of Investment Management, (202) 272-2118.

II. Public Comment

The Commission invites public comment on any aspect of the subject areas or particular items in the foregoing regulatory flexibility agenda.

By the Commission.
George A. Fitzsimmons,
Secretary.

[FR Doc. 81-31529 Filed 10-29-81; 8:45 am]

BILLING CODE 8010-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Social Security Administration

20 CFR Parts 404 and 416

Federal Old-Age, Survivors, and Disability Insurance Benefits; Period of Disability; Determinations and Decisions; Determining Disability and Blindness; Supplemental Security Income; Suspensions and Terminations

AGENCY: Social Security Administration, HHS.

ACTION: Proposed rule.

SUMMARY: The Department of Health and Human Services is proposing to revise its regulations to provide that, in certain cases, a disabled person who has medically recovered will not have his or her disability benefits terminated if he or she is participating in an approved vocational rehabilitation program under a State plan approved under Title I of the Rehabilitation Act of 1973. The proposed revisions will implement the change made by section 301 of the Social Security Disability Amendments of 1980, Pub. L. 96-265, and will apply to disabled workers, persons disabled before age 22, and disabled widow(er)s under title II and disabled persons under title XVI, whose disabilities did not end before December 1, 1980. The changes will provide for continuation of payment of cash benefits after medical recovery within the meaning of the Social Security Act (the Act), although some residual functional limitation remains, to those persons who are enrolled in a vocational rehabilitation (VR) program and who were not, at the beginning of the program, expected to medically recover before the scheduled completion date of the program.

DATE: Comments must be received on or before December 29, 1981.

ADDRESS: Comments should be submitted in writing to the Commissioner of Social Security, Department of Health and Human Services, P.O. Box 1585, Baltimore, Md. 21203.

FOR FURTHER INFORMATION CONTACT:

Harry J. Short, Office of Regulations, Social Security Administration, 6401 Security Boulevard, Baltimore, Md. 21235, telephone (301) 594-7337.

SUPPLEMENTARY INFORMATION: The Social Security Disability Amendments of 1980 change the title II and title XVI disability programs regarding payment of benefits to persons who recover medically while engaged in a program of vocational rehabilitation (VR). Section 301 of the amendments provides that disability benefits under title II or title XVI shall not be terminated or suspended because the physical or mental impairment on which the person's entitlement is based has or may have ceased if (1) the person is participating in an approved VR program under a State plan approved under Title I of the Rehabilitation Act of 1973 and (2) the Commissioner of Social Security has determined that completion of the program, or its continuation for a specified period, will significantly increase the likelihood that the person will be permanently removed from the

disability rolls. An approved vocational rehabilitation program under a State plan approved under title I of the Rehabilitation Act of 1973 (an appropriate program) is one that meets the requirements and specifications of 45 CFR 1361.2 and 1361.39. These sections describe the general requirements for a State to be eligible for grants under title I of the Rehabilitation Act, and the specifications for an individualized written rehabilitation program.

Background

Under the law prior to passage of the Social Security Disability Amendments of 1980, persons who were participating in a VR program were eligible for disability benefits only so long as they continued to meet the definition of disability for the title II and title XVI programs. Some of these people who no longer meet the definition of disability may still have some residual functional limitation from the impairment. Even in cases where continuation in a VR program might have substantially improved a person's chances of returning to permanent productive employment, his or her disability benefits were ended when he or she was no longer considered disabled within the meaning of the Act. As a result, some persons who no longer met the definition of disability but who still had some functional limitation were forced to discontinue participation in a VR program.

Regulatory Provisions

The proposed regulations will apply to title II disability insurance benefits, disabled child's insurance benefits, disabled widow/widower's insurance benefits, and title XVI supplemental security income benefits based on disability and will reflect and implement Section 301 of Pub. L. 96-265, the Social Security Disability Amendments of 1980. These regulations do not apply to persons who are receiving title XVI benefits because of blindness. The language in Section 301 of the Social Security Disability Amendments of 1980 relating to the SSI program refers only to those aged, blind, or disabled individuals receiving benefit payments solely by reason of disability. The SSI program treats disabled and blind as two different and distinct categories. Each category has several provisions not in common with the other category.

The regulations will provide that a person may continue to receive cash benefits after medical recovery if some residual functional limitation remains, he or she is participating in an appropriate VR program, and the

Commissioner of Social Security has determined that completion of or continuation for a specified period of time in the program will significantly increase the likelihood that the person will not again have to return to the disability rolls. The regulations will also provide that benefits to a person's spouse and children will continue while a person remains in the VR program and meets all other requirements for continued payment of benefits. For purposes of establishing a disability "freeze" on the earnings records of disabled workers receiving title II disability benefits, the period of disability would end two months after disability ceases, as at present.

To effect these changes, we propose to change the rules in §§ 404.316, 404.337, 404.352, 404.902, 404.1596, 404.1597, 416.1321, 416.1331, and 416.1402. We also have added a new § 416.1338 to show under what conditions an SSI recipient may continue to receive benefits if he or she is in an appropriate VR program. In §§ 404.902 and 416.1402, we provide that determinations as to whether a person's completion of or continuation for a specified period of time in a VR program will significantly increase the likelihood that he or she will not have to return to the disability benefit rolls and thus whether benefits may be continued are initial determinations and subject to administrative and judicial review. We also added a statement to § 416.1402 to show that determinations relating to a person's disability are also initial determinations. In §§ 404.1596 and 416.1321 we explain the circumstances under which we will not suspend a person's benefits if he or she is participating in an appropriate VR program. In §§ 404.1597 and 416.1331 we make clear that a person may appeal a determination that he or she is not disabled while continuing to receive benefits because of his or he continued participation in an appropriate VR program, or that he or she is not entitled to receive benefits even though continuing to participate in an appropriate VR program.

The proposed changes stress throughout that a person must have begun participating in the VR program before his or her disability ended and reflect the intent of Congress that in most cases medical cessation of disability will result in the termination of benefits.

The statutory language does not limit the provisions to those persons who were not expected, at the beginning of the program, to recover medically before the end of the program. However, the

Conference Report, House of Representatives, Report No. 96-944, 96th Congress, Second Session, states on page 52:

It is the intent of this provision to consider only those exception cases where the disabled beneficiary is not expected at the beginning of the program to recover medically before the end of the program, but he or she does recover and is no longer considered disabled within the meaning of the Social Security Act, although some residual functional limitation still remains.

Other changes that were also made by the Social Security Disability Amendments of 1980, such as the provisions extending the length of time a disability beneficiary may test his or her ability to work, will affect some of the provisions changed by these regulations. Those changes, like these, will be published with notice of proposed rulemaking in the near future.

We certify that these proposed regulations will not, if promulgated, have a significant economic impact on a substantial number of small entities because these rules affect only individuals. Therefore, a regulatory flexibility analysis required under Pub. L. 96-354, the Regulatory Flexibility Act of 1980, is not necessary.

We have determined that these regulations do not meet the criteria specified in Executive Order 12291 for a major regulation.

(Catalog of Federal Domestic Assistance Program No. 13.802, Disability Insurance; No. 13.807, Supplemental Security Income Program)

Dated: August 4, 1981.

John A. Svahn,
Commissioner of Social Security.

Approved: October 13, 1981.

Richard S. Schweiker,
Secretary of Health and Human Services.

PART 404—FEDERAL OLD AGE SURVIVORS AND DISABILITY INSURANCE (1950-)

Part 404 of Chapter III of Title 20 of the Code of Federal Regulations is amended to read as follows:

Subpart D—Old-Age, Disability, Dependents' and Survivors' Insurance Benefits; Period of Disability

1. The authority citation for Subpart D of Part 404 reads as follows:

Authority: Secs. 202, 205, 216, 223, 228, 1102 of the Social Security Act, 49 Stat. 623, 53 Stat. 1368, 64 Stat. 492, 70 Stat. 815, 80 Stat. 67, 49 Stat. 647; Sec. 5, Reorganization Plan No. 1 of 1953, 67 Stat. 631; 42 U.S.C. 402, 405, 416, 423, 428, and 1302; and 5 U.S.C. Appendix; Sec. 301 of Pub. L. 96-265, 94 Stat. 449 (42 U.S.C. 425 and 1383).

2. Section 404.316 is amended by revising paragraph (b) and adding a new paragraph (c) to read as follows:

§ 404.316 When Entitlement to disability benefits begins and ends.

* * * * *

(b) Your disability benefits end with the earliest of these months: (1) the month before the month of your death; (2) the month before the month you become 65 years old; or (3) subject to the exception in paragraph (c) of this section, the second month after the month your disability ends.

(c)(1) Your benefits, and those of your dependents, may be continued after your impairment is no longer disabling if—

(i) Your disability did not end before December 1980, the effective date of this provision of the law;

(ii) You are participating in an appropriate program of vocational rehabilitation, that is, one that has been approved under a State plan approved under Title I of the Rehabilitation Act of 1973 and which meets the requirements outlined in 45 CFR 1361.39 for a rehabilitation program;

(iii) You began the program before your disability ended;

(iv) At the time you began participating in the program you were not expected to recover medically before the scheduled completion date of the program;

(v) You still have some residual functional limitation; and

(vi) We have determined that your completion of the program, or your continuation in the program for a specified period of time, will significantly increase the likelihood that you will not have to return to the disability benefit rolls.

Example: While under a disability from a severe orthopedic impairment, "A" is receiving State vocational rehabilitation services which include training as a bookkeeper. "A" is 45 years old, has a high school education and worked for 5 years as a clerk for a large retail auto parts business. When she began training, "A" had not been expected to recover, and no medical examination had been scheduled by the Social Security Administration. Before "A" completes the training, her disability status is reviewed by social security and a determination made that she is able to do light work. Considering her age, education, and work experience, "A" is no longer disabled. However, if "A" is able to work as a bookkeeper, she will be considered able to engage in substantial gainful activity even if she can do only sedentary work. Therefore, it is determined that "A's" completion of the vocational rehabilitation program will significantly increase the likelihood that she will permanently removed from the disability rolls. "A" will continue to receive payments

until she completes or stops her participation in the rehabilitation program.

(2) Your benefits will be stopped with the month—

(i) You complete the program;

(ii) You stop participating in the program for any reason; or

(iii) We determine that your continuing participation in the program will no longer significantly increase the likelihood that you will be permanently removed from the disability benefit rolls.

3. Section 404.337 is amended by revising paragraph (c) to read as follows:

§ 404.337 When widow's and widower's benefits begin and end.

* * * * *

(b) * * *

(3) If your widow's or widower's benefit is based upon a disability, the second month after the month you recover from your disability, subject to the exception in paragraph (c) of this section. You may remain eligible for payment for benefits if you became 65 years old before you recovered from your disability and you met the other requirements for widow's or widower's benefits.

* * * * *

(c)(1) Your benefits may be continued after your impairment is no longer disabling if—

(i) Your disability did not end before December 1980, the effective date of this provision of the law;

(ii) You are participating in an appropriate program of vocational rehabilitation as described in § 404.316(c)(1)(ii);

(iii) You began the program before your disability ended;

(iv) At the time you began participating in the program you were not expected to recover medically before the scheduled completion date of the program;

(v) You still have some residual functional limitation; and

(vi) We have determined that your completion of the program, or your continuation in the program for a specified period of time, will significantly increase the likelihood that you will not have to return to the disability benefit rolls.

(2) Your benefits will be stopped with the month—

(i) You complete the program;

(ii) You stop participating in the program for any reason; or

(iii) We determine that your continuing participation in the program will no longer significantly increase the likelihood that you will be permanently

removed from the disability benefit rolls.

4. Section 404.352 is amended by revising paragraph (b)(1) and adding a new paragraph (c) to read as follows:

§ 404.352 When child's benefits begin and end.

* * * * *

(b) Your entitlement to benefits ends with the month before the month in which one of the following events first occurs:

(1) You become 18 years old, unless you are disabled or a full-time student. If you become 18 years old and you are disabled, your entitlement ends, subject to the exception in paragraph (c) of this section, with the second month following the month in which your disability ends. If you become 18 years old and you are a full-time student who is not disabled, your entitlement ends with the last month you are a full-time student or, if earlier, the month before the month you become age 22. If you become age 22 in a month in which you are a full-time student and you have not completed the requirements for, or received, a degree from a 4-year college or university, your entitlement will end with the month in which the quarter or semester in which you are enrolled ends. If the school you are attending does not have a quarter or semester system, your benefits will end with the month you complete the course, or if earlier, the first day of the third month following the month in which you become 22 years old.

* * * * *

(c)(1) Your benefits may be continued after your impairment is no longer disabling if—

(i) Your disability did not end before December 1980, the effective date of this provision of the law;

(ii) You are participating in an appropriate program of vocational rehabilitation as described in § 404.316(c)(1)(ii);

(iii) You began the program before your disability ended;

(iv) At the time you began participating in the program you were not expected to recover medically before the scheduled completion date of the program;

(v) You still have some residual functional limitation; and

(vi) We have determined that your completion of the program, or your continuation in the program for a specified period of time, will significantly increase the likelihood that you will not have to return to the disability benefit rolls.

(2) Your benefits will be stopped with the month—

- (i) You complete the program;
- (ii) You stop participating in the program for any reason; or
- (iii) We determine that your continuing participation in the program will no longer significantly increase the likelihood that you will be permanently removed from the disability benefit rolls.

Subpart J—Determinations, Administrative Review Process, and Reopening of Determinations and Decisions

5. The authority citation for Subpart J of Part 404 reads as follows:

Authority: Secs. 205 and 1102 of the Social Security Act, sec. 5 of Reorganization Plan No. 1 of 1953, 53 Stat. 1368, 49 Stat. 647 (42 U.S.C. 405 and 1302); Section 301 of Pub. L. 96-265, 94 Stat. 449 (42 U.S.C. 425)

6. Section 404.902 is amended by revising paragraphs (o) and (p) and adding paragraph (q) to read as follows:

§ 404.902 Administrative actions that are initial determinations.

Initial determinations are the determinations we make that are subject to administrative and judicial review. The initial determination will state the important facts and give the reasons for our conclusions. In the old age, disability, and survivors' insurance programs, initial determinations include, but are not limited to, determinations about—

* * * * *

(o) Whether the payment of your benefits will be made, on your behalf, to a representative payee, unless you are under age 18 or legally incompetent;

(p) Who will act as your payee if we determine that representative payment will be made; and

(q) Whether your completion of or continuation for a specified period of time in an appropriate vocational rehabilitation program will significantly increase the likelihood that you will not have to return to the disability benefit rolls and thus, whether your benefits may be continued even though you are not disabled.

Subpart P—Determining Disability and Blindness

7. The authority citation for Subpart P of 404 reads as follows:

Authority: Secs. 202, 205, 216, 221, 222, 223, 225, and 1102 of the Social Security Act, as amended; 49 Stat. 623, as amended, 53 Stat. 1368, as amended, 68 Stat. 1080, as amended, 68 Stat. 1081, as amended, 68 Stat. 1082, as amended, 70 Stat. 815, as amended, 70 Stat. 817, as amended, 49 Stat. 647, as amended; 42 U.S.C. 402, 405, 416, 421, 422, 423, 425, and

1302. Sec. 301 of Pub. L. 96-265, 94 Stat. 451 (42 U.S.C. 402, 416, 416, 422, 425).

8. Section 404.1596 is amended by revising paragraph (c) to read as follows:

§ 404.1596 Circumstances under which we may suspend your benefits before we make a determination.

* * * * *

(c) *When we will not suspend your cash benefits.* We will not suspend your cash benefits if—

(1) The evidence in your file does not clearly show that you are not disabled;

(2) We have asked you to furnish additional information;

(3) You have become disabled by another impairment; or

(4) After November 1980, (i) you are participating in an appropriate vocational rehabilitation program (that is, one that has been approved under a State plan approved under Title I of the Rehabilitation Act of 1973 and which meets the requirements outlined in 45 CFR 1361.39) which you began during your disability, (ii) your disability did not end before December 1, 1980, (iii) you have some residual functional limitation from the impairment, (iv) at the time you began the program you were not expected to recover before the scheduled completion date of your program and (v) we have determined that your completion of the program, or your continuation in the program for a specified period of time, will significantly increase the likelihood that you will not have to return to the disability benefit rolls.

9. Section 404.1597 is revised to read as follows:

§ 404.1597 After we make a determination that you are not now disabled.

If we determine that you do not meet the disability requirements of the law, your benefits generally will stop. We will send you a formal written notice telling you why we believe you are not disabled and when your benefits should stop. If your spouse and children are receiving benefits on your Social Security number, we will also stop their benefits and tell them why. The notices will explain your right to reconsideration if you disagree with our determination. However, your benefits may continue after November 1980 even though you are not disabled, if your disability did not end before December 1980, and you are participating in an appropriate vocational rehabilitation program as described in § 404.1596 which you began before your disability ended. For benefits to continue you must have some residual functional limitation from the impairment and, at the time

you began the program, you must not have been expected to recover medically before the scheduled completion date of your program. In addition, we must have determined that your completion of the program, or your continuation in the program for a specified period of time, will significantly increase the likelihood that you will not have to return to the disability benefit rolls. You may still appeal our determination that you are not disabled even though your benefits are continuing because of your participation in an appropriate vocational rehabilitation program. You may also appeal a determination that your completion of or continuation for a specified period of time in an appropriate vocational rehabilitation program will not significantly increase the likelihood that you will not have to return to the disability benefit rolls and, therefore, you are not entitled to continue to receive benefits.

PPART 416—SUPPLEMENTAL SECURITY INCOME FOR THE AGED, BLIND, AND DISABLED

Part 416 of Chapter III of Title 20 of the Code of Federal Regulations is amended to read as follows:

Subpart M—Suspensions and Terminations

1. The authority citation for Subpart M of Part 416 reads as follows:

Authority: Secs. 1102, 1611-1615, and 1631 of the Social Security Act, as amended, 49 Stat. 647, as amended, 86 Stat. 1466-1477, (42 U.S.C. 1302, 1382-1382d, 1383); Sec. 301 of Pub. L. 96-265; 94 Stat. 450 (42 U.S.C. 1382c, 1383).

2. Section 416.1321 is amended by adding a new paragraph (d) to read follows:

§ 416.1321 Suspensions; general.

* * * * *

(d) *Exception.* Even though conditions described in paragraph (a) of this section apply, we will not suspend your benefits if after November 1980, (i) you are participating in an appropriate vocational rehabilitation program (that is, one that has been approved under a State plan approved under Title I of the Rehabilitation Act of 1973 and which meets the requirements outlined in 45 CFR 1361.39) which you began during your disability, (ii) your disability did not end before December 1, 1980, (iii) you have some residual functional limitation from the impairment, (iv) at the time you began the program you were not expected to recover before the scheduled completion date of your

program and (v) we have determined that your completion of the program, or your continuation in the program for a specific period of time, will significantly increase the likelihood that you will not have to return to the disability benefit rolls.

3. Section 416.1331 is amended to read as follows:

§ 416.1331 Termination of your disability or blindness payments.

(a) *Cessation determinations.* We will find that your disability or blindness ends with the first month in which you no longer meet the requirements for benefits based on disability or blindness (See Subpart I of this Part).

Note.—See §§ 416.931–416.934 for the rules on presumptive disability and presumptive blindness.

(b) *When payments stop.* (1) *General.* If you do not meet the requirements for benefits based on disability or blindness, you are not age 65 or older and you do not qualify for the special benefits explained in § 416.261, the last month for which we can pay you benefits is the second month after the month in which your disability or blindness ceased, provided that you are otherwise eligible for benefits during this 2-month period. (See § 416.1338 for an exception to this rule if after November 1980 you are participating in an appropriate vocational rehabilitation program.)

(2) *After we make a determination that you are not now disabled.* If we determine that you do not meet the disability requirements of the law, we will send you an advance written notice telling you why we believe you are not disabled and when your benefits should stop. The notice will explain your right to appeal if you disagree with our determination. You may still appeal our determination that you are not now disabled even though your payments are continuing because of your participation in an appropriate vocational rehabilitation program. You may also appeal a determination that your completion of or continuation for a specified period of time in an appropriate vocational rehabilitation program will not significantly increase the likelihood that you will not have to return to the disability benefit rolls and, therefore, you are not entitled to continue to receive benefits.

4. A new section 416.1338 is added to read as follows:

§ 416.1338 If you are participating in a vocational rehabilitation program.

(a) *When your benefit may be continued.* Your benefits may be

continued after your impairment is no longer disabling if—

(1) Your disability did not end before December 1980, the effective date of this provision of the law;

(2) You are participating in a program of vocational rehabilitation that has been approved under a State plan approved under Title I of the Rehabilitation Act of 1973 and which meets the requirements of 45 CFR 1361.39 for a rehabilitation program;

(3) You began the program before your disability ended;

(4) At the time you began participating in the program you were not expected to recover medically before the scheduled completion date of the program;

(5) You still have some residual functional limitations; and

(6) We have determined that your completion of the program, or your continuation in the program for a specified period of time, will significantly increase the likelihood that you will not have to return to the disability benefit rolls.

Example: While disabled from a severe orthopedic impairment, "A" is receiving State vocational rehabilitation services which include training as a bookkeeper. "A" is 45 years old, has a high school education and worked for 5 years as a clerk for a large retail auto parts business. When she began training, "A" had not been expected to recover, and no medical examination had been scheduled by the Social Security Administration. Before "A" completes the training, her disability status is reviewed by social security and a determination made that she is able to do light work. Considering her age, education, and work experience, "A" is no longer disabled. However, if "A" is able to work as a bookkeeper, she will be considered able to engage in substantial gainful activity even if she can do only sedentary work. Therefore, it is determined that "A's" completion of the vocational rehabilitation program will significantly increase the likelihood that she will be permanently removed from the disability rolls. "A" will continue to receive payments until she completes or stops her participation in the rehabilitation program.

(b) *When your benefits will be stopped.* Your benefits will be stopped with the month—

(1) You complete the program;

(2) You stop participating in the program for any reason; or

(3) We determine that your continuing participation in the program will not significantly increase the likelihood that you may be permanently removed from the disability benefit rolls.

Subpart N—Determinations, Administrative Review Process, and Reopening of Determinations and Decisions

5. The authority citation for Subpart N of Part 416 reads as follows:

Authority: Sections 1102, 1631(c), and 1633 of the Social Security Act, 49 Stat. 647, 86 Stat. 1475, 86 Stat. 1478 (42 U.S.C. 1302, 1383, and 1383b); Section 301 of Pub. L. 96–265, 94 Stat. 450 (42 U.S.C. 1382c, 1383).

6. Section 416.1402 is amended by revising paragraphs (h) and (i) and adding paragraphs (j) and (k), to read as follows:

§ 416.1402 Administrative actions that are initial determinations.

Initial determinations are the determinations we make that are subject to administrative and judicial review. The initial determination will state the important facts and give the reasons for our conclusions. Initial determinations regarding supplemental security income benefits include, but are not limited to, determinations about—

* * * * *

(h) Whether you are eligible for special SSI cash benefits under § 416.262;

(i) Whether you are eligible for special SSI eligibility status under § 416.265;

(j) Your disability; and

(k) Whether your completion of or continuation for a specified period of time in an appropriate vocational rehabilitation program will significantly increase the likelihood that you will not have to return to the disability benefit rolls and thus, whether your benefits may be continued even though you are not disabled.

[FR Doc. 81–31545 Filed 10–29–81; 8:45 am]

BILLING CODE 4110-07-M

DEPARTMENT OF THE TREASURY

Bureau of Alcohol, Tobacco and Firearms

27 CFR Part 9

[Notice No. 392]

Livermore Valley Viticultural Area

AGENCY: Bureau of Alcohol, Tobacco and Firearms, Treasury.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Bureau of Alcohol, Tobacco and Firearms (ATF) is considering the establishment of a viticultural area in Alameda County, California, to be known as "Livermore Valley." This proposal is the result of a petition from industry members in the

area. The establishment of viticultural areas and the subsequent use of viticultural area names in wine labeling and advertising will allow wineries to better designate the specific grape-growing area where their wines come from and will enable consumers to better identify the wines they purchase.

DATE: Written comments must be received by January 28, 1982.

ADDRESS: Send written comments to: Chief, Regulations and Procedures Division, Bureau of Alcohol, Tobacco and Firearms, P.O. Box 385, Washington, DC 20044-0385 (Attn: Notice No. 392).

Copies of the petition, the proposed regulations, the appropriate maps, and the written comments will be available for public inspection during normal business hours at: ATF Reading Room, Office of Public Affairs and Disclosure, Room 4405, Federal Building, 12th and Pennsylvania Avenue NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Robert L. White, Research and Regulations Branch, Bureau of Alcohol, Tobacco and Firearms, 1200 Pennsylvania Avenue NW., Washington, DC 20226 (202-566-7626).

SUPPLEMENTARY INFORMATION:

Background

On August 23, 1978, ATF published Treasury Decision ATF-53 (43 FR 37672, 54624) revising regulations in 27 CFR Part 4. These regulations allow the establishment of definite viticultural areas. The regulations also allow the name of an approved viticultural area to be used as an appellation of origin on wine labels and in wine advertisements.

On October 2, 1979, ATF published Treasury Decision ATF-60 (44 FR 56692) which added a new Part 9 to 27 CFR, for the listing of approved American viticultural areas.

Section 4.25a(e)(1), Title 27, CFR, defines an American viticultural area as a delimited grape-growing region distinguishable by geographical features. Section 4.25a(e)(2) outlines the procedure for proposing an American viticultural area. Any interested person may petition ATF to establish a grape-growing region as a viticultural area. The petition should include—

(a) Evidence that the name of the proposed viticultural area is locally and/or nationally known as referring to the area specified in the petition;

(b) Historical or current evidence that the boundaries of the viticultural area are as specified in the petition;

(c) Evidence relating to the geographical features (climate, soil, elevation, physical features, etc.) which distinguish the viticultural features of

the proposed area from surrounding areas;

(d) A description of the specific boundaries of the viticultural area, based on the features which can be found on United States Geological Survey (U.S.G.S.) maps of the largest applicable scale; and

(e) A copy of the appropriate U.S.G.S. map with the boundaries prominently marked.

Petition

ATF has received a petition proposing an area in Alameda County, California, as a viticultural area to be known as "Livermore Valley." The area is one of the coastal intermountain valleys that surround the San Francisco Bay depression. The valley floor is approximately 15 miles long and 10 miles wide. Starting in the east, the watershed area of the Livermore Valley is bounded by the Altamont Hills and Crane Ridge, to the south by Cedar Mountain Ridge and Rocky Ridge, in the west by the Pleasanton Ridge, and in the north by the Black Hills. The valley's geographic location is generally the area covered by the political boundaries of Murray and Pleasanton townships.

Geographical/Viticultural Features

The petitioner claims that the proposed viticultural area is distinguished from surrounding areas by geographical and climatic variances. The petitioner bases these claims on the following:

(a) The Livermore Valley has a moderate coastal climate which is conducive to the growing of grapes, especially the sauterne type grapes and several premium red varieties. The climate is a result of its proximity to the San Francisco Bay and the Pacific Ocean. The cool marine winds and the morning fog are important factors in temperature control during the growing season and in keeping the area relative frost free during the early spring. The wine grapes grown in Livermore Valley thrive on the cool nights and warmer days. The greatest part of the vineyard acreage is in region III as classified by the University of California at Davis system of heat summation by degree-days. A small portion of the area within Livermore Valley is classified as region II.

(b) The main soil type is the Yolo-Pleasanton Associations with the Livermore gravelly and very gravelly series being prominent in the southern portion of the valley. The gravelly soils impart their own unique flavor to the wines.

(c) The elevation where the vineyards are cultivated starts at 650-800 feet above sea level and slopes toward the valley floor to about 450 feet above sea level.

(d) The main streams in the valley are the Arroyo Mocho, Arroyo Del Valle, and the Arroyo Las Positas which are formed by the watershed run-off of the previously named ridges. The drainage pattern is well developed with the streams flowing in a westerly direction. These streams converge about one mile west of the town of Pleasanton and form the Arroyo de la Laguna. This stream in turn joins Alameda Creek and empties into San Francisco Bay.

(e) The average rainfall is 14.45 inches. The rain falls mainly during the winter and early spring. There is little or no precipitation during the summer months.

(f) With the large increase in population in the Livermore Valley over the past twenty years, the water table has been lowered to a point where the vines no longer are able to depend on a constant water supply from that source. Since the completion of the Del Valle Dam and the filling of the Del Valle Reservoir both the Arroyo Mocho and the Arroyo Del Valle contain water released from the reservoir almost year-round where formerly they were dry by early summer. The South Bay Aqueduct, completed in 1967, provides overhead sprinkler irrigation for some of the vineyards. This type of irrigation is also used for heat suppression and frost protection as well as supplemental watering.

(g) The temperature of the Livermore Valley is moderate during the winter and moderately high in the summer. The average high is 72.9° Fahrenheit and the average low is 45.3° Fahrenheit. Temperatures in the summer have exceeded 100° Fahrenheit and the lowest temperature recorded in the winter was 19° Fahrenheit. The extremes rarely last more than a few days before the marine air asserts its normal pattern.

(h) The growing season, March through early November, is long enough to assure crop maturity. The average number of growing days is 254.

Historical Background

According to information provided by the petitioners, a viticultural history of the area began with the planting of vines during the Mission Period (1796-1833). In 1834, Robert Livermore began planting vines in the valley and named the valley after himself.

The modern wine pioneers arrived in the valley in the late 1860's. By the end

of the 1880's the district contained many small, profitable vineyards. The owners with their diverse backgrounds (English, German, Irish, Italian, French and Spanish) contributed many wine growing philosophies to the rapidly growing industry. All were attracted by the excellent growing conditions for wine grapes. The petitioners claim that emphasis on sauternes began during this period, although there were, and continue to be, many premium red wines from the valley. The resemblance of the area to the Graves District of France was, and is still, a favorite topic for wine writers.

At the peak of plantings in the valley, there were approximately 15,000 acres of grapes and over two dozen wineries. The number of both dropped dramatically with the approach of Prohibition. Two of the wineries that survived Prohibition have been in continuous operation, by the same families, since 1883. Today there are a dozen growers, approximately 3,000 acres of vines, and six wineries.

Proposed Boundaries

The boundaries of the proposed Livermore Valley viticultural area may be found on seven U.S.G.S. 7.5 minute series quadrangle maps ("Dublin Quadrangle, California", Livermore Quadrangle, California", "La Costa Valley Quadrangle, California—Alameda Co.", "Mendenhall Springs Quadrangle, California—Alameda Co.", "Altamont Quadrangle, California—Alameda Co.", "Byron Hot Springs Quadrangle, California", and "Tassajara Quadrangle, California"). The specific description of the boundaries of the proposed viticultural area is found in the proposed regulations.

Executive Order 12291

It has been determined that this proposal is not a "major rule" within the meaning of Executive Order 12291, 46 FR 13193 (1981), because it will not have an annual effect on the economy of \$100 million or more; it will not result in a major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; and it will not have significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of the United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

Regulatory Flexibility Act

The provisions of the Regulatory Flexibility Act relating to an initial and final regulatory flexibility analysis (5

U.S.C. 603, 604) are not expected to apply to this proposed rule because the proposal, if promulgated as a final rule, is not expected to have a significant economic impact on a substantial number of small entities. ATF has come to this tentative conclusion based on the fact that we do not have a way to assign a monetary value on the use of the name "Livermore Valley" as a viticultural area appellation of origin on wine labels and in wine advertisements. Since the benefits to be derived from using a new viticultural area appellation of origin are intangible, ATF cannot conclusively determine what the economic impact will be on the affected small entities in the area. However, from the information we currently have available on the proposed Livermore Valley viticultural area, ATF does not feel that the use of this appellation of origin will have a significant economic impact on a substantial number of small entities.

Public Participation—Written Comments

ATF requests comments concerning this proposed viticultural area from all interested persons. Furthermore, while this document proposes possible boundaries for the Livermore Valley viticultural area, comments concerning other possible boundaries for this viticultural area will be given consideration.

Comments received before the closing date will be carefully considered. Comments received after the closing date and too late for consideration will be treated as possible suggestions for future ATF action.

ATF will not recognize any material or comments as confidential. Comments may be disclosed to the public. Any material which the commenter considers to be confidential or inappropriate for disclosure to the public should not be included in the comment. The name of the person submitting a comment is not exempt from disclosure.

Any interested person who desires an opportunity to comment orally at a public hearing on these proposed regulations should submit his or her request, in writing, to the Director within the 90-day comment period. The request should include reasons why the commenter feels that a public hearing is necessary. The Director, however, reserves the right to determine, in light of all circumstances, whether a public hearing will be held.

Drafting Information

The principal author of this document is Robert L. White, Research and Regulations Branch, Bureau of Alcohol, Tobacco and Firearms. However, other personnel of the Bureau and of the

Treasury Department have participated in the preparation of this document, both in matters of substance and style.

Authority

Accordingly, under the authority in 27 U.S.C. 205, the Director proposes the amendment of 27 CFR Part 9 as follows:

PART 9—AMERICAN VITICULTURAL AREAS

Par. 1 The table of sections in 27 CFR Part 9, Subpart C, is amended to add the title of § 9.46. As amended the table of sections reads as follows:

Subpart C—Approved American Viticultural Areas

Sec.					
*	*	*	*	*	*
					9.46 Livermore Valley.

Subpart C—Approved American Viticultural Areas

Par. 2. Subpart C is amended by adding § 9.46 as follows:

§ 9.64 Livermore Valley.

(a) *Name.* The name of the viticultural area described in this section is "Livermore Valley."

(b) *Approved maps.* The appropriate maps for determining the boundaries of the Livermore Valley viticultural area are seven U.S.G.S. maps. They are titled:

(1) "Dublin Quadrangle, California", 7.5 minute series;

(2) "Livermore Quadrangle, California", 7.5 minute series;

(3) "La Costa Valley Quadrangle, California—Alameda Co.", 7.5 minute series;

(4) "Mendenhall Springs Quadrangle, California—Alameda Co.", 7.5 minute series;

(5) "Altamont Quadrangle, California—Alameda Co.", 7.5 minute series;

(6) "Byron Hot Springs Quadrangle, California", 7.5 minute series; and

(7) "Tassajara Quadrangle, California", 7.5 minute series.

(c) *Boundaries.* The Livermore Valley viticultural area is located in Alameda County, California. The beginning point is Bench Mark (BM) 425 located along the Alameda County/Contra Costa County line in the top portion of U.S.G.S. map "Dublin Quadrangle."

(1) From the beginning point, the boundary runs in a southeasterly direction along an unnamed road which crosses Interstate 580 and turns into Foothill Road;

(2) Thence continuing along Foothill Road in a southeasterly direction to the intersection of Castlewood Drive which

is located directly east of the Castlewood Country Club;

(3) Thence east on Castlewood Drive to Bench Mark (BM) 333;

(4) Thence in a straight line in a southeasterly direction to VABM Vern (1264) located on U.S.G.S. map "Livermore Quadrangle";

(5) Thence continuing in a southeasterly direction in a straight line to Bench Mark (BM) 580, located in the northeast corner of U.S.G.S. map "La Costa Valley Quadrangle";

(6) Thence in a straight line in a southeasterly direction to the northeast corner of Section 15, located in the northwest portion of U.S.G.S. map "Mendenhall Springs Quadrangle";

(7) Thence south to the southeast corner of Section 15, then east on the south border of Section 14, then south along the west boundary of Section 24;

(8) Thence east on the south border of Sections 24 and 19 to the southwest corner of Section 20;

(9) Thence north along the east boundaries of Sections 19, 18, 7, 6, 31, 19, 18, 7, 6, 31, 30, 19 and 18 located on U.S.G.S. maps "Mendenhall Springs Quadrangle", "Altamont Quadrangle" and "Byron Hot Springs Quadrangle";

(10) Thence west along the northern boundaries of Sections 18, 13, 14, 15 and 16 to where the northern boundary line of Section 16 intersects with the Alameda County/Contra Costa County line, located in the southeast corner of U.S.G.S. map "Tassajara Quadrangle";

(11) Thence in a southwesterly direction along the Alameda County/Contra Costa County line to the point of beginning.

Signed: September 25, 1981.

G. R. Dickerson,
Director.

Approved: October 16, 1981.

John M. Walker, Jr.,
Assistant Secretary (Enforcement and Operations).

[FR Doc. 81-31428 Filed 10-29-81; 8:45 am]

BILLING CODE 4810-31-M

27 CFR Part 9

[Notice No. 391; Re: Notice No. 371]

Shenandoah Valley Viticultural Area; Hearings

AGENCY: Bureau of Alcohol, Tobacco and Firearms, Department of the Treasury.

ACTION: Notice of hearings.

SUMMARY: This notice announces the times and places the Bureau of Alcohol, Tobacco and Firearms (ATF) will hold

public hearings to receive comments relating to the "Shenandoah Valley" viticultural area notice which was published in the *Federal Register* on April 13, 1981 (46 FR 21623). ATF believes that public hearings are essential in order to obtain and evaluate all possible information concerning this proposed viticultural area.

DATES: *California:* The hearings in California will be held from 9:00 a.m. to 5:00 p.m. on December 7 and 8, 1981.

Virginia: The hearings in Virginia will be held from 9:00 a.m. to 5:00 p.m. on January 12 and 13, 1982. (Evening sessions for each hearing will be held if necessary beginning at 7:00 p.m.)

Requests to Comment: Requests to comment at these hearings must be received no later than November 27, 1981, for the California hearings and January 2, 1982, for the Virginia hearings.

ADDRESSES: *California:* The hearings in California will be held at the Civic Center Auditorium, Jackson City Hall, 33 Broadway, Jackson, California.

Virginia: The hearings in Virginia will be held at the Sheraton Inn, 1400 East Market Street, I-81 and US 33, Harrisonburg, Virginia.

SEND REQUESTS TO COMMENT TO: Chief, Regulations and Procedures Division, Bureau of Alcohol, Tobacco and Firearms, P.O. Box 385, Washington, DC 20044-0385, (Notice No. 391).

FOR FURTHER INFORMATION CONTACT: E. J. Ference, Research and Regulations Branch, (202-566-7626).

SUPPLEMENTARY INFORMATION: On April 13, 1981, ATF issued a notice of proposed rulemaking in the *Federal Register* (46 FR 21623) to obtain comment on the "Shenandoah Valley" proposed viticultural area.

Copies of the petition, the notice of proposed rulemaking, the hearing transcripts, and any written comments concerning the proposed viticultural area will be available for public inspection during normal business hours at the: ATF Reading Room, Federal Building, Room 4405, 12th and Pennsylvania Avenue NW., Washington, DC.

ATF has scheduled public hearings on this matter as discussed in this notice. Persons desiring to comment should submit a written request containing the name, address, and telephone number of the individual who will comment. They should indicate in their request *which hearing they would like to attend* and the time of day they would like to comment. To the extent possible, ATF will honor these preferences. Persons asking to comment should include in

their request an outline of the topics on which they will speak. *Oral comment will be limited to 10 minutes per speaker*, but additional time may be granted for answering questions. Persons asking to comment should be prepared to respond to questions concerning their comments, their topic outline, or any matter relating to written comments they may have submitted.

Notification: ATF will notify all persons scheduled to comment and will confirm the date and time. An agenda listing the scheduled speakers will be available at each hearing.

Persons not scheduled to comment may be allowed to comment at the conclusion of each hearing if time permits.

Written comments relating to the "Shenandoah Valley" proposed viticultural area will be available at each hearing for public inspection. Each hearing will be conducted under the procedural rules in 27 CFR 71.41(a)(3) and section 553(b) of the Administrative Procedure Act.

ATF specifically requests oral comments and suggestions concerning—

(a) Evidence that the name of the proposed viticultural area is locally and/or nationally known as referring to the area specified in the petition;

(b) Historical or current evidence supporting the proposed boundaries of the viticultural area as specified in the petition;

(c) Evidence relating to the geographical characteristics (climate, soil, elevation, physical features, etc.) which distinguish the viticultural features of the proposed area from surrounding areas; and

(d) Resolution of the objections to use of the name "Shenandoah Valley."

Information obtained at the hearings, along with the written comments received in response to the notice of proposed rulemaking will be used to determine whether to issue a final regulation establishing the viticultural area as proposed.

Drafting Information

The principal author of this document is E. J. Ference, Research and Regulations Branch, Bureau of Alcohol, Tobacco and Firearms.

Authority

This notice of hearing is issued under the authority contained in 27 U.S.C. 205.

Signed: October 6, 1981.

Stephen E. Higgins,
Deputy Director.

Approved: October 16, 1981.

John M. Walker, Jr.,
Assistant Secretary (Enforcement and
Operations).

[FR Doc. 81-31514 Filed 10-29-81; 8:45 am]

BILLING CODE 4810-31-M

PENSION BENEFIT GUARANTY CORPORATION

29 CFR Ch. XXVI

Semiannual Agenda of Regulations Under Development

AGENCY: Pension Benefit Guaranty Corporation.

ACTION: Semiannual agenda of regulations.

SUMMARY: This document sets forth the Pension Benefit Guaranty Corporation's semiannual agenda of regulations it tentatively expects to issue in proposed or final form during the next six months. The agenda indicates whether or not the regulations are "major" under the criteria set forth in Executive Order 12291, and whether or not the regulations are subject to the Regulatory Flexibility Act.

ADDRESS: Pension Benefit Guaranty Corporation, 2020 K Street, NW., Washington, D.C. 20006.

FOR FURTHER INFORMATION CONTACT: For further information on the agenda in general, contact Melanie Franco Nussdorf, Special Counsel, Office of the General Counsel, 202-254-6476. For information about a specific regulation project listed on the agenda, contact the person designated in the agenda for that regulation.

SUPPLEMENTARY INFORMATION: Under the President's Order on Federal Regulation, Executive Order 12291, 46 FR 13193, each agency is required to publish in April and October an agenda of regulations it has issued or expects to issue. For each regulation designated as "major" under the criteria contained in the Order, the agenda must include a summary, the objectives and legal basis for the rule, an agency contact person, and a schedule for completing action on the rule if a notice of proposed rulemaking has already been issued. To better inform the public, the agenda set forth below includes a summary, the objectives and the legal basis for all items listed. In addition, it includes the current status of those regulations that were listed on the previous agenda (items 1-6 and 8-17), with the exception of item 8 (relating to transfer of pension

liability). Work on that regulation has been suspended because of budgetary constraints.

Executive Order 12291 requires that the agenda also includes those currently-effective regulations that are being reviewed by the agency pursuant to the Executive Order. Because of the necessity of devoting a significant portion of its resources to the development of regulations under the Multiemployer Pension Plan Amendments Act of 1980 (Pub. L. 96-364, 94 Stat. 1208), the Pension Benefit Guaranty Corporation has not yet begun reviewing any of its currently-effective regulations.

The Regulatory Flexibility Act, 5 U.S.C. 601, Pub. L. 96-354, 94 Stat. 1164, has a similar agenda requirement. Under that law, the agenda must list any regulations subject to the Act that is likely to have a significant economic impact on a substantial number of small entities. The Act applies to any regulation for which a notice of proposed rulemaking is issued on or after January 1, 1981. In the interests of clarity, the agenda below indicates those regulations that are not subject to the Regulatory Flexibility Act. For those regulations covered by the Act, the agenda indicates whether or not the rule is likely to have a significant economic impact on a substantial number of small entities.

Unless otherwise stated with respect to a particular regulation, the items listed in this agenda are those with respect to which the Pension Benefit Guaranty Corporation hopes to issue a proposed or final regulation within the next six months. However, it must be emphasized that budget and personnel limitations may make it impossible to achieve that goal.

Finally, unless otherwise indicated, all citations in the agenda are to sections of the Employee Retirement Income Security Act of 1974 as amended by the Multiemployer Pension Plan Amendments Act of 1980. The first 5 items pertain to the single-employer insurance program; the next 2 items pertain to both the single-employer and multiemployer insurance programs; the remaining items apply only to the multiemployer program.

1. Rules Governing the Allocation of Residual Plan Assets.

Summary. This is an amendment to the Allocation of Assets in Non-multiemployer Plans regulation, 29 CFR Part 2618 (formerly Part 2608). The amendment establishes rules for the allocation and distribution of plan assets that remain after all liabilities for benefits under the plan are satisfied.

The amendment was published in final form in the Federal Register on October 8, 1981, 46 FR 49842. It will become effective on November 9, 1981. The PBGC has determined that the regulation is not a major rule within the meaning of the Executive Order.

Objective. This regulation is necessary to give plan administrators guidance on the handling of excess assets.

Legal Basis. ERISA sections 4002 and 4044.

Regulatory Flexibility. Not covered by the Act.

PBGC Contact. Ms. Renae Hubbard, special Counsel, Office of the General Counsel, 202-254-4895.

2. Amendments of the Notice of Intent to Terminate Regulation.

Summary. This project involves the issuance of a joint form (Form 5310) by the PBGC and the Internal Revenue Service and amendments to the PBGC's Notice of Intent to Terminate regulation, 29 CFR Part 2616 (formerly Part 2604). PBGC and IRS staff are continuing to meet to resolve changes that will be made to the form. Once the agencies have agreed on a final form, the final amendments to the regulation will be completed. This regulation applies to non-multiemployer plans. The PBGC has determined that the regulation is not a major rule within the meaning of the Executive Order.

Objective. This regulation is necessary to provide plan administrators with the proper procedures for notifying the PBGC of plan terminations and to eliminate duplicative filing requests.

Legal Basis. ERISA sections 4002, 4041, and 4043.

Regulatory Flexibility. Not covered by the Act.

PBGC Contact. Mr. William Seals, Deputy Assistant General Counsel, Office of the General Counsel, 202-254-4895.

3. Rules for Valuing Group Insurance Contracts (Amendment to the Valuation of Plan Assets Regulation).

Summary. The existing PBGC regulation on valuing plan assets, 29 CFR Part 2620 (formerly Part 2611) does not provide rules adequate for valuing insurance contracts as plan assets because of the unique nature of such insurance contracts. Therefore, the PBGC is developing rules for valuing group insurance contracts, based on its experience with plans funded with these contracts. This regulation applies to non-multiemployer plans. The PBGC has determined that the regulation is not a

major rule within the meaning of the Executive Order.

Objective. This rule is necessary to enable plan administrators to value insurance contracts as of the date of plan termination more easily.

Legal Basis. ERISA sections 4002(b)(3), 4041, 4044, and 4062(b)(1).

Regulatory Flexibility. Not covered by the Act.

PBGC Contact. Ms. Joan Segal, Attorney, Office of the General Counsel, 202-254-3010.

4. Rules for Recovery of Benefit Overpayments and Early Benefit Reduction.

Summary. The PBGC is developing a proposed regulation to set forth rules designed: (a) To reduce benefit overpayments made after the date of plan termination by requiring plan administrators to reduce benefit payments to the estimated level of Title IV benefits payable; (b) to define the circumstances under which the PBGC will recover overpayments from plan participants; and (c) to describe the method(s) by which the PBGC will recover overpayments. The proposed regulation, which applies to non-multiemployer plans, has been drafted and is in the clearance process within the agency. The PBGC has determined that this regulation is not a major rule within the meaning of the Executive Order.

Objective. This regulation is needed to establish rules and a procedure for the prompt reduction of benefits after the date of plan termination in order to minimize overpayments to participants and to establish a formal procedure for PBGC recovery of overpayments to participants. This regulation will provide guidance to plan administrators and participants and minimize costs to the insurance system.

Legal Basis. ERISA sections 4002(b)(3), 4022, 4041, 4042, 4044, and 4061.

Regulatory Flexibility. The PBGC has determined that this rule will not have a significant economic impact on a substantial number of small entities.

PBGC Contact. Mr. Terence Craig, Attorney, Office of the General Counsel, 202-254-4873.

5. Rules Relating to Plan ERISAfication (Proposed Amendments to the Guaranteed Benefits and Limitation on Guaranteed Benefits Regulations).

Summary. The Multiemployer Act amendments require the PBGC to guarantee those benefits which are provided under the terms of a plan or which are required by law. Under the

Act, all plans that terminate on or after September 26, 1980, are to be treated as though the relevant provisions of Title I were added to the plan as of the effective date under ERISA section 211 with respect to each plan. Accordingly, the PBGC proposes to amend its Guaranteed Benefits regulation, 29 CFR Part 2613 (formerly Part 2605), and its Limitation on Guaranteed Benefits regulation, 29 CFR Part 2621 (formerly Part 2609). The proposed amendments will set forth the essential provisions in ERISA Title I that will be read into single-employer plans terminating on or after September 26, 1980 that are not in compliance with ERISA.

These amendments will apply only to single-employer plans, although the agency will shortly begin work on amendments that will apply to multiemployer plans. The single-employer changes will not be delayed for inclusion in those amendments since the larger number of terminating single-employer plans necessitates regulatory guidance now.

A first draft of the amendments for single-employer plans has been completed and it is in the early clearance stages within the agency. The PBGC has determined that this regulation is not a major rule within the meaning of the Executive Order.

Objective. This regulation is needed in order to ensure that participants and beneficiaries in terminating single-employer plans receive the retirement benefit protection mandated by Congress.

Legal Basis. ERISA sections 4002(a)(8), 4002(b)(3), 4022, and 4022B.

Regulatory Flexibility. The PBGC has determined that this rule will not have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Renae Hubbard, Special Counsel, Office of the General Counsel, 202-254-4895.

6. Rule on Administrative Review of Agency Decisions.

Summary. This proposed regulation, 29 CFR Part 2606 (formerly Part 2618), applies to both multiemployer and non-multiemployer plans. It amends the procedures governing internal agency review of administrative decisions. It modifies certain of the review procedures and the membership of the PBGC Appeals Board. In addition, the amendment adds certain determinations relating to multiemployer plans which will be subject to administrative review. This regulation has been drafted and is in the clearance process within the agency. The PBGC has determined that this regulation is not a major rule within the meaning of the Executive Order.

Objective. The rule is necessary to streamline the agency's administrative review and to conform the regulation to the Multiemployer Act.

Legal Basis. ERISA section 4002(b)(3).

Regulatory Flexibility. Not covered by the Act.

PBGC Contact. Ms. Deborah West, Attorney, Office of the General Counsel, 202-254-3010.

7. Rule on Payment of Premiums.

Summary. This regulation, 29 CFR Part 2610 (formerly Part 2602), applies to both multiemployer and non-multiemployer plans. It is being amended to reduce the penalty charge for the late payment of premiums and to institute a minimum late payment penalty charge. This regulation has been drafted and is in the clearance process within the agency. The PBGC has determined that this is not a major rule.

Objective. The amendment is necessary to reduce the burden previously placed on plans for the late payment of premiums while not creating an incentive to either file late or not file at all.

Legal Basis. ERISA sections 4002(b), 4006, and 4007.

Regulatory Flexibility. Not covered by the Act.

PBGC Contact. Ms. Lonie Hassel, Attorney, Office of the General Counsel, 202-254-3010.

8. Rules Governing the Arbitration of Disputes Concerning Employer Liability.

Summary. Section 4221 provides that any dispute between an employer and the sponsor of a multiemployer plan regarding the determination of the employer's withdrawal liability to the plan shall be resolved through arbitration. Section 4221(a)(2) provides that an arbitration proceeding under this section shall be conducted in accordance with fair and equitable procedures prescribed by the PBGC. The regulation will set forth the procedures under this section. This regulation is in the late stages of the drafting process. The PBGC has determined that this regulation is not a major rule within the meaning of the Executive Order.

Objective. This regulation is needed to provide the rules of procedure under which an arbitration proceeding will be conducted.

Legal Basis. ERISA sections 4002(b)(3) and 4221(a)(2).

Regulatory Flexibility. The PBGC has determined that this rule will not have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Renae Hubbard, Special Counsel, Office of the General Counsel, 202-254-4895.

9. Interest on Withdrawal Liability Payments.

Summary. Section 4219(c)(6) of ERISA provides that plans shall charge interest on delinquent withdrawal liability payments and on a defaulted employer's total outstanding withdrawal liability. The interest rate charged under this section is to be based on prevailing market rates for comparable obligations, in accordance with PBGC regulations. The regulation implementing this section is in the early stages of the drafting process. The PBGC has determined that this is not a major rule under the Executive Order.

Objective. This regulation will enable employer and plan sponsors to determine the interest charges on withdrawal liability payments.

Legal Basis. ERISA sections 4002(b)(2) and 4219(c)(6).

Regulatory Flexibility. This rule is not likely to have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Ellen A. Hennessy, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

10. Rules Governing the Duties of Sponsors of Plans That Have Terminated by Mass Withdrawal.

Summary. Section 4281 of ERISA contains rules relating to the administration and payment of benefits under multi-employer plans that have terminated by mass withdrawal. Under certain circumstances, the sponsor of an insolvent terminated plan is required to suspend payment of any benefits that are in excess of those guaranteed under Section 4022A of ERISA. The PBGC is directed to prescribe rules that ensure that plan participants and beneficiaries receive adequate notice of benefit suspensions. Drafting of this regulation will begin shortly. The PBGC has determined that this is not a major rule under the Executive Order.

Objective. This regulation will help protect participants and beneficiaries under plans that terminate by mass withdrawal.

Legal Basis. ERISA sections 4002(b)(2) and 4281(d)(3).

Regulatory Flexibility. Not subject to Act.

PBGC Contact. Mr. David Weingarten, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4860.

11. Rules Varying the Standards Governing the Sale of Assets.

Summary. This regulation was

divided into two separate projects. The first, a final rule setting forth the procedures under which an employer may apply to PBGC for a variance or exemption from the purchaser's bond/escrow requirement and the sale-contract requirement of section 4204(a)(1)(B) and (C) respectively, was published and effective on September 17, 1981 (46 FR 46127). The second, a regulation that varies those requirements under certain conditions and authorizes plans to adopt their own rules for granting variances from the statutory requirements, is currently in the clearance process within the government. PBGC has determined that this is not a major rule.

Objective. The substantive regulation will provide relief to certain employers who sold their businesses between April 28, 1980 and shortly after enactment of the MPPAA, and who incurred withdrawal liability. The regulation will also enable plans to adopt rules varying the purchaser's bond requirement.

Legal Basis. ERISA sections 4002(b)(2) and 4204(c).

Regulatory Flexibility. The PBGC has determined that this rule is not likely to have a significant economic impact on a substantial number of small entities.

PBGC Contact. Mr. James M. Graham, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

12. Rules Governing the Election of Plan Status.

Status. This regulation sets forth the procedures under which certain pension plans can elect to continue to be single employer plans. This regulation was published and effective on May 19, 1981 (46 FR 27330).

PBGC Contact. Mr. James M. Graham, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

13. PBGC Actuarial Assumptions for Computing Unfunded Vested Benefits.

Summary. Section 4213(a) provides that the PBGC may prescribe by regulation actuarial assumptions which plan actuaries may use in their determination of a multiemployer plan's unfunded vested benefits. The value of unfunded benefits is used, in turn, to compute an employer's withdrawal liability. It is unlikely that a proposed rule will be issued within the next six months. PBGC has determined that this is not a major rule under the Executive Order.

Objective. The regulation will provide standards that may be used for the computation of withdrawal liability.

Legal Basis. ERISA sections 4002(b)(3) and 4213(a).

Regulatory Flexibility. The PBGC has determined that this rule is not likely to have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Ellen A. Hennessy, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

14. Rules Governing the Notice of Insolvency.

Summary. Section 4245(e) requires the multiemployer plan sponsor, when he or she determines that the plan may become insolvent, to give notice of the fact to the PBGC. In addition, the plan sponsor must inform employees and affected employee organizations of the possible insolvency. Section 4245(e)(4) requires that the notice be given in accordance with regulations prescribed by the PBGC. PBGC has determined that this is not a major rule under the Executive Order.

Objective. This regulation is needed so that plan sponsors can comply with this statutory obligation. In addition, this notice is important to PBGC for program and financial planning.

Legal Basis. ERISA sections 4002(b)(3) and 4245(e)(4).

Regulatory Flexibility. PBGC has determined that this regulation is not likely to have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Ellen A. Hennessy, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

15. Rules Governing the Notice of a Merger or Transfer of Assets Between Multiemployer Plans.

Summary. Section 4231(b)(1) requires the plan sponsor of a multiemployer plan to notify PBGC, in accordance with regulations prescribed by PBGC, of a merger or transfer of assets or liabilities to another multiemployer plan at least 120 days before the effective date of the merger or transfer. A proposed rule implementing this provision is in the final stages of the clearance process. PBGC has determined that this is not a major rule.

Objective. This regulation will enable plan sponsors to comply with this statutory obligation.

Legal Basis. ERISA sections 4002(b)(3) and 4231(b).

Regulatory Flexibility. PBGC has determined that this regulation is not likely to have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Ellen A. Hennessy, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

16. Rules Allowing Plans To Adopt the "Construction Industry" Definition of Withdrawal.

Summary. Section 4203(a) of ERISA defines the circumstances under which an employer withdraws from a multiemployer plan. Sections 4203 (b) and (c) include special definitions of withdrawal for the building and construction industry and for the entertainment industry. Under the special rules a withdrawal is considered to take place only if an employer ceases to have an obligation to contribute under the plan and either (1) continues to perform work of the same type for which contributions were previously required in the jurisdiction of the collective bargaining agreement or (2) resumes work in the jurisdiction within five years. Section 4203(f) provides that plans in other industries may, pursuant to PBGC regulations, be amended to adopt similar withdrawal rules if they meet certain conditions. This regulation is in the early stages of the drafting process. PBGC has determined that this is not a major rule under the Executive Order.

Objective. This regulation is needed to provide plans that wish to adopt definitions of withdrawal similar to those for the construction and entertainment industries with guidance regarding how to seek PBGC approval for use of the definition.

Legal Basis. ERISA sections 4002(b)(3) and 4203(f)(1).

Regulatory Flexibility. Not covered by Act.

PBGC Contact. Mr. James M. Graham, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

17. Reimbursement Fund for Uncollectible Withdrawal Liability.

Summary. Section 4222 of ERISA directs the PBGC to establish by regulation an insurance program to reimburse multiemployer pension plans for amounts of withdrawal liability that cannot be collected from withdrawn employers involved in cases or proceedings under Title 11 of the United States Code. Participation in the program is voluntary, and plans electing coverage shall pay premiums in accordance with PBGC regulations. Budget and personnel limitations make it unlikely that this program can be implemented within the next six months. PBGC has determined this is not a major rule.

Objective. The purpose of this regulation is to implement the uncollectible withdrawal liability insurance program.

Legal Basis. ERISA sections 4002(b)(3) and 4222.

Regulatory Flexibility. PBGC has determined that this regulation is not likely to have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Ellen A. Hennessy, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

18. Supplemental Guarantee Program.

Summary. Section 4022A (g)(2) requires PBGC to issue regulations establishing a supplemental program to guarantee benefits under multiemployer plans that would otherwise be guaranteed but for the limitations in section 4022A (c). Participation by plans in this supplemental program is optional. PBGC expects to begin drafting this rule shortly. The PBGC has determined that this is not a major rule under the Executive Order.

Objective. This supplemental guarantee program will enable covered plans to obtain a greater benefit guarantee for participants.

Legal Basis. ERISA sections 4002(b)(2) and 4022A (g)(2).

Regulatory Flexibility. This rule is not likely to have a significant economic impact on a substantial number of small entities.

PBGC Contact. Mr. David Weingarten, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4860.

19. Rules Defining the "Building and Construction Industry"

Summary. Section 4203(a) of ERISA defines the circumstances under which an employer withdraws from a multiemployer plan. Section 4203(b) contains a special definition of withdrawal for the building and construction industry. ERISA does not, however, contain a definition of the term "building and construction industry". This regulation will provide that definition. PBGC expects to begin drafting this regulation shortly. The PBGC has determined that this is not a major rule under the Executive Order.

Objective. By defining the "building and construction industry", this regulation will provide the scope of the special withdrawal rule contained in section 4203(b).

Legal Basis. ERISA Sections 4001(b) and 4002(b)(3).

Regulatory Flexibility. This rule is not likely to have a significant economic

impact on a substantial number of small businesses.

PBGC Contact. Mr. James M. Graham, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

20. Reduction or Waiver of Complete Withdrawal Liability.

Summary. Section 4207(a) requires the PBGC to provide rules for reducing or waiving the liability of an employer who has completely withdrawn from a multiemployer plan and subsequently resumes covered operations or renews the obligation to contribute under the plan. Under section 4207(b), PBGC must also establish a procedure under which plans may adopt their own rules for reduction or waiver of complete withdrawal liability. The PBGC is currently developing the specifications for this regulation. The PBGC has determined that this regulation is not a major rule under the Executive Order.

Objective. The regulation will identify those situations in which relief under section 4207 is appropriate and provide a method for calculating the amount of the reduction or waiver. The regulation will also provide for necessary adjustments to the allocation of unfunded vested benefits under section 4211 when the employer returns to the plan.

Legal Basis. ERISA sections 4002(b)(3) and 4207.

Regulatory Flexibility. The PBGC has determined that this rule will not have a significant economic impact on a substantial number of small entities.

PBGC Contact. Ms. Ellen A. Hennessy, Attorney, Office of the Executive Director, Policy and Planning, 202-254-4862.

Issued in Washington, D.C., this 16th day of October 1981.

Robert E. Nagle,

Executive Director, Pension Benefit Guaranty Corporation.

[FR Doc. 81-31524 Filed 10-29-81; 8:45 am]

BILLING CODE 7708-01-M

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 936

Public Hearing and Public Comment Period on the Status of the Oklahoma Permanent Regulatory Program

AGENCY: Office of Surface Mining Reclamation and Enforcement (OSM), Interior.

ACTION: Schedule of public hearing and public comment period.

SUMMARY: On October 8, 1981, the Director, OSM, announced that he had reason to believe that Oklahoma may not be able to implement, administer, maintain or enforce its approved program to regulate surface coal mining and reclamation operations (46 FR 49846-49847). By that notice, the Director also announced that he would hold an informal conference with Oklahoma officials to discuss the status of implementation of the State's program. The informal conference was held on October 14, 1981, in Oklahoma City, Oklahoma. Because the Director still has reason to believe that Oklahoma may not be able to implement, administer, maintain or enforce its approved program, OSM has now scheduled a public hearing and public comment period to provide an opportunity for interested persons to express their concerns on the implementation of the Oklahoma program in accordance with the provisions of 30 CFR 733.12(d).

This notice sets forth the purposes, dates, times and location for both the public hearing and the public comment period during which interested persons may submit written comments and data on the status of the Oklahoma permanent regulatory program. The rules and procedures for governing public participation at the hearing are also contained in this notice.

DATE: OSM has scheduled a public hearing on November 19, 1981, to be held at the address below. Persons wishing to testify at the public hearing are urged to contact Raymond L. Lowrie, Regional Director, at the address and telephone number shown under "FOR FURTHER INFORMATION" by November 18, 1981, so they may be placed on the speakers' agenda.

Public comments must be received before 4:00 p.m. on November 27, 1981, in order to be considered in the Director's findings on the status of the Oklahoma permanent regulatory program.

ADDRESSES: A public hearing on the status of the Oklahoma permanent regulatory program will be held beginning at 1:00 p.m. at:

Holiday Inn, 800 South 32nd Street,
Muskogee, Oklahoma 74401, Telephone:
(918) 682-4341

Written comments should be sent to:
Office of Surface Mining, Administrative
Record SPA 17, 5th Floor—Scarritt
Building, 818 Grand Avenue, Kansas City,
Missouri 64106

Copies of Administrative Record documents referenced in this notice are available for public inspection and copying during normal business hours at:

Office of Surface Mining, Administrative
Record, Room 153, Interior South Building,
1951 Constitution Avenue NW.,
Washington, D.C. 20240, Telephone: (202)
343-4728

Office of Surface Mining, 5th Floor—Scarritt
Building, 818 Grand Avenue, Kansas City,
Missouri 64106, telephone: (816) 374-3920
Oklahoma Department of Mines, 4040 N.
Lincoln, Suite 107, Oklahoma City,
Oklahoma 73105, telephone: (405) 521-3859

FOR FURTHER INFORMATION CONTACT:

Carl C. Close, Acting Assistant Director,
Program Operations and Inspection,
Office of Surface Mining, 1951
Constitution Avenue NW., Washington,
D.C. 20240, telephone: (202) 343-4225; or
Raymond L. Lowrie, Regional Director,
Office of Surface Mining, 5th Floor—
Scarritt Building, 818 Grand Avenue,
Kansas City, Missouri 64106, telephone:
(816) 374-3920

SUPPLEMENTARY INFORMATION: On September 10, 1981, the Director, OSM, notified the Oklahoma Department of Mines that he had reason to believe that the State may not be able to implement, administer, maintain or enforce its approved program to regulate surface coal mining and reclamation operations (See Administrative Record No. OK-317). The Director stated that the reason for his belief was the rescission of the State's regulations by the Oklahoma Legislature on February, 12, 1981. The Director also noted that a January 9, 1981, court injunction barring the State from enforcing its program was lifted on July 20, 1981. The injunction resulted from a challenge to the State's program regulations, but was mooted as a result of the action of the Oklahoma Legislature. A more detailed account of the historical events which led to the Director's concern over the status of the Oklahoma program can be found in the October 8, 1981, *Federal Register* (46 FR 49846-49847).

The Oklahoma Department of Mines responded to the Director's September 10, 1981, letter and requested an informal conference with OSM under the provisions of 30 CFR 733.12(c). See Administrative Record No. OK-318. The Director agreed to Oklahoma's request and subsequently held an informal conference with Oklahoma officials on October 14, 1981, in Oklahoma City. On October 8, 1981, the Director notified the public of the informal conference (46 FR 49846-49847). A transcript of the informal conference has been placed in the Administrative Record (See Administrative Record No. OK-323).

Based on the information Oklahoma provided at the informal conference, the Director still has reason to believe that Oklahoma may be unable to implement, administer, maintain or enforce its program. On October 23, 1981, the Director so notified the Oklahoma Department of Mines (See Administrative Record No. OK-324).

In accordance with the procedures contained in 30 CFR 733.12(d), OSM will hold a public comment period and a public hearing to provide interested parties an opportunity to express their concerns on the implementation of the Oklahoma program. The public comment period begins today and ends at 4:00 p.m. on November 27, 1981. OSM is particularly interested in the public's views and concerns on the State's ability to implement its program, and on possible actions Oklahoma should pursue to resolve identified problems.

Subsequent to the public hearing and review of all available information including the hearing transcript, written presentations and written comments, the Director will publish his findings on the status of the Oklahoma program in accordance with the provisions of 30 CFR 733.12(e).

Hearing Rules

At the public hearing on November 19, 1981, parties wishing to comment on the status of the Oklahoma program will be asked to register for placement on the speakers' agenda. The hearing will begin at 1:00 p.m. and will continue until all persons scheduled to speak have been heard. Persons in the audience who have not been scheduled to speak and who wish to do so will be heard at the end of the scheduled speakers. Persons not scheduled to testify but wishing to do so, assume the risk of having the public hearing adjourned unless they are present in the audience at the time all scheduled speakers have been heard. Written comments, data, or other relevant information may be submitted to supplement, or in lieu of an oral presentation at the hearing.

In addition, the Director has prescribed the following hearing format and rules of procedure.

1. The hearing shall be informal and follow legislative procedures.

2. Based on the number of speakers in attendance, each participant may be limited to 10 minutes.

3. Participants will be called in the order in which they register.

Dated: October 27, 1981.

J. Steven Griles,
*Acting Director, Office of Surface Mining
Reclamation and Enforcement.*

[FR Doc. 81-31533 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-05-M

DEPARTMENT OF DEFENSE

Office of the Secretary

32 CFR Chs. I, V, VI, and VII

33 CFR Ch. II

36 CFR Ch. III

Improving Government Regulations; Semiannual Agenda of Regulations

AGENCY: Department of Defense.

ACTION: Publication of the Department's semiannual agenda of regulations under review or development by the Department of Defense and its components.

SUMMARY: The Department of Defense is publishing its seventh semiannual agenda of regulations for public information and comments. Implemented in November 1978 under EO 12044, this agenda continues the initiatives implemented at that time and incorporates the objectives, where applicable, of the new EO 12291, "Federal Regulation." This agenda, the second under the Department's revised regulatory improvement plan contains issuances which have been scrutinized thoroughly to determine their economic or environmental impact in accordance with the criteria outlined in the new EO. Although these issuances are minimal in direct public impact, their nature may be of public concern or interest and are published to provide such notice and an opportunity for DoD rulemaking participation.

The next DoD agenda is scheduled to be published in April 1982 with a follow-up on those contained herein. If warranted, a supplemental separate or combined agenda may be published prior to that date if issuances of a significant nature require publication.

FOR FURTHER INFORMATION CONTACT: For information concerning the overall DoD Regulatory Improvement and general semiannual agenda information, contact Colonel Peter H. Karalus, telephone 202-695-4281 or write: Directorate for Organizational and Management Planning, OASD(C), Pentagon, Washington, D.C. 20301.

For questions of a legal nature concerning the agenda and its statutory requirements or obligations contact Ms. Kathleen Buck, Office of the General

Counsel, legal counsel, Rm 3E988, The Pentagon, Washington, D.C. 20301 or call 202-697-2714.

For Specific Agenda Items, contact the appropriate individual indicated in each DoD component report.

SUPPLEMENTARY INFORMATION: This consolidated agenda is composed of the regulatory status reports from the Office of the Secretary of Defense and the Departments of the Army, Navy and Air Force. As in previous agenda the regulations contained herein are not major regulations that impact significantly upon the public, the economy, state or private institutions as defined under EO 12291, nor do they have a substantial economic impact upon a significant number of small business entities under the criteria of the Regulatory Flexibility Act (Pub. L. 96-354).

Nevertheless, although the issuances contained in this agenda do not fall under the scope of the Regulatory Flexibility Act and are generally excluded from the requirements of the EO (Ref "Note") the Department is publishing those that may have an interest or impact upon the public in common areas of economic and environmental interest and invites comments on the rules published. For ease of identification and to clarify the differences between these issuances, each is further identified by its DoD internal numbering system which denotes component level of authority and type of issuance in addition to the required CFR classification. This modification to the agenda should aid interested parties in their comment process and separate the documents into their respective categories. DoD issuances range from DoD Directives (reflect departmental policy) to Implementing Instructions and Regulations (largely internal in nature and used to implement Directives). The OSD agenda section therefore contains the Directives under which DoD components promulgate their implementing regulations. Each DoD component's report should generally include the following information:

- Proposed regulations they have issued or expect to issue.
- Current effective rules under review pursuant to EO 12291, if applicable.
- Summary and nature of each rule being considered.
- Objectives and legal basis for issuance of each rule.
- Approximate schedule for completing action.
- List of existing regulations to be reviewed.

—Name and telephone number of knowledgeable official for rules published.

—Statement indicating whether the rule is major.

Individual component reporting variations of the above agenda requirements may be found within each section due to the separate mission, functions, and responsibilities of the reporting components.

Included in this agenda is the second regulatory report from the US Army Corps of Engineers, whose civil works functions fall under the reporting requirements of the new EO. Their agenda will reflect these requirements and be followed by further reporting actions determined necessary under the EO.

Although not a regulatory agency, the Department will continue to participate in regulatory initiatives designed to reduce economic costs and unnecessary environmental burdens upon the public. Comments and recommendations are invited and should be addressed to the DoD component representatives published in each section.

Note: The publishing of this agenda does not waive the applicability of the military affairs exemptions in title 5, section 553 and section 1 of Executive Order 12291.

Although sensitive to the needs of the public and regulatory reform, DoD reserves the right to exercise the exemptions and flexibility permitted in its rulemaking process in order to proceed with its overall defense oriented mission.

D. O. Cooke,

Deputy Assistant Secretary of Defense.

October 26, 1981.

Office of the Secretary—Improving Government Regulations; Semiannual Agenda

ACTION: Semiannual Agenda of Regulatory and Procedural Documents Under Development or Published by the Office of the Secretary of Defense (OSD).

SUMMARY: This agenda lists DoD policy and procedural documents that are under development or that were published during the period May 1 through September 30, 1981, under the provisions of the Administrative Procedure Act or under other statutes that impact on DoD activities and operations. It is being submitted primarily to inform the public of actions taken by the Office of the Secretary of Defense in its normal pursuit of managing and operating the Department of Defense.

FOR FURTHER INFORMATION CONTACT:

Contact officials' names appear after each agenda item. For other information on the Agenda, contact Ms. M. S. Healy, Directives Division, C&D, Washington Headquarters Services, OSD, Room 2A286, Washington, D.C. 20301, telephone 202-697-4111.

SUPPLEMENTARY INFORMATION:

Examples of policy and procedural documents are: DoD implementation of the Education of Handicapped Children Act; several amendments and policy

statements on the Civilian Health and Medical Program of the Uniformed Services; proposed rule on the enforcement of State traffic laws on DoD installations; and military personnel matters, such as enlisted Administrative Separations and discharge review board procedures and standards. OSD shall continue to provide for public participation in rulemaking in some exempt areas under E.O. 12291, while retaining the right to

publish final rules under the exception of 5 U.S.C. 553 (a)(2) and (d).

E.O. 12291. None of the regulatory documents listed below is a "major rule," and no major rules are presently under development.

Regulatory Flexibility Act, section 610. OSD has screened its existing regulatory documents and has concluded that none of its regulations or similar documents causes significant impact on a substantial number of small entities.

The OSD agenda follows.

OFFICE OF THE SECRETARY OF DEFENSE

[Regulations Under Development and Published During Period May 1, Through Sept. 30, 1981]

CFR No.	Title	DOD directive/instruction	Comments
32 CFR Part 41	Enlisted Administrative Separations	1332.14	Revision in coordination. Proposed rule published 46 FR 31663, June 17, 1981, under 10 U.S.C. 1162, 1163, 1169, 1170, 1172, and 1173. Contact official: LTC R. F. Baker, 202-697-9283.
32 CFR Part 57	Education of Handicapped Children in the DoD Dependents Schools.	1342.xx (6060.xx)	Proposed rule published 46 FR 45368, Sept. 11, 1981, to implement 20 U.S.C. 1401 <i>et seq.</i> (1976 & Supp II 1978) 20 U.S.C. 921-932, as amended. Contact official: Diane L. Goltz, 202-325-7821.
32 CFR Part 70	Discharge Review Board (DRB) Procedures and Standards.	1332.28	An amendment to the final rule was published 46 FR 34574, July 2, 1981. Contact official: LCDR Eric J. Barnett, US Navy, 703-325-9870. Two proposed rule amendments were published: (1) 46 FR 42876, August 25, 1981. Contact official: Col. John L. Fugh, 202-697-9283. (2) 46 FR 43185, August 27, 1981. Contact official: Mr. F. X. Plant, 202-697-9641, to implement 10 U.S.C. 1553, 38 U.S.C. 101, 3103, as amended, and 3012.
32 CFR Part 92	Policies Relating to Senior Reserve Officers' Training Corps (ROTC) Programs.	1215.8	Reissuance in coordination within the Department of Defense components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 114	Reserve Components Common Personnel Data Systems.	7730.54	Reissuance in coordination within the Department of Defense components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 132	Initial Active Duty for Training in Reserve Components.	1215.9	This is being evaluated for update and reissuance. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 158	Guidelines for Systematic Review of 20-Year-Old Classified Information in Permanently Valuable DoD Records.	5200.30	Revision completed. To be published as a final rule under 5 U.S.C. 552. Contact official: David Whitman, 202-695-2289.
32 CFR Part 159	DoD Information Security Program	5200.1	Amendment in coordination within DoD components. Contact official: David Whitman, 202-695-2289.
32 CFR Part 165	Suspension and Debarment of Nonappropriated Fund Contractors.	4105.66	Reissuance in coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 198	Technical Manual (TM) Management	4151.9	Reissuance in coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 199	Implementation of Civilian Health and Medical Program of the Uniformed Services (CHAMPUS).	6010.8-R	A proposed amendment was published 46 FR 24964, May 4, 1981, to allow benefit consideration for electric-powered cart-type vehicles. Contact official: Lorraine Carpenter, 202-697-5185. 46 FR 29704, June 3, 1981, proposed amendment to allow benefits for well-baby care up to age 2 was published. Contact official: Lorraine Carpenter, 202-697-5185. 46 FR 34325, July 1, 1981, final rule amendment No. 6 and statement of policy was published regarding maternity-related inpatient care. Contact official: Lorraine Carpenter, 202-697-5185. 46 FR 34328, July 7, 1981, final rule amendment No. 7 was published, revising benefits available to dependents of military members of an armed force of a foreign NATO nation. Contact official: T. J. Osoba, 303-341-8608. 46 FR 34351, July 1, 1981, proposed amendment to rule revising benefit consideration for surgical treatment of morbid obesity was published. Contact official: Lorraine Carpenter, 202-697-5185. 46 FR 38538, July 28, 1981, proposed amendment to rule was published revising criteria or determining when a hearing impairment constitutes a serious physical handicap. Contact official: Lorraine Carpenter, 202-697-5185. 46 FR 39167, July 31, 1981, proposed amendment to rule was published eliminating residential treatment centers as authorized providers. Contact official: Lorraine Carpenter, 202-697-5185. 46 FR 46570, September 21, 1981, interim notice of policy in connection with ambulatory surgery was published. Contact official: James N. Snipes, 303-341-8606. 46 FR 46597, September 21, 1981, extension of comment period to proposed amendment (46 FR 39167) was published. Contact official: Carol P. Galaty, 202-695-9286.
32 CFR Part 185	Military Support of Civil Defense	3025.10	Final rule to be published September 1981, to incorporate relevant provisions of E. O. 12148. Contact official: Colonel Conrad C. Gonzales, 202-694-4534.
32 CFR Part 200	Industrial Preparedness Production Planning Procedures.	4005.3	Reissuance in coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 207	Acquisition and Distribution of Commercial Products.	5000.37	Reissuance in coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 210	Enforcement of State Traffic Laws on DoD Installations.	5525.xx	Proposed rule published 46 FR 42083, August 19, 1981, under 63 Stat. 377 as amended, 18 U.S.C. 13, 40 U.S.C. 318a. through d., 40 U.S.C. 612. Contact official: Col. John L. Fugh, 202-697-9283.
32 CFR Part 230	Credit Unions Serving DoD Personnel	1000.10	Reissuance in coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 237	Community Relations	5410.18	Preliminary review pending complete revision and coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.
32 CFR Part 286a	Department of Defense Privacy Program	5400.11 and 5400.11-R	Revision to directive and development of regulation now in coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.

OFFICE OF THE SECRETARY OF DEFENSE—Continued

[Regulations Under Development and Published During Period May 1, Through Sept. 30, 1981]

CFR No.	Title	DOD directive/instruction	Comments
32 CFR Part 288.....	User Charges.....	7230.7.....	Change to basic document in coordination within DoD components. Contact official: M. S. Healy, 202-697-4111.

Department of the Army—Regulatory Agenda

AGENCY: Department of the Army.

ACTION: Semiannual agenda of regulatory information reviewed, under review, or development by the Department of the Army.

SUMMARY: The Department of the Army published its first regulatory agenda in 1978 and annually thereafter in compliance with Executive Order 12044 and the DOD plan for improving Government Regulations. This agenda provides the status of regulations that were previously reported under that Executive Order.

SUPPLEMENTARY INFORMATION: The Department of the Army has no major regulations under development which meet the criteria of Pub. L. 96-354 and Executive Order 12291.

Part I. Status of Regulations Reviewed (Agenda April 30, 1981)

DEPARTMENT OF THE ARMY—Semiannual Agenda

[Period May 1, 1981–Sept. 30 1981]

CFR No.	Title	Public comments	Status	Contact officer
32 CFR Parts 522.30 through 552.38.	Acquisition of Real Property and Interest Therein (AR 405-10), 43 U.S.C. 315 q and r 10 U.S.C. 2331, 2237, 3038.	None.....	Proposed Rule, 43 FR 59328, Dec. 19, 1978. No date for publication of Final Rule has been established.	Mr. Deimens, COE, Tel. (202) 272-0492.
32 CFR Part 556.....	Private Organizations on Department of Army Installation (AR 210-1), 10 U.S.C. 3102.	None.....	Final Rule published. Item will be deleted from next agenda.	Ms. Terri Siocomb, DAAG-CMP-P, Tel. (202) 325-9370.
32 CFR Part 504.....	Obtaining Information from Financial Institutions (AR 190-xx), 12 U.S.C. 3401 et seq.	None.....	Proposed Rule, 46 FR 11672, Feb. 10, 1981. Under revision due to DOD changes.	Maj. Anderson, DAPE-HRE, Tel. (202) 756-1896.

Part II. Army Regulations Under Development

Description	Citation	Additional information
Armed Forces Disciplinary Control Boards and Off-Installation Military Enforcement Services.	32 CFR Part 631.....	<p>Summary: To establish policy and procedures for the establishment, operation, and coordination of the following:</p> <ul style="list-style-type: none"> a. Armed Forces Disciplinary Control Boards (AFDCB). b. Off-installation military enforcement activities. c. Joint law enforcement operations. <p>Objective: To provide procedural guidance by eliminating the functions performed by Armed Forces Police Detachment (AFPD) and establishes guidance for joint police operations.</p> <p>Legal Basis: 10 U.S.C. 3012(q).</p> <p>Knowledgeable Official: Major Donohue, DAPE-HRE-PO, Tel. (202) 756-1896.</p> <p>Status: Under review for publication as a Proposed Rule, October 1981.</p>

Part III. Army Regulations Under Review

SUMMARY: The following 10 Army Directives are under review for elimination, consolidation, or simplification within the spirit of E.O. 12291.

OBJECTIVE: Provide the Department of the Army staff and field operating agencies policies and procedures for implementing the captioned planning activity. The directives (Army Regulations) are not regulations which impose regulatory burden but internal procedure documents.

Description	Regulation	Summary (caption)	Knowledgeable official
32 CFR (new part, number unassigned).	AR 1-xx.....	Administering Appointed and Contracted Consultants and Experts for Supporting Army Studies.	Dr. Metzger, Tel. (202) 697-0026.
32 CFR (new part, number unassigned).	AR 190-24.....	Armed Forces Disciplinary Control Boards and Off-Installation Military Enforcement Service.	Maj. Case, Tel. (703) 756-1896.
32 CFR 518.51.....	AR 310-4.....	Publication of Rules Affecting the Public.....	Mr. Roach, Tel. (202) 325-6163.
32 CFR 518.1.....	AR 340-17.....	Release of Information and Records from Army Files.....	Mr. Walker, Tel. (202) 325-6163.
32 CFR 552.30 thru 552.74.....	AR 405-10.....	Acquisition of Real Property and Interests Therein.....	Mr. Deimens, Tel. (202) 272-0492.
32 CFR (new part, number unassigned).	AR 405-20.....	Federal Legislative Jurisdiction.....	Mr. Piscacek, Tel. (202) 272-0523.
32 CFR Part 645.....	AR 405-25.....	Real Estate Annexation.....	Mr. Piscacek, Tel. (202) 272-0523.
32 CFR Part 643.....	AR 405-80.....	Granting Use of Real Estate.....	Mr. Piscacek, Tel. (202) 272-0523.
32 CFR Part 652.....	AR 420-74.....	Natural Resources: Land, Forest, and Wildlife Management.....	Mr. Bandel, Tel. (202) 272-0592.
32 CFR Part 644.....	EP 405-1-2, Chapters 8 and 10.	Real Estate Handbook.....	Mr. Piscacek, Tel. (202) 272-0523.

Department of the Army—Regulatory Agenda

AGENCY: U.S. Army Corps of Engineers.

SUMMARY: The Army is publishing for public information a list of regulations pertaining to civil functions of the Department. These Civil Works regulations have been reviewed or are under development. This is the second semiannual agenda.

FOR FURTHER INFORMATION CONTACT: The person designated as knowledgeable official at the telephone number listed, or write the official c/o Civil Works Directorate, Office of the Chief of Engineers, Washington, D.C. 20314. Inquiries can also be directed to Major David Peixotto, Office of the Assistant Secretary of the Army (Civil Works), telephone (202) 695-0482.

SUPPLEMENTARY INFORMATION: None of the regulations listed meet the standards required of a "major" regulation specified in E.O. 12291 or the economic impact specified in RFA.

Part I. Civil Works Regulations Reviewed

(Agenda April 30, 1981)

The following five Corps of Engineers' Engineering Regulations (ER's) appearing in 33 CFR were cancelled, effective June 1, 1981. For all of them the following items of additional information apply:

Objective: Provide guidance to Corps field operating agencies for implementing the captioned planning activity. The ERs are internal procedure documents.

Legal Basis: 10 U.S.C. 3036.

Knowledgeable Official: Dr. Wolff (202) 272-0146.

Description	Regulation	Summary (caption)
33 CFR Part 252	ER 1105-2-14	Framework and River Basin Study Programs (Level A and Level B studies).
33 CFR Part 264	ER 1105-2-22	Urban Studies Program.
33 CFR Part 275	ER 1105-2-180	Wastewater Collection and Treatment Policy.
33 CFR Part 341	ER 1105-2-351	Evaluation of Beneficial Contributions to National Economic Development for Flood Plain Management Plans.
33 CFR Part 278	ER 1105-2-166	Separable Recreation Lands: Completed Lake Projects.

For the following 17 ER's cancellation action is in progress. Additional information items specified above also apply

33 CFR Part 305	ER 1105-2-460	Identification and Administration of Cultural Resources.
33 CFR Part 263	ER 1105-2-50	Continuing Authorities Program.
33 CFR Part 265	ER 1105-2-81	Planning Assistance to States.
33 CFR Part 266	ER 1105-2-82	Project Deauthorization Review Program.
33 CFR Part 290	ER 1105-2-200	Planning Process: Multiobjective Planning Framework.
33 CFR Part 291	ER 1105-2-210	Planning Process: Plan Development Stages.
33 CFR Part 292	ER 1105-2-220	Planning Process: Problem Identification (Task 1).
33 CFR Part 293	ER 1105-2-230	Planning Process: Evaluation of Alternatives (Task 2).
33 CFR Part 294	ER 1105-2-240	Planning Process: Impact Assessment (Task 3).
33 CFR Part 295	ER 1105-2-250	Planning Process: Evaluation (Task 4).
33 CFR Parts 209, 405	ER 1105-2-502	Public Meetings.
33 CFR Part 380	ER 1105-2-800	Public Involvement: General Policies.
33 CFR Part 384	ER 1105-2-811	A-95 Clearinghouse Coordination.
33 CFR Part 393	ER 1105-2-921	Feasibility Reports: Systems of Accounts.
33 CFR Part 257	ER 1105-2-32	Approval of Phase I General Design Memorandum.
33 CFR Part 396	ER 1105-2-111	Flood Damage Prevention: Level of Protection for Urban Areas.
33 CFR Part 279	ER 1105-2-165	Resources Use: Establishment of Objectives.

Part II. Civil Works Regulations Under Development

Description	Citation	Additional information
Proposal to Amend Permit Regulations of the U.S. Corps of Engineers.	33 CFR Parts 320-330	<i>Summary.</i> Proposal is to amend permit regulations published July 19, 1977, for controlling certain activities in waters of the United States, as required by law. Regulations were revised to reduce unnecessary regulatory burdens on the public by significantly expanding the nationwide permit program and to simplify procedures. <i>Objective.</i> Update to conform to laws, Executive Orders and judicial decisions which have occurred since current regulations were published (42 FR 37122-37164) and add section on nation-wide permits (33 CFR Part 330). <i>Legal Basis.</i> 33 U.S.C. 401 et seq., 33 U.S.C. 1344, 33 U.S.C. 1413. <i>Knowledgeable Official.</i> Mr. Goode (202) 272-0200. <i>Status.</i> Proposed rules published September 19, 1980 (45 FR 62732-62777). Public comments received through December 1, 1980, and are under review. Final regulations scheduled to be published in late 1981 or early 1982.
Modification of Completed Projects	(Proposed)	<i>Summary.</i> Will coalesce instructions to field operating agencies on use of existing authorities for study and accomplishment of modifications to completed projects. <i>Objective.</i> Unify and simplify existing guidance. <i>Legal Basis.</i> Sec. 216, Pub. L. 91-611. <i>Knowledgeable Official.</i> Mr. Teeters (202) 272-0116. <i>Status.</i> If proposed as a rule, scheduled for publication December 1981. Consideration is being given to issuance as internal agency guidance.
Implementation of E.O. 11990: Protection of Wetlands	33 CFR Part 235	<i>Summary:</i> Provides instructions for implementing wetland protection (Engineer Regulation 1165-2-401). <i>Objective.</i> Clarifies Presidential guidance. <i>Legal Basis.</i> E.O. 11990. <i>Knowledgeable Official.</i> Mr. Teeters (202) 272-0116. <i>Status.</i> Proposed rule published June 10, 1980. Comment period closed July 24, 1980. Final Rule has been prepared. Awaits clearance for publication.
Use of Nonstructural Measures in Planning for Flood Damage Reduction.	(Proposed)	<i>Summary.</i> Will provide guidance on formulation of plans incorporating nonstructural measures (Engineer Regulation 1165-2-122). <i>Objective.</i> Promote consistent formulation. <i>Legal Basis.</i> 33 U.S.C. 701b-11. <i>Knowledgeable Official.</i> Mr. Teeters (202) 272-0116.

Description	Citation	Additional information
Establishment of Wetlands In Connection with Dredging.....	33 CFR Part 232.....	<i>Status.</i> If proposed as a rule, scheduled for publication March 1982. Consideration is given to issuance as internal agency guidance. <i>Summary.</i> Provides guidance on establishing wetlands as water resources projects (Engineer Regulation 1165-2-27). <i>Objective.</i> Achieve uniform implementation. <i>Legal Basis.</i> Sec. 150, Pub. L. 94-587. <i>Knowledgeable Official.</i> Mr. Teeters (202) 272-0116.
Requirements for Local Participation.....	(Proposed).....	<i>Status.</i> Proposed rule published October 24, 1979. Comments received to December 31, 1979. Consideration is being given to issuance as internal agency guidance rather than as regulations. <i>Summary.</i> Will set forth guidance for ascertaining requirements of local cooperation to recommend to Congress (Engineer Regulation 1165-2-29). <i>Objective:</i> Achieve consistency from reporting officers. <i>Legal Basis.</i> 33 U.S.C. 547. <i>Knowledgeable Official.</i> Mr. Teeters (202) 272-0116.
Appendix C, Procedures for the Protection of Historic and Cultural Properties.	33 CFR Part 325.....	<i>Status.</i> If proposed as a rule, scheduled for publication March 1982. Consideration is being given to issuance as internal agency guidance. <i>Summary.</i> This appendix, jointly drafted by the Corps of Engineers and the President's Advisory Council on Historic Preservation was published for comment on April 3, 1980 (45 FR 22112). Twenty-four letters of comment were received. The Corps and the Advisory Council will jointly draft the final regulation. <i>Objective.</i> To insure consistency in Corps' planning. <i>Legal Basis.</i> 16 U.S.C. 469. <i>Knowledgeable Official.</i> Mr. Goode (202) 272-0200. <i>Status.</i> Currently on hold. Final rule to be published late 1981.

Department of the Navy—Improving Government Regulations; Semiannual Agenda

ACTION: Semiannual agenda of regulatory information under review or development by the Navy Department as required by the DoD plan for Improving Government Regulations.

SUMMARY: This agenda is submitted to comply with Executive Order 12291, Federal Regulations, and contains information formerly required by Executive Order 12044, Improving Government Regulations, and the DoD Implementation Plan.

This agenda provides Department of the Navy status of regulations previously reported. These regulations are not "major rules" as defined in Executive Order 12291 but are internal documents which support the Navy mission and its people. The Department of the Navy reviews the need for existing regulations and strives to improve the quality of those deemed necessary. This review is a continuing process under the Navy's directives management program.

The Navy will continue to participate in regulatory initiatives in compliance with Executive Order 12291.

FOR FURTHER INFORMATION CONTACT: Where a contact official is indicated, contact the specified individual. For general information contact Ms. Alcinda P. Wenberg, telephone 202-695-1921, or write to Chief of Naval Operations, OP-09B15, Department of the Navy, Washington, D.C. 20350.

Part I. Status of Regulations Previously Reviewed (Agenda November 30, 1981)

DEPARTMENT OF THE NAVY—Regulatory Agenda

[May 29, 1981 through October 1, 1981]

CFR No.	Title	Status	Contact officer
32 Part 725.....	Disposition of cases Involving Physical Disability (SEC-NAVINST 1850.4).	Under revision due to change in basic requirements. Final rule to be published in March 1982 ¹ .	LCDR M. W. Kirkpatrick, NCPB, Tel: 696-4366.
32 Part 730.....	Administrative Discharges and Related Matters Concerning Separations from the Naval Service (BUPERS Manual, NAVPERS 15791B).	Changes being staffed. Final rule to be published in March 1982 ¹	Mr. Minick, NMPC, Tel: 694-3613.

Status of Regulations Previously Under Development (Agenda November 30, 1979)

CFR No.	Title	Status	Contact officer
32 Part 701.1.....	Availability to the Public of Department of the Navy Records (SECNAVINST 5720.42B).	Being revised to implement a DOD Regulation. Final rule to be published in March 1982 ¹ .	Mr. Donald Carr, OPNAV, Tel: 697-2004.
32 Part 701.100.....	Personal Privacy and Rights of Individuals Regarding Their Personal Records (SECNAVINST 5211.5B).	New revision being submitted for SECNAV signature. Final rule to be published in March 1982 ¹ .	Ms. Gwen Aitken, OPNAV, Tel: 694-2004.

¹ Approximate completion date.

Part II. Regulations Under Development

The Department of the Navy has no major regulations under development that meet the criteria of Executive Order 12291.

Part III. Navy Regulations Under Review

The following regulations are under review by the Department of the Navy. These are nonsignificant regulations which impose no regulatory burden and are internal procedural documents.

CFR No.	Title	Summary	Knowledgeable official
32 Parts 719, 720, 727, 750-757.	Manual of the Judge Advocate General (JAGINST 5800.7 Ch-1).	To update the JAG Manual.....	Lt. L. Cohen, JAG, Tel: 325-9860.
32 Part 754.....	Ship Salvage Operations; U.S. Navy Affirmative Salvage Claims.	To increase per diem rates for salvage vessels.....	Capt. Colin Jones, NAVSEA, Tel: 697-7403.

Part III. Action/Summary/Contact

Department of the Air Force—Semiannual Agenda

[June 1, 1981 through October 1, 1981]

ACTION: Publication of the Department of the Air Force semiannual agenda of regulations.

SUMMARY: The semiannual agenda is submitted to comply with Executive Order 12291, Federal Regulation. The regulations listed on the agenda are existing or proposed regulations under internal review for revision or development and only apply to those regulations affecting the public. The agenda also gives the status of regulations listed in previous agendas. The Department of the Air Force has no "major" regulations under development or review as defined by Executive Order 12291. The Department of the Air Force has determined that the relevant provisions of the Flexibility Act of 1980 do not apply to these rules and that the provisions under subsection (b) of section 553 of 5 U.S.C. do apply.

FOR FURTHER INFORMATION CONTACT: Where a contact person is indicated, contact that individual. For other information concerning the agenda, contact Mrs. Carol M. Rose, telephone (202) 697-1861 or write, Department of the Air Force, AS/DASJR, Pentagon, Washington, DC 20330. 1/2

Part I. Status of Regulations Previously Reported

DEPARTMENT OF THE AIR FORCE—Semiannual Agenda

CFR No.	Title	Status	Approx. schedule for completing action
32 CFR Part 802.....	Air Force Technical Order System (AFR 8-2) Implements DODI 4151.9.	Final coordination process.....	January 1982.
32 CFR Part 803.....	Disposition of Personal Property (AFR 143-6).....	Revision in draft status.....	January 1982.
32 CFR Part 806.....	Air Force Freedom of Information Act Program (AFR 12-30) Implements DODD 5400.7.	Getting editorial service.....	November 1981.
32 CFR Part 822.....	Information Audiovisual Activities (AFR 190-23).....	Getting editorial service.....	February 1982.
32 CFR Part 827a.....	Release of Information on Accidents (AFR 190-10) Implements DODI 5200.1; 5210.41; 5230.16; 5410.1; and 5410.14.	Getting editorial service.....	February 1982.
32 CFR Part 834.....	Selecting Architect Firms for Professional Service by Negotiated Contracts (AFR 88-31).	Getting editorial service.....	December 1981.
32 CFR Part 837.....	Support of Nongovernment Groups (AFR 190-16) Implements DODI 5410.15 and 5410.16.	Getting editorial service.....	February 1982.
32 CFR Part 842.....	Claims Manual (AFM 112-1).....	Revision in draft status.....	October 1982.
32 CFR Part 851.....	The United States Air Force Resources Protection Program (AFR 125-37) Implements DODD 5200.8.	Final coordination process.....	November 1981.
32 CFR Part 855.....	Use of USAF Installations by Other Than US DOD Aircraft (AFR 55-20).	Getting editorial service.....	June 1982.
32 CFR Part 865 (Subpart B).	Personnel Review Boards (Air Force Discharge Review Board) (AFR 20-10) Implements DODD 1332.28.	Awaiting publication of DOD Directive 1332.28; temporarily removing from the agenda until revision gets underway.	
32 CFR Part 888e.....	Disposition of Conscientious Objectors (AFR 35-24) Implements DODD 1300.6.	Final coordination process.....	January 1982.
32 CFR Part 890.....	Filling Positions (AFR 40-300).....	Being reviewed by the Union regarding policy issues.....	December 1981.
32 CFR Part 892.....	Part-Time Career Employment (AFR 40-340).....	Published in the FR as proposed rule, March 21, 1980 (45 FR 18405). Estimated date for publication as final rule is October 1981.	October 1981.
32 CFR Part 954.....	Acquisition of Information Concerning Persons and Organizations Not Affiliated with the Department of Defense (AFR 124-13) Implements DODD 5200.27.	Revision in coordination process.....	Awaiting determination/interpretation of policy issues by OSD.
32 CFR Part 989.....	Environmental Impact Analysis Process (AFR 19-2).....	Published in the FR as a proposed rule August 17, 1981 (46 FR 41527). Estimated date for publication as final rule is January 1982.	January 1982.
32 CFR (Part No. Not Assigned).	Environmental Impact Analysis Process Overseas (AFR 19-3).	At the printers.....	November 1981.

Note: For information concerning the above regulations, please contact Mrs. Carol M. Rose, telephone (202) 697-1861.

Part II.—Regulations Under Review

CFR No.	Title	Purpose	Legal basis	Approximate schedule for completing action	Contact person
32 CFR (Part No. Not Assigned).	Master Planning (AFR 86-4).....	The new master planning guidance will include portions/elements that deal with the surrounding communities such as transportation, Air Installation Compatible Use Zone (AICUZ), Inter agency/Inter governmental coordination for Environmental Planning (IICEP), etc.	10 U.S.C. 8012.....	December 1982.....	Major Richard Woodworth, AF/LEEV, 697-7763.

[FR Doc. 81-31467 Filed 10-29-81; 8:45 am]

BILLING CODE 3810-01-M

**PENNSYLVANIA AVENUE
DEVELOPMENT CORPORATION****36 CFR Ch. IX****Semiannual Regulatory Agenda****AGENCY:** Pennsylvania Avenue
Development Corporation.**ACTION:** Semiannual regulatory agenda
and review.**SUMMARY:** Pursuant to Executive Order
12291, "Federal Regulations," February
17, 1981, (46 FR 13193, February 19,
1981), the Pennsylvania Avenue
Development Corporation (Corporation),
is not planning to issue, prior to April 1,
1982, any major rules as defined in
Executive Order 12291. In its last
semiannual regulatory agenda (40 FR
23955, April 29, 1981), the Corporation

reported that none of its existing rules in Subchapter A (36 CFR Parts 901-907) were "Major," and advised that it would review the balance of its existing rules, Subchapter B, 36 CFR Parts 920-923, prior to October 1, 1981. After reviewing Subchapter B, the Corporation has determined that none of its existing rules in Subchapter B are "major."

Pursuant to the Regulatory Flexibility Act ("Act," 5 U.S.C. 601, et. seq.), the Corporation is not planning to issue, prior to April 1, 1982, any rules which would have a significant economic impact on a substantial number of small entities. In its last environmental regulatory agenda, the Corporation reported that none of its existing rules in Subchapter A (36 CFR Parts 901-907) had had or would have a significant impact on a substantial number of small entities, and advised that it would

review the balance of its existing rules, Subchapter B, 36 CFR Parts 920-923, prior to October 1, 1981. After reviewing Subchapter B, the Corporation has determined that none of its existing rules in Subchapter B have had or will have a significant economic impact on a substantial number of small entities.

As a result of its review of Subchapter B, the Corporation has decided to delete Parts 921-923, and to revise Part 920 to include necessary provisions from the deleted parts. The Corporation believes that these proposed rule changes will simplify its analysis of development proposals by eliminating unnecessarily redundant regulations, increasing flexibility, and reducing paperwork.

As an informational aid to the public, the Corporation is enumerating below, those non-major and nonsignificant rules that it plans to act on prior to April 1, 1982.

REGULATORY AGENDA FOR PERIOD ENDING SEPTEMBER 30, 1981

Title	Current status	Planned action	Contact
(1) Affirmative Action Policy and Procedures.	Interim Rule (36 CFR Part 906).	Revision and Publication as final rule (36 CFR Part 906).	Ms. Geri Porter, Affirmative Action/Public Relations Officer, (202) 523-1333.
(2) Policy on Environmental Quality and Control; Procedures for Implementing the National Environmental Policy Act.	Interim Rule (36 CFR Part 907).	Revision and Publication as final rule (36 CFR Part 907).	Mr. Charles Gueli, Development Direc., (202) 523-3726.
(3) Policy and Procedures to Facilitate Successful Relocation of Businesses and Residents Within the Pennsylvania Avenue Development Area.	Under development.....	Publication as final rule (36 CFR Part 908).	Mr. Jerry Smedley, Chief of Real Estate Operations, (202) 523-3726.
(4) General Guidelines and Uniform Standards for Urban Planning and Design of Development Within the Pennsylvania Avenue Development Area.	Interim Rule (36 CFR Part 920).	Revision and Publication as final rule (36 CFR Part 920).	Mr. Young-Duk Chyun, Architect, (202) 523-5477.
(5) Planning and Design Objectives, Controls, and Standards on Square 291.	Interim Rule (36 CFR Part 921).	Revocation.....	Do.
(6) Planning and Design Objectives, Controls, and Standards on the Western Half of Square 457.	Interim Rule (36 CFR Part 922).	Revocation.....	Do.
(7) Planning and Design Objectives, Controls, and Standards on the East Section of Square 458.	Interim Rule (36 CFR Part 923).	Revocation.....	Do.

FOR FURTHER INFORMATION CONTACT:

Mr. Clifford A. Brooks, Attorney, Office of the General Counsel, Pennsylvania Avenue Development Corporation, 425 13th St., NW., Suite 1148, Washington, D.C. 20004; (202) 566-1078.

Dated: October 27, 1981.

W. Anderson Barnes,
Executive Director.

[FR Doc. 81-31565 Filed 10-29-81; 8:45 am]

BILLING CODE 7630-01-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 799

[TSH-FRL-1973-5; OPTS-42002]

Fluoroalkenes; Reponse to the Interagency Testing Committee

AGENCY: Environmental Protection Agency (EPA).

ACTION: Advance notice of proposed rulemaking.

SUMMARY: Section 4(e) of the Toxic Substances Control Act (TSCA) established an Intragency Testing Committee (ITC) to recommend to the Administrator of the Environmental Protection Agency (EPA) a list of chemical substances and mixtures to be considered for the development of test rules under TSCA section 4(a). On November 25, 1980 notice appeared in the *Federal Register* that the ITC recommended the category, fluoroalkenes, for health effects testing. EPA is publishing this Advance Notice of Proposed Rulemaking under section 4(e) of TSCA to (1) Inform the public of the rationale to be used in selecting the chemicals for testing; (2) define the testing it is considering proposing; and (3) seek public comment on these plans to propose test rules.

DATE: Written comments should be submitted on or before December 29, 1981.

ADDRESS: Please address your comments to: Document Control Officer, Management Support Division (TS-793), Office of Pesticides and Toxic Substances, Environmental Protection Agency, 401 M St., SW., Washington, D.C. 20460.

FOR FURTHER INFORMATION CONTACT: John B. Ritch, Jr., Director, Industry Assistance Office (TS-799), Office of Toxic Substances, Environmental Protection Agency, 401 M St., SW., Washington, D.C. 20460, toll free: (800-424-9065), in Washington, D.C. (554-1404), outside the USA: (operator-202-554-1404).

SUPPLEMENTARY INFORMATION:

I. Background

A. ITC Report

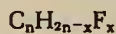
Section 4(a) of TSCA authorizes the Administrator of EPA to promulgate regulations requiring testing of chemical substances and mixtures in order to develop data relevant to determining the risks that such chemicals may present to health and the environment.

Section 4(e) of TSCA established the ITC to recommend to the Administrator

of EPA those chemicals that should receive priority consideration for proposed test rules under section 4(a). The Committee may at any one time designate up to 50 of its recommendations for special attention by EAP. Within 12 months of that designation, EPA must initiate rulemaking to require testing or publish in the *Federal Register* reasons for not doing so.

The ITC transmitted its Seventh Report to the Administrator of EPA, as published in the *Federal Register* of November 25, 1980 (45 FR 78432), and its recommendations included the category, fluoroalkenes, for consideration. The fluoroalkenes were recommended for human health effects testing.

The fluoroalkene category is defined as fluoroalkenes of the general formula:



where n equals 2 or 3 and x equals 1 to 6. EPA has identified from the confidential and public portion of the TSCA Chemical Substances Inventory six fluoroalkenes meeting the category definition. This category currently includes the six fluoroalkenes shown below. However, should additional chemicals be identified which meet the category definition, these will be added to and considered with this action.

Chemical	CAS No.
Tetrafluoroethene (TFE).....	116-14-3
Trifluoroethene	359-11-5
Vinylidene fluoride (VDF)	75-38-7
Vinyl fluoride (VF)	75-02-5
Hexafluoropropene (HFP).....	116-15-4
Trifluoropropene (TFP).....	677-21-4

Chemicals in this category are used primarily in the synthesis of polymers and copolymers with high resistance to heat and corrosion. The usage patterns of the polymers, e.g., in the automotive industry and in pollution control, would indicate an increasing demand for these chemicals (West and Holcomb 1979).

In its report, the ITC recommended testing of appropriate members of this category for mutagenicity, carcinogenicity, for teratogenic and reproductive effects, and for chronic health effects with particular emphasis on the renal and cardiovascular systems. The category was not recommended for environmental effects or environmental fate studies.

B. Scoping Workshop

To facilitate TSCA section 4 activities, the Agency held a scoping workshop for fluoroalkenes and other 7th ITC list chemicals on March 12, 1981. Notice of the workshop was published in the *Federal Register* on February 13, 1981 (46 FR 12317-12323). In this notice, industry representatives, academic

experts, labor, environmental groups, and the general public were invited to meet with EPA staff to discuss the issues which EPA needed to resolve in order to respond to the ITC Report. Specific questions indicating EPA's major concerns were published in the notice to serve as guides for the discussion.

At the scoping workshop, industry representatives presented views on production levels and exposure potential in their plants, and statements about the type of monitoring carried out, detection limits, and action taken when detectable levels are recorded. In addition, they stated that reports on acute toxicity testing of tetrafluoroethene and teratogenicity of vinylidene fluoride were available and that protocols for subacute and subchronic testing of tetrafluoroethene would soon be available for Agency review. These studies will be done by DuPont. Evaluations of research needs were presented by academic experts.

The manufacturers of four of the chemicals in this category formed a consortium in the weeks following the workshop, and this group, called the Fluoroalkene Industry Group (FIG), submitted reports on exposure to vinyl fluoride, vinylidene fluoride, tetrafluoroethene and hexafluoropropene. DuPont, a member of the FIG, has also independently submitted to EPA two sets of protocols and one acute study report on fluoroalkene category chemicals including:

1. Protocol for testing vinylidene fluoride for carcinogenicity and chronic toxicity in rats (Maltoni laboratories) (DuPont 1981c).
2. Protocol for testing tetrafluoroethene for acute, subacute, and subchronic inhalation toxicity in rats and hamsters (Haskell laboratories) (DuPont 1981b).
3. Report on the LC₅₀ of tetrafluoroethene in hamsters (Haskell laboratories) (DuPont 1981a).

II. Response of EPA to ITC Report

EPA has reviewed the ITC report, the available data on which the recommendation was based, the information obtained at, or subsequent to the scoping workshop, and information obtained from EPA's own information-gathering activities. The Agency in general accepts the recommendations of the ITC that members of the fluoroalkene category be considered for testing for carcinogenicity, mutagenicity, teratogenicity, reproductive effects and other toxic effects. The basis for these views is presented later in this notice.

EPA had previously indicated that although it would generally initiate testing action through publication of a proposed rule, it would initiate action on chemical categories and certain complex chemicals through publication of an Advance Notice of Proposed Rulemaking (ANPR), as it is doing in this case. There are several reasons, both general to categories and specific to the fluoroalkenes, why the Agency has chosen to apply this policy.

The Agency has found that in attempting to develop formal rulemaking for a category, the issues which require attention are more complex and numerous than in rulemaking for a single chemical and thus require more time.

In order to avoid unnecessary or duplicative testing, while assuring that adequate data are developed, the Agency attempts to determine whether it is scientifically valid to test one or more representative chemicals rather than to test each chemical individually. One method of achieving this goal is through the use of structure-activity relationships (SAR), a field which is on the frontiers of science. Although SAR for the fluoroalkenes is not well documented, the Agency believes that there is a logical basis for pursuing SAR along the lines proposed in this notice (i.e., subcategorization according to placement of the fluorine and length of the carbon atom chain). However, to arrive at this level of decision was a labor-intensive effort involving review of data on SAR and conceptual application of SAR theory to this category. In addition to review of SAR data, the data on the individual fluoroalkenes need to be identified and then compared using SAR principles. Of course, development of structure-activity analysis is only part of the effort necessary for development of a proposed testing rule for a category. In addition, in this case EPA must review data applicable to exposure, release, and unreasonable risk (including consideration of costs of testing and economic impact) for six chemicals, instead of the one which would be required if ITC nominated a single chemical for testing. Furthermore, while EPA could conduct its preliminary analysis of these data in parallel with its structure-activity efforts, EPA could not proceed to make the legal findings for the category (or subcategories) until the results of the structure-activity work indicated whether and how the individual chemicals in this category were to be grouped for testing purposes. EPA believes that it would generally be impossible to complete these findings to

allow publication of a proposed rule, in whatever time would be available after completion of the structure-activity analysis.

In addition to the difficulty EPA has in preparing a proposed rule on a category such as this, EPA believes that there are positive advantages in using an ANPR to initiate the process of testing a category of chemicals. Publication of such a notice provides an opportunity for public comment on the difficult issues involved in use of structural categories, before the Agency expends its resources on developing proposed test rules on those categories. Proceeding with the development of full-blown rules prior to receiving such input could result in a waste of the Agency's limited resources if the categorical approach was modified as a result of comment, because the Agency might then have to reconsider the bases of many of its test findings.

III. General Information

A. Chemical Description

Members of the category are all gases at room temperature with boiling points ranging from -16°C for trifluoropropene to -82°C for vinylidene fluoride. They are highly volatile and moderately degradable in the atmosphere, reacting with ozone, hydroxyl radicals and atomic oxygen to cleave the double bond or form addition products. All the chemicals are essentially insoluble in water. Vinyl fluoride and vinylidene fluoride are flammable over wide ranges of concentration, and are explosive at concentrations of 2.6–21.7 percent and 5.5–21.3 percent by volume respectively.

Production of vinyl fluoride is achieved by addition of hydrofluoric acid (HF) to acetylene with pyrolysis of the product to the unsaturated structure. Vinylidene fluoride is produced by treating the reaction product of HF and acetylene, CH_3CHF_2 , with chlorine and heat to produce the unsaturated difluoride. Similar reactions are followed for the production of the other members of the class (Kirk-Othmer 1979).

B. Manufacturing Process and Exposure Potential

The following description of the vinyl fluoride manufacturing process is taken from a NIOSH survey report (NIOSH 1977) and from reports provided by DuPont, the sole manufacturer of vinyl fluoride, through the Fluoroalkene Industry Group (FIG 1981a). Descriptions of the processes for production of vinylidene fluoride, tetrafluoroethene, and hexafluoropropene also provided by Fluoroalkene Industry Group (FIG 1981b,c) indicate similar operating procedures are in effect at the plants

where these chemicals are manufactured. Corresponding information is not available for the other two chemicals.

According to the NIOSH survey report (NIOSH 1977) on the sole vinyl fluoride manufacturing plant, primary control is by enclosure of the process materials under pressure. Leakage from the process equipment, piping and storage is reportedly held to a minimum but can occur. When excess pressures occur, the gases are vented through the top of the process tower to the atmosphere. Environmental exposure from this source has not been evaluated.

Polymerization takes place in high pressure polymerization vessels which are located in separate areas behind barrier walls. Chemical process technicians (operators) are housed in a separate control building and are not allowed in the process area during manufacture. Operators wear self-contained emergency air supply respirators in the processing area when a serious leakage problem exists. Respirators with canisters capable of removal of organic vapors and acid gases are used routinely by plant operators while performing tasks in the processing areas of the plant after manufacture operations are shut down. The operators of the processing plant are expected to have the greatest potential for exposure. Maintenance and management personnel and chemists may have occasional, incidental exposures. NIOSH stated that the existing operational control procedures and the resulting exposure levels appear to be consistent with good practice and, in view of the toxicological information, adequate for the prevention of adverse health effects. Acute effects are not expected at these or even higher levels. However, chronic effects are not well defined in relation to long-term exposure to low concentrations (NIOSH 1977).

The NIOSH Industrial Hygiene Survey for vinyl fluoride (NIOSH 1977) included an exposure measurement during maintenance operations while the production plant was shut down as well as during start-up operations. Exposure measurements subsequent to plant start-up are considered to be indicative of the normal operating conditions for vinyl fluoride production operations. No measurements were made during on-stream maintenance or repair. On-stream maintenance or repair work may result in substantially higher short-term exposures than routine operational exposure.

When an unscheduled breakdown does occur, the area is purged of vinyl fluoride before maintenance personnel

are permitted near any of the equipment, until monitoring shows levels below 3 parts per million (ppm). All personnel involved in a breakdown are required to wear air-supplied respirators (FIG 1981a).

The results of the survey for a full 8-hour shift personal sample during plant start-up indicated an operator exposure of 21 ppm vinyl fluoride (time weighted average or TWA), and subsequent personal samples and area samples during the two successive eight hour shifts indicated air concentrations to average less than 2 ppm (TWA) vinyl fluoride, the threshold limit value (TLV).

C. Estimate of Worker Exposure to Fluoroalkenes

The Fluoroalkene Industry Group (FIG 1981b) reports that an estimate of the total number of persons potentially exposed to vinylidene fluoride is 460 persons. This includes all production, maintenance, laboratory, and packaging employees in the monomer and polymer processes at the DuPont and Pennwalt plants as well as at processing plants of Pennwalt's customers. The FIG also reports that the total number of workers exposed annually in manufacturing the vinyl fluoride monomer and in processing it to the polymer is 100 (FIG 1981a). The estimate for tetrafluoroethene is 750 workers, and for hexafluoropropene it is 785 workers (FIG 1981c). NIOSH reports, however, that 1400 employees are potentially exposed to vinyl fluoride at the DuPont plant surveyed, of which 25 operators, 10 foreman, and 4 supervisors were engaged in production of vinyl fluoride for about half the plant's production time (NIOSH 1977).

Halocarbon Products, Incorporated, which is the sole producer of trifluoroethene and one of two producers of trifluoropropene, estimates a total of one-half person-year of exposure to the former and five person-years of exposure to the latter chemical (Halocarbon 1981). However, actual numbers of employees potentially exposed have not been provided.

The Agency is also aware that nearly seven million pounds of vinyl fluoride are transported annually in closed tanks by rail from DuPont's production plant in Louisville, Kentucky to its processing facilities in Buffalo, New York (FIG 1981a). The Agency estimates this represents between 2600 and 4400 cars per year (Folden 1981) which presents a potential for additional exposure of workers in case of a derailment, leak, or spill.

IV. Tentative EPA Decisions and Issues

A. Development of Rulemaking

EPA, after analysis of the comments on the ITC report and after review of the data presented at the scoping workshop, believes that there is reason to proceed with development of a proposed rule for testing of the fluoroalkenes.

EPA in publishing the ANPR wishes to receive early comment on its tentative basis for requiring testing, on the use of subcategories, and on the tests the Agency believes necessary to characterize the effects of the fluoroalkenes. The bases for the use of subcategories, for the suggested findings, and for the tests under consideration are discussed below.

B. Decision on the Use of Subcategories

The designation of a category is intended by the ITC to allow simultaneous consideration of a group of chemicals. The use of such tools as structure-activity relationships (SAR), in which biological effects of one compound can be inferred from another because of similar chemical structures and/or reactivities, has been suggested for facilitating testing proposals for categories.

In order to facilitate the choice of which chemicals to test within the category, EPA is proposing a subcategorization approach: the members of each subcategory should share structure-activity relationships based on the number and location of the fluorines substituted for hydrogen on the carbon atoms of the molecules. This approach was initially set forth by industry participants at the scoping workshop.

At the scoping workshop, discussions focused on the use of three subcategories for testing. These are listed below:

Subcategory A—Vinyl Fluoride and Vinylidene Fluoride

Subcategory B—Trifluoroethene, Tetrafluoroethene and Hexafluoropropene

Subcategory C—Trifluoropropene

The structural relationship of the members of each subcategory can be described chemically as follows:

Subcategory A contains compounds with one or two fluorines substituted on one of the vinyl carbons while subcategory B contains compounds with three or more fluorines substituted for the hydrogens on the vinyl carbons as well as on the alpha carbon.

Subcategory C contains only 1,1,1-trifluoro-2-propene which is unlike the other compounds because none of its fluorines are attached to the double-bonded carbon. It reacts more like propylene than the other category members, as predicted from the fact that

vinyl halides react differently from alkyl halides (Cook and Pierce 1973). Vinyl fluoride and vinylidene fluoride (subcategory A) are similarly unreactive, while tetrafluoroethene and hexafluoropropene (subcategory B) tend to be fairly reactive (Clayton 1977). The reactivity of trifluoroethene is not established relative to the other subcategory B compounds, but is expected to be similar.

For the purpose of deciding which compounds should be tested, EPA would expect to propose testing of one chemical from each of the first two subcategories. Such testing would establish the effects for a compound with few fluorines and for one with many fluorines.

The third subcategory needs to be dealt with separately. Production and exposure figures are very low for trifluoropropene, and there is little indication of potential health effects other than some neurotoxic effects reported in conjunction with testing large doses of the compound for possible use as an anesthetic (Robbins 1946). EPA would expect to drop consideration of this compound for testing.

In general, EPA would expect to consider the data available on each compound for each health effect to determine which of the members of a subcategory should be chosen for testing. EPA assumes SAR is valid for these compounds within the subcategory, thereby obviating the need for testing each member of the category for each effect.

C. Preliminary Findings

1. *Potential hazard and exposure.* The Agency considers that the fluoroalkenes meet the criteria for a finding under section 4 (a) (1) (A) (i): that "the manufacture, distribution in commerce, processing, use, or disposal of a chemical substance or mixture, or that any combination of such activities, may present an unreasonable risk of injury to health or the environment." This belief is based on evidence of adverse health effects which might pose an unreasonable risk to health. Adverse health effects include carcinogenic effects demonstrated for vinylidene fluoride, pre-neoplastic (carcinogenic) lesions with vinyl fluoride, positive mutagenic potential for vinylidene fluoride and vinyl fluoride, demonstrated renal function impairment for tetrafluoroethene and hexafluoropropene, and potential cardiovascular effects for tetrafluoroethene, trifluoroethene, vinylidene fluoride, vinyl fluoride and

hexafluoropropene. The five compounds for which effects have been demonstrated, i.e. all except trifluoropropene, share a close structural relationship. It is assumed that common structural features would behave similarly in chemical reactions, differing mainly in degree or rate of reaction. This assumption is acceptable to validate use of the method to identify health hazards. Such identification is necessary in order to propose a section 4 (a) (1) (A) finding for a chemical related to one for which effects have been demonstrated. The Agency believes that testing is needed to gather the data for all members of the category except possibly trifluoropropene.

The finding is also based on the fact that these chemicals are being produced under conditions which suggest that long-term exposure potential could exist. Should additional data be submitted which indicate that exposure levels are insignificant and numbers of people exposed are very low for all of the chemicals within the category, the Agency would reconsider its decision to proceed with this testing action. EPA will in the intervening period between ANPR and NPR attempt to refine the exposure data and reconsider its decisions in light of data available for the NPR.

2. Adequacy of information and need for testing.

a. *Oncogenicity.* The ITC cited a report of carcinogenic effects of vinylidene fluoride in rats (Maltoni 1979). The ITC evaluated the study in question and concluded that certain features were questionable. EPA concurs with this conclusion. EPA's analysis of the Maltoni study concluded that deficiencies in the design of the study must be resolved. These deficiencies were as follows: (1) the data were pooled for lipomas and liposarcomas when calculating the statistical significance of the results; (2) too few test animals were used; and (3) the use of intubation for volatile solvents introduces uncertainty about the interaction between the test compound, vinylidene fluoride, and the diet.

Other studies showing potentiation of premalignant hepatocellular lesions by vinylidene fluoride (Stockle et al. 1979) and liver toxicity of vinyl fluoride (Conolly and Jaeger 1977; Conolly et al. 1978) taken together with the first study raised sufficient concern that the Committee recommended testing of fluoroalkenes for carcinogenicity. The comments at the scoping workshop indicated that a group of producers would be retesting vinylidene fluoride using the inhalation route of exposure.

These studies (including a complete range-finding subchronic study) are to commence this coming January. The work will be performed by Dr. Maltoni (DuPont 1981c). The Agency has reviewed the draft protocol for this retest and finds it generally satisfactory. As a consequence, the Agency does not expect to propose oncogenic testing of vinylidene fluoride. It is also the Agency's view that the oncogenic potential of vinyl fluoride will generally be ascertained by the vinylidene fluoride test to be performed, because there is a clear similarity of genotoxic test results for the two substances, most of which were positive. Therefore, in accordance with the decision to select only one chemical from each subcategory for testing, EPA would expect to propose that these test results be considered valid evidence of vinyl fluoride's carcinogenic potential, and that any ultimate regulatory decision based upon vinylidene fluoride's oncogenicity extend to vinyl fluoride as well.

In addition, the Agency would expect to propose testing of one compound from subcategory B, based upon the overall similarities of the category, in order to fully evaluate the carcinogenic potential of the category.

b. *Mutagenicity.* The ITC reviewed mutagenic (Ames test) studies of vinyl fluoride, vinylidene fluoride, tetrafluoroethene and hexafluoropropene. Results of vinyl fluoride and vinylidene fluoride testing for mutagenicity were positive in two studies and negative in one. Hexafluoropropene and tetrafluoroethene gave negative results. The ITC recommended short-term tests to assess the genotoxic effects of members of the category because of the inconsistencies in these studies. EPA's preliminary judgment is that further mutagenic testing is necessary.

At the scoping conference, industry participants discussed plans to run such tests voluntarily. The Agency will work with FIG to develop a suitable voluntary test program, or will propose section 4 test rules if that cannot be accomplished. If voluntary testing is not initiated in the near future, the Agency would expect to require lower tier mutagenicity testing of all chemicals in subcategories A and B to determine the SAR relationship and mutagenic activity.

c. *Teratogenic and reproductive effects.* The ITC recommended testing for teratogenic and reproductive effects based on the absence of reported studies and the expected biological activity of members of the category. No reports have been found in the literature

of any teratogenic or reproductive studies for these six substances. Pennwalt Corporation submitted a report at the scoping workshop giving negative results for teratogenic testing of vinylidene fluoride at 10,000 ppm in rats (Pennwalt 1981). A review by agency scientists indicates that this study will be acceptable as evidence for lack of teratogenicity. Because the fluoroalkenes are being proposed for testing under TSCA section 4(a)(1)(A), "unreasonable risk", no further testing will be required unless additional information is supplied to the Agency after the publication of this ANPRM which indicates that fluoroalkenes are of concern for teratogenic risk.

d. *Other toxic effects.* In conjunction with studies showing a wide variation in acute inhalation toxicity of fluoroalkenes, tetrafluoroethene and hexafluoropropene were reported to impair renal function in rats. Other studies showed that the five category members included in subcategories A and B were metabolized when inhaled by male rats. The ITC cited a report which stated that release of fluoride ion can occur during metabolism of fluoroalkenes. This ion affects the kidney, causing potassium depletion which may eventually affect the cardiovascular system. ITC recommended that members of the category be tested for chronic health effects with particular emphasis on renal and cardiovascular effects.

The Agency believes that there is an adequate basis for concern about chronic effects of these five substances. The Agency believes that a properly conducted 90-day study will be an adequate surrogate for a full chronic effects study, because the effects of concern are not age-related and should therefore be observed in a 90-day study. With respect to vinylidene fluoride the Agency believes that the Maltoni oncogenicity study should be capable of providing sufficient information regarding chronic effects. Therefore, EPA does not plan to require an additional subchronic study on subcategory A chemicals but believes it should require subchronic testing of a subcategory B chemical.

e. *Environmental effects.* EPA agrees with the ITC evaluation and does not expect to propose environmental testing at this time, based on the available data on physical-chemical properties, reported LC₅₀'s and degradation rate.

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VI. Development Schedule

The Agency wishes to receive scientific discussion on all aspects on

the use of SAR for this particular category. It will reconsider its position if data and logic indicate that the decision to test using subcategories based on structure-activity relationships is erroneous.

The Agency will analyze all comments on categorization, SAR relationships, exposure, production and use of available data received from this ANPR. The Agency will also accept any voluntary testing plans submitted for review and comment. These testing plans need not be final for inclusion in the ANPR comments, but should be formal protocols for proper review. All of the above will be included in the public record and will form the basis of the NPR or Decision Not to Test. EPA is planning to publish the NPR not later than October 1982.

(Sec. 4, 90 Stat. 2003; (15 U.S.C. 2601))

Dated: October 23, 1981.

Anne M. Gorsuch,
Administrator.

[FR Doc. 81-31548 Filed 10-29-81; 8:45 am]

BILLING CODE 6560-31-M

GENERAL SERVICES ADMINISTRATION

41 CFR Chs. 1 and 101

Agenda of Proposed Regulatory Activity

AGENCY: General Services Administration.

ACTION: Semiannual agenda.

SUMMARY: This agenda announces the proposed regulatory actions that GSA plans for the 6-month period from November 1981 to April 1982. This agenda was developed under the guidelines in Executive Order 12291, Federal Regulations (46 FR 13193, Feb. 19, 1981). GSA's purpose in publishing this agenda is to allow interested persons an opportunity to participate in the early stages of the rulemaking process.

FOR FURTHER INFORMATION CONTACT:

Anthony Artigliere, Acting Chief, Directives Management Branch (202-566-0666).

SUPPLEMENTARY INFORMATION: GSA publishes a semiannual agenda of proposed regulatory activity during April and October of each year. The agenda lists, for each of GSA's services and staff offices, final rules expected to be issued, proposed rules, and regulations to be reviewed.

Dated: October 26, 1981.

Ray Kline,

Acting Administrator of General Services.

OFFICE OF HUMAN RESOURCES AND ORGANIZATION

1. Final rules expected to be issued.

Discrimination Prohibited on the Basis of Handicap (41 CFR 101-8.3).

(1) *Description.* This rule provides that no qualified handicapped person shall, on the basis of handicap, be excluded from participation in, he denied the benefits of, or otherwise be subjected to discrimination under any program or activity that receives or benefits from Federal assistance from GSA. In addition, it explains the requirements of recipients of and applicants for GSA assistance and the procedures GSA will use to ensure compliance.

(2) *Legal basis.* The Rehabilitation Act of 1973, as amended, section 504, 29 U.S.C. 794.

(3) *Contact point.* Ronson W. Britt (202-523-4992).

(4) *Major rule.* No.

2. Proposed rules expected to be issued.

Nondiscrimination in Federally Assisted Programs (41 CFR Part 101-8).

(1) *Description.* this rule forbids discrimination, in whole or in part, so that no person in the United States shall, on the grounds of race, color, national origin, handicap, sex, and age be excluded from participation in, be denied the benefits of, or be subject to discrimination under any program or activity receiving Federal assistance from GSA. This rule sets out the requirements of the Federal laws and the procedures to be followed by appropriate Agency officials. The requirements of this rule apply to each applicant for and recipient of assistance from GSA. This rule provides a foundation for transforming these required prohibitions into one umbrella rule which is manageable and conducive to the operation of an efficient program to ensure compliance with civil rights laws.

(2) *Legal basis.* The Civil Rights Act of 1964, Title VI, 42 U.S.C. 2000d *et seq.*; The Education Amendments of 1972, as amended, Title IX, 20 U.S.C. 1681 *et seq.*; The Age Discrimination Act of 1975, as amended, 42 U.S.C. 6101 *et seq.*; The Rehabilitation Act of 1973, as amended, Section 504, 29 U.S.C. 794; The Federal Property and Administrative Services Act of 1949, as amended, Title VI, § 606, 40 U.S.C. 476; and Executive Order 12250 (45 FR 72995, November 4, 1980).

(3) *Contact point.* Ronson W. Britt (202-523-4992).

(4) *Major rule.* No.

(5) *Expected issue date.* January 1982.

3. Regulations to be reviewed.

None.

BILLING CODE 6820-34

TRANSPORTATION AND PUBLIC UTILITIES SERVICE

Regulatory Agenda

November 1981 to April 1982

1. Final rule expected to be issued.

a. Federal Travel Regulations (41 CFR Part 101-7) issued in handbook format.

Transmitted as attachment to GSA bulletin FPMR A-40, Supplement 1.

(1) *Description.* These regulations amend GSA Bulletin FPMR A-40 by consolidating in one basic publication all current regulations published in the May 1973 edition of the Federal Travel Regulations and Supplements 4, 8, 9, 10, 11, and 12 to FPMR Temporary Regulation A-11.

(2) *Legal basis.* 5 U.S.C. 5701-5709 and Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Audrey Rish (202-275-0651).

(4) *Major rule.* No.

b. Selective Service System National Emergency Travel Warrant (41 CFR Part 101-41) (Previously reported with May 31, 1981, target date for publication).

(1) *Description.* This regulation provides for the procurement of passenger transportation service and the billing and payment for such services in connection with the Selective Service System National Emergency Travel Warrant System.

(2) *Legal basis.* Sec. 322 of the Transportation Act of 1940, 54 Stat. 955, as amended (31 U.S.C. 244); and Sec. 205(c), 63 Stat. 390 (40 U.S.C. 486(c)).

(3) *Contact point.* John W. Sandfort (202-275-0664).

(4) *Major rule.* No.

c. Gasohol in Federal Motor Vehicles (41 CFR 101-38).

(1) *Description.* This regulation establishes policy and procedures governing the purchase and use of gasohol by Executive agencies which own or lease motor vehicles. It also provides information to assist agencies in converting their vehicle fleets from the use of unleaded gasoline to gasohol.

(2) *Legal basis.* Section 205(c), 63 Stat. 390; 40 U.S.C. 486(c), 42 U.S.C. 8871; Executive Order 12261, January 5, 1981.

(3) *Contact point.* Larry Frisbee (202-275-1021).

(4) *Major rule.* No.

d. Reporting vehicle misuse (41 CFR Part 101-39).

(1) *Description.* This regulation updates GSA's policies and procedures concerning the reporting of vehicle misuse complaints. Complaints of misuse other than conversion to personal use will be handled between the GSA regional office and the field headquarters of the agency concerned.

(2) *Legal basis.* Section 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* William Marshall (202-275-6118).

(4) *Major rule.* No.

e. Obtaining dispatch motor vehicles (41 CFR Part 101-39).

(1) *Description.* The use of GSA Form 2649, Motor Pool Charge Plate, for obtaining dispatch motor vehicles for trip or daily assignment, is discontinued. Therefore, all references to this form are deleted from the regulations.

(2) *Legal basis.* Section 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* William Marshall (202-275-6118).

(4) *Major rule.* No.

2. Proposed rules expected to be issued.

a. Changes to the revised Federal Travel Regulations (41 CFR Part 101-7) issued in handbook format. Transmitted as attachment to GSA bulletin FPMR A-40, Supplement 2.

(1) *Description.* Changes to the mileage allowance rates for privately owned automobiles used on official travel and changes to designate additional High Rate Geographic Areas (HRGA), increase the maximum actual subsistence rate and/or redefine the boundaries of certain existing HRGA's.

(2) *Legal basis.* 5 U.S.C. 5701-5709 and Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Doris Jones (202-275-0651).

(4) *Major rule.* No.

(5) *Expected issue date.* November 1981.

b. Refunds from carriers for unused transportation services or accommodations (41 CFR Part 101-41) (Previously reported with a May 31, 1981, target date for publication).

(1) *Description.* This proposed rule will revise and improve the current procedures regarding voluntary refunds from carriers for unused transportation services or accommodations to allow for recovery of outstanding refunds due the U.S. Government from the carrier industry.

(2) *Legal basis.* Sec. 322 of the Transportation Act of 1940, 54 Stat. 955, as amended (31 U.S.C. 244) and sec. 205(c), 63 Stat. 390 (40 U.S.C. 486(c)).

(3) *Contact point.* John W. Sandfort (202-275-0664).

(4) *Major rule.* No.

(5) *Expected issue date.* January 1, 1981.

c. Proposed revision of U.S. Government bills of lading (41 CFR Part 101-41.)

(1) *Description.* This proposed rule will revise the format of the current editions of the Government bills of lading, Standard Forms 1103, 1109, and 1131 (series). (Previously reported with a September 30, 1981, target date for publication.)

(2) *Legal basis.* Sec. 322 of the Transportation Act of 1940, 54 Stat. 955, as amended (31 U.S.C. 244) and sec. 205(c), 63 Stat. 390 (40 U.S.C. 486(c)).

(3) *Contact point.* John W. Sandfort (202-275-0664).

(4) *Major rule.* No.

(5) *Expected issue date.* January 1, 1981.

3. Regulations to be reviewed.

a. Motor Equipment Management (41 CFR Part 101-38).

(1) *Description.* The provisions of this part prescribe policies and methods governing the economical and efficient management and control of Government-owned motor vehicles and vehicles rented or leased to the Government. This part is being reviewed to update policy direction and to accommodate editorial and organizational changes which have occurred during the last four or five years.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Larry Frisbee (202-275-1021).

(4) *Major rule.* No.

b. Interagency Motor Vehicle Pools (41 CFR Part 101-39).

(1) *Description.* The provisions of this part prescribe policies and procedures governing the establishment and operation of interagency motor vehicle pools and systems. This part is being reviewed to update policy direction and to accommodate editorial and organizational changes which have occurred during the last four or five years.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert E. White (202-275-1046).

(4) *Major rule.* No.

BILLING CODE 6820-AM-M

NATIONAL ARCHIVES AND RECORDS SERVICE

1. Final rules expected to be issued.

a. Disposition of Federal Records (41 CFR 101-11.4).

(1) *Description.* This regulation contains procedures for requesting authority to destroy, donate, or transfer Federal records; instructions for developing records schedules; and information on General Records Schedules.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* George N. Scaboo (202-724-1614).

(4) *Major rule.* No.

b. Procedures for transfers to Federal records centers (41 CFR 101-11.4).

(1) *Description.* This section prescribes general procedures for the transfer of records to Federal records centers. This section will be amended to allow Federal agencies 90 days to transfer records to a Federal records center after receiving an annotated copy of the Standard Form 135, Records Transmittal and Receipt, from the center.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* George N. Scaboo (202-724-1614).

(4) *Major rule.* No.

c. Agency records centers (41 CFR 101-11.4).

(1) *Description.* This section prescribes standards and procedures applicable to records centers maintained and operated by Federal agencies. The General Services Administration proposes to amend this section to update certain fire safety requirements; to change the report period for the Agency Records Center Annual Report from 60 to 30 calendar days following the close of each fiscal year; and to clarify coverage of these regulations.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* George N. Scaboo (202-724-1614).

(4) *Major rule.* No.

d. Federal Records; General (41 CFR 101-11.1).

(1) *Description.* This regulation establishes policies, standards and procedures for economical and efficient management of agencies' records and information. A portion of the regulation will be changed to update legal citations and to clarify the meaning of records and information.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Mary Cunningham (202-376-8853).

(4) *Major rule.* No.

e. Forms—agency program responsibilities (41 CFR 101-11.208).

(1) *Description.* This regulation established policies, procedures, and standards to increase the usefulness of forms through proper design and efficient usage procedures. It also helps agencies achieve savings in the design, printing, storage, and distribution of forms.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Mary Cunningham (202-376-8853).

(4) *Major rule.* No.

f. Standard and Optional Forms (41 CFR 101-11.8).

(1) *Description.* This regulation prescribes procedures for agencies to follow in obtaining both the approval and cancellation of Government-wide Standard and Optional forms, and sets forth agencies' responsibilities to develop, promulgate, and sponsor Government-wide forms through the Standard and Optional Forms Program. Improved standards and guidance for the development and clearance of Standard and Optional forms will be included.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* R. Stewart Randall (202-376-8914).

(4) *Major rule.* No.

g. Interagency Reports Management (41 CFR 101-11.11).

(1) *Description.* This regulation currently prescribes procedures to be followed by agencies to obtain approval of proposed interagency reporting requirements. The regulation will be changed to provide improved standards and guidance for the development and clearance of interagency reporting requirements.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* R. Stewart Randall (202-376-8914).

(4) *Major rule.* No.

h. Copy Management (41 CFR Part 101-11).

(1) *Description.* This regulation expands the regulations of the General Services Administration to include Federal agencies' responsibilities in copy management and provides guidance to agencies in managing copying practices and equipment. It also establishes an annual reporting requirement on agencies' copying practices.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Donald Hansen (202-376-8819).

(4) *Major rule.* No.

2. Proposed rules expected to be issued.

a. Federal advisory committee management (41 CFR 101-6.10).

(1) *Description.* This regulation will provide Federal agencies with additional guidance and instructions for implementing the Federal Advisory Committee Act.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* John F. Clancy, Jr. (202-357-0019).

(4) *Major rule.* No.

(5) *Expected issue date.* December 4, 1981.

b. Office automation policies and procedures (41 CFR Part 101-11).

(1) *Description.* This regulation explains the policies and procedures for managing office automation in the Federal Government.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Dale Stouder (202-376-8917).

(4) *Major rule.* No.

(5) *Expected issue date.* April 30, 1982.

3. Regulations to be reviewed

a. Procedures for transfers to Federal records centers (41 CFR 101-11.4).

(1) *Description.* This section prescribes general procedures for the transfer of records to Federal records centers to accept records which will be eligible for destruction within a period of less than three years.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* George N. Scaboo (202-724-1614).

(4) *Major rule.* No.

BILLING CODE 6820-26-M

AUTOMATED DATA AND TELECOMMUNICATIONS SERVICE Regulatory Agenda, E.O. 12291, for the Period October 1981-April 1982

1. Final rules expected to be issued.

a. Implementation of Federal Information Processing Standards Publications (FIPS PUBS) and Federal Telecommunication Standards (FED-STD) into Solicitation Documents for automatic data processing (ADP) and telecommunication acquisitions (41 CFR 101-36.13).

(1) *Description.* Subpart 101-36.13 of the FPMR will be amended to recognize FIPS PUBS 68, 69, 70, 79, 81, 84, and 85 and FED-STDs 1007, 1008, 1020A, 1030A, and 1031.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* David R. Mullins and William R. Loy (202-566-0194).

(4) *Major rule.* No.

b. Procurement and Contracting Government-wide for Automatic Data

Processing Services and ADP Support Services by Federal agencies (41 CFR 1-4.12).

(1) *Description.* This amendment to the Federal Procurement Regulations (FPR) adds a new Subpart 1-4.12 to the FPR that sets forth policies and procedures governing the procurement of ADP services and ADP Support Services by Federal agencies.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Phillip R. Patton (202-566-9194).

(4) *Major rule.* No.

c. Procurement and Contracting for Telecommunications (41 CFR 1-4.13).

(1) *Description.* This directive adds procurement and contracting policies and procedures to the FPR concerning the acquisition of telecommunications. The directive will replace FPR Temporary Regulation 51 and FPMR Subpart 101-37.4.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert R. Johnson (202-566-0194).

(4) *Major rule.* No.

d. Ordering Major Changes or New Installations of Telecommunications Facilities (41 CFR 101-37).

(1) *Description.* This regulation provides a revised chart showing information GSA requires of Federal agencies for major changes to local telephone services. The regulation also deletes the requirement that agencies submit to GSA a quarterly report of data usage on the FTS intercity network.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* John F. Stewart or John E. Connor (202-566-0194).

(4) *Major rule.* No.

e. Federal Information Processing Standard Languages and Procedures (41 CFR 101-36.13).

(1) *Description.* This regulation combines into a single section the three high level programming languages which have been adopted as Federal Information Processing Standards. FIPS PUB 21-1 COBOL is currently in effect; FIPS PUB 68 Minimal BASIC and FIPS PUB 69 FORTRAN will become effective on March 4, 1982. This regulation provides standard terminology for use in solicitation documents to ensure that compilers acquired and those used by Federal Government Contractors in the performance of ADP services have been validated and are in compliance with the applicable standard. It further ensures that all computer application programs developed for the Government using one of these programming

languages will comply with the applicable standard.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Phillip R. Patton (202-566-0194).

(4) *Major rule.* No.

2. Proposed rules. No proposed rules will be issued during the period October 1981-April 1982.**3. Regulations to be reviewed.****a. Automatic Data Processing (ADP) Resources Utilization and Reutilization of ADP equipment and supplies (41 CFR 101-36).**

(1) *Description.* Federal Property Management Regulations 101-36.2 and 101-36.3 covering the ADP sharing and the reutilization of excess ADP equipment programs will be reviewed towards updating and revising procedures in order to reduce paperwork burdens and to encourage agencies to update their capabilities.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Betty van Gelderen (202-566-0194).

(4) *Major rule.* No.

BILLING CODE 6820-25-M

FEDERAL SUPPLY SERVICE**1. Final rules expected to be issued.****a. Procurement leadtimes (41 CFR 101-26.4801).**

(1) *Description.* This regulation revises the procurement leadtimes for items purchased by GSA for Federal agencies. The regulation will enable agencies to more accurately predict the dates on which items will be delivered.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Walter L. Eckbreth (703-557-0700).

(4) *Major rule.* No.

b. Adjustments (41 CFR Chapter 101 appendix at the end of Subchapter E).

(1) *Description.* This regulation raises the minimum line item dollar values below which it is not required for agencies to report shipping-type discrepancies in GSA shipments and for GSA to make billing adjustments. This regulation will eliminate the costs of reporting and processing discrepancies when the dollar values of the discrepancies are low to the point of making such actions uneconomical.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James W. Jeremiah (703-557-1823).

(4) *Major rule.* No.

c. Justification to support negotiated procurement by GSA for other agencies (41 CFR 101-26.105).

(1) *Description.* This regulation requires Federal agencies to include a written justification with each requisition submitted to GSA for negotiated procurement of items because of public exigency. The regulation will satisfy a ruling by the Comptroller General of the United States that written justifications are required in support of negotiated procurements.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* No.

d. Rounding of quantities ordered from GSA stock (41 CFR Chapter 101 appendix at the end of Subchapter E).

(1) *Description.* This regulation provides that quantities ordered from GSA stock may be rounded by GSA to the nearest bulk pack quantity. The regulation will enable GSA to more economically fill orders for stock items.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James W. Jeremiah (703-557-1823).

(4) *Major rule.* No.

e. Purchase of burner fuel oil, gasoline, diesel oil, and kerosene (41 CFR 101-26.602-3).

(1) *Description.* This regulation codifies into the FPMR the provisions of FPMR temporary regulation E-71 and supplement 1 thereto. The regulation increases the thresholds below which activities with procurement capability shall not obtain burner fuel oil, gasoline, diesel oil, and kerosene from the Defense Fuel Supply Center. This regulation will enable agencies to obtain these products through local procurement at a lower total cost to the Government.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* No.

f. Annual plan for the acquisition of furniture and other personal property (41 CFR Chapter 101 appendix at the end of Subchapter E).

(1) *Description.* This regulation requires Federal agencies to develop annual plans for the acquisition of furniture and other personal property. The regulation will provide for control over purchases of personal property to minimize Government expenditures for these items.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* John M. Allen (703-557-0977).

(4) *Major rule.* No.

g. **Property accountability records (41 CFR Chapter 101 appendix at the end of Subchapter E).**

(1) *Description.* This regulation requires Federal agencies to establish and maintain property accountability records for items of personal property under control of the agencies. The regulation will ensure that agencies comply with the requirements for maintaining property accountability records that are prescribed in the GAO Accounting Manual.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* John M. Allen (703-557-0977).

(4) *Major rule.* No.

h. **Development, management, and use of specifications, standards, and descriptions of products used by Federal agencies (41 CFR Part 101-29).**

(1) *Description.* This regulation provides policies and procedures for the development, management, and use of specifications, standards, and other product descriptions. The regulation will incorporate into the FPMR the Acquisition and Distribution of Commercial Products (ADCoP) policy prescribed by the Office of Federal Procurement Policy, Office of Management and Budget.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Jack Blunt (703-557-7473).

(4) *Major rule.* No.

i. **GSA material returns program (41 CFR 101-27.5)**

(1) *Description.* This regulation contains revised policies, criteria, and procedures for returning to GSA for credit items which are in long supply or for which no current or future requirements are anticipated. The regulation clarifies requirements relating to the GSA material returns program including instructions for offering material to GSA and actions to be taken by agencies when material is not acceptable for return to GSA.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert Weeks (703-557-8350).

(4) *Major rule.* No.

j. **Substitution policy (41 CFR 101-26.304).**

(1) *Description.* This regulation contains changes in the GSA policy on issuing substitute items for items ordered from GSA stock. The regulation

will specify when prior approval will be obtained from ordering activities before substitute items are issued.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* No.

k. **Price comparisons (41 CFR 101-26.401(c)).**

(1) *Description.* This regulation eliminates the mandatory requirement that agencies compare prices in Federal Supply Schedules with suitable products available from noncontract sources and advise GSA whenever they encounter lower prices from noncontract sources. The requirement has been in effect since May of 1980 and agencies report that because of limited staffing they are unable to comply. This regulation will provide that agencies notify GSA only when they encounter an instance in which the price of a schedule product is higher than a suitable noncontract product.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* No.

1. **GSA self-service store (41 CFR 101-28.3).**

(1) *Description.* This regulation contains new and revised policy on the operation and use of GSA self-service stores. The regulation will clarify the purpose and functions of self-service stores, provide restrictions on the use of the stores, and provide for more effective control over purchases in the stores.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Harold F. Bare (703-557-1958).

(4) *Major rule.* No.

m. **Priorities for sources of supply (41 CFR 101-26.107 and 101-26.605).**

(1) *Description.* This regulation provides clarification between mandatory and nonmandatory supply sources that are available to Federal agencies. The regulation will enable agencies to better determine the appropriate source to use in obtaining supplies or services.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* No.

n. **Direct payment to GSA contractors (41 CFR 101-26.102-4).**

(1) *Description.* This regulation deletes a reference to the requirement

that agencies make direct payment to contractors for items ordered through GSA for direct delivery by contractors. The regulation will conform with a proposed regulation to eliminate direct payment to contractors because it ultimately results in higher prices for items the Government purchases for direct delivery by contractors.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* No.

o. **Systems furniture (41 CFR Chapter 101 appendix at the end of Subchapter E).**

(1) *Description.* This regulation provides policies and procedures on the acquisition of systems furniture. The regulation will ensure that systems furniture will be acquired by the Government only when it can be documented as being cost beneficial or otherwise advantageous to the Government.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert Schwaner (703-557-8474).

(4) *Major rule.* No.

p. **Designation of property management officers (41 CFR chapter 101 appendix at the end of Subchapter E).**

(1) *Description.* This regulation formalizes the designation of property management officers by executive agencies. The regulation is an initial step in institutionalizing the property management officer concept which has proven to be an effective means of controlling the acquisition, utilization, and disposal of furniture.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* John Allen (703-557-1583).

(4) *Major rule.* No.

2. Proposed rules

None.

3. Regulations to be reviewed.

a. **Replacement standards (41 CFR 101-25.4).**

(1) *Description.* This regulation prescribes minimum replacement standards to be used by executive agencies desiring to replace selected types of items.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* To be determined.

b. **Purchase of items from Federal Supply Schedule contracts (41 CFR 101-26.4).**

(1) *Description.* This regulation prescribes policy governing the procurement by agencies of needed articles and services from Federal Supply Schedule.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Robert A. Renner (703-557-7970).

(4) *Major rule.* To be determined.

BILLING CODE 6820-24-M

PUBLIC BUILDINGS SERVICE

1. Final rules expected to be issued.

a. Display of Code of Ethics for Government Service (41 CFR 101-20-4).

(1) *Description.* This regulation provides for the display of the Code of Ethics for Government Service in public space in Government owned or fully Government-occupied leased buildings, such as lobbies, auditoriums, cafeterias, and other high traffic areas.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Saul Katz, Special Counsel for Ethics (202-566-1212)

(4) *Major rule.* No.

b. Accessibility to the Physically Handicapped (41 CFR Part 101-19).

(1) *Description.* This regulation reduces the frequency of reporting on the accessibility to the physically handicapped from semiannual to annual submissions. In addition, this amendment provides for the use of revised GSA Form 2974, Status Report for Federally Funded or Leased Buildings—Accommodations of Physically Handicapped, which incorporates the reporting aspects of GSA Form 2974-A, Accessibility to the Physically Handicapped in Leased Buildings.

2. Proposed rules expected to be issued.

None.

3. Regulations to be reviewed.

a. Physical protection (41 CFR 101-20.5).

(1) *Description.* These regulations define the policies and procedures governing the delivery of enforcement and security services by the Federal Protective Service (FPS) to occupants and visitors on property under the charge and control of GSA.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James Boyd (202-566-1104).

(4) *Major rule.* To be determined.

Note.—This is a partial listing of proposed regulatory actions for the Public Buildings Service. The remainder of the listing will be

published in the Federal Register on November 30, 1981.

BILLING CODE 6820-23-M

FEDERAL PROPERTY RESOURCES SERVICE

1. Final rules expected to be issued.

a. Contract Disputes Act of 1978 and Mistakes in Bid Disclosed After Award (41 CFR 101-45.8).

(1) *Description.* This policy directive sets forth an amendment to be made to the FPMR which implements the Contracts Disputes Act of 1978 and which revises the Mistakes in Bid procedures in § 101-45.804 as it relates to the sale of surplus personal property.

(2) *Legal basis.* Pub. L. 95-563, 41 U.S.C. 601-613.

(3) *Contact point.* Milton Herman (703-557-0681).

(4) *Major rule.* No.

b. Excess personal property reporting criteria (41 CFR 101-43.4801).

(1) *Description.* This regulation amends the reporting criteria to ensure that excess personal property having reasonable utilization potential is reported to GSA for disposition. The regulations will be changed to reflect a revised reporting criteria which more accurately reflects excess personal property having reasonable utilization potential.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Mr. Stanley M. Duda, Director, Utilization Division (703-557-0714).

(4) *Major rule.* No.

c. Foreign Gifts and Foreign Excess Property (41 CFR Parts 101-43 and 101-49).

(1) *Description.* This regulation increases the minimal value for foreign gifts from \$100 to \$140 and eliminates the Annual Report on the Disposal of Foreign Excess Property.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390, 40 U.S.C. 486(c).

(3) *Contact point.* Mr. Stanley M. Duda, Director, Utilization Division (703-557-0714).

(4) *Major Rule.* No.

d. Donations to Public agencies and Eligible, Nonprofit, Tax-Exempt Activities (41 CFR 101-44.1).

(1) *Description.* An FPMR amendment to correct legal citations and captions.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* George W. Kinney (703-557-0466).

(4) *Major rule.* No.

e. Northern Mariana Island is to be added to these subparts: 41 CFR 101-44.000, 41 CFR 101-44.001-11, CFR 101-44.001-13, and CFR 101-44.105(a)(3).

(1) *Description.* An FPMR amendment to add the Northern Mariana Island.

(2) *Legal basis.* Sec. 502(a)(2) of Pub. L. 94-241, 40 U.S.C. 486(c).

(3) *Contact point.* George W. Kinney (703-557-0466).

(4) *Major rule.* No.

f. Standard Form 123, Transfer Order Surplus Personal Property (41 CFR 101-4901-123).

(1) *Description.* An FPMR amendment to revise the SF 123 and preparation instructions to include required special processing data and nondiscrimination certifications and agreements to include Title IX of the Education Amendments of 1972, add the word conditional in front of the words title, add a hold harmless clause and to update OMB's control number.

(2) *Legal basis.* 20 U.S.C. 1681 and 40 U.S.C. 484, 203(j).

(3) *Contact point.* George W. Kinney (703-557-0466).

(4) *Major rule.* No.

g. To include Title IX of the Education Amendments of 1972 to subpart 41 CFR 101-44.118 "Nondiscrimination."

(1) *Description.* An FPMR amendment to add Title IX of the Education Amendments of 1972 to the subpart.

(2) *Legal basis.* 20 U.S.C. 1681 and 40 U.S.C. 484, 203(j).

(3) *Contact point.* George W. Kinney (703-557-0466).

(4) *Major rule.* No.

h. To update the name of the Federal Disaster Assistant Administration. (41 CFR 101-44.105(b)).

(1) *Description.* An FPMR amendment to change the name of the Federal Disaster Assistant Administration (FDDAA), Department of Housing and Urban Development, to Federal Emergency Management Agency, pursuant to Executive Order 12148.

(2) *Legal basis.* Executive Order 12148 of July 20, 1979.

(3) *Contact point.* George W. Kinney (703-557-0466).

(4) *Major rule.* No.

i. To update the Office of Management and Budget (OMB) control numbers on forms used for the donation program. (41 CFR Parts 101-44 and 101-48).

(1) *Description.* An FPMR amendment to make the following changes referencing OMB's control number:

101-44.106(d)(4), 101-44.4901-123 (pages 1 & 2).	SF 123	From 29-R0167 to 3090-0014.
101-48.4902, 101- 48.201-2.	SF 18	Change (3FW) add OMB control number from R0012 to (WDP) 3090-0001.
101-44.4902-3040, 101-44.4701(e).	GSA 3040	From 29-R0247 to 3090-0034.

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

j. Donation of Drugs, Biological and Reagents (41 CFR 44.108-1).

(1) *Description*. An FPMR amendment to remove from FPMR 101-44.108-1(a)(3) the authority to store and warehouse drugs, biologicals and reagents and other similar items required to be distributed only to institutions licensed and authorized to administer and dispense such items. Special allowance may be granted by Central Office under special conditions. Donations will be approved by GSA for only direct pickup by the eligible donee for this type of property. We will add after Food and Drug Administration (FDA) in 101-44.108(a)(1) "Medical Product Quality Assurance Staff."

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

k. Donation of aircraft (41 CFR 101-44.108-2).

(1) *Description*. An amendment to the FPMR to clarify the use of the Conditional Transfer Document, cannibalization of aircraft requirements, registering donated aircraft, and disposal of aircraft records will be explained more fully.

- (2) *Legal basis*. 40 U.S.C. 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

l. Approval or disapproval of transfer orders (41 CFR 101-44.112).

(1) *Description*. An amendment to the FPMR to clarify cannibalization of donated personal property.

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

m. Certification and Agreement by a State Agency (41 CFR 101-44.204).

(1) *Description*. An FPMR amendment to add (b)(5) to 101-44.204 to include a "hold harmless clause" in the agreements made with the State agency and the donee.

- (2) *Legal basis*. 40 U.S.C. 484 202 (j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

n. To change title to Conditional Title on Donated property (41 CFR 101-44.204, 101-44.205, and 101-44.208).

(1) *Description*. An FPMR amendment to clarify that conditional title not unrestricted title passes to a donee at the time the donee executes the

certifications and agreements required by the State agency and has taken possession of the property.

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

o. Property in the Possession of a State Agency (41 CFR 101-44.205).

(1) *Description*. An FPMR amendment to remove reimbursement to State Agencies for Surplus Property for sale expenses. General Counsel ruled that they were not permitted under the Federal Property and Administrative Services Act of 1949, as amended by Pub. L. 94-519 (101-44.205(j)(4)(ii)).

- (2) *Legal basis*. U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

p. Cooperative Agreements (41 CFR 101-44.206).

(1) *Description*. An FPMR amendment to remove the word "of" in the following sentence: "Require that donee to execute the distribution of document of the State agency in which the donee is located." (101-44.206(d)(2)).

- (2) *Legal basis*. U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

q. Property Distributed to Donees (41 CFR 101-44.208).

(1) *Description*. An FPMR amendment to add "hold harmless clause" to 101-44.208(a)(7) and to add to the regulation (a)(8) that from the date the donee receives Federal surplus property and through the period of Federal conditions and restrictions imposed by GSA, the donee shall not sell, trade, lease, lend, bail, cannibalize, encumber or otherwise dispose of such property or remove it permanently for use outside the State without the prior approval of GSA.

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

r. Donation Reports (41 CFR 101-44.4701).

(1) *Description*. An FPMR amendment to change in (d) 1979 to 1980 and in (e) change the monthly reporting requirement to a quarterly report and change the OMB control number of the report.

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

s. Abandonment or destruction without notice (41 CFR 101-45.504).

(1) *Description*. An FPMR amendment to explain that the title refers to public notice as discussed in 101-45.503. The new title will now read "Abandonment or destruction without public notice."

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

t. Donation of abandoned and forfeited personal property (41 CFR 101-48.2).

(1) *Description*. An FPMR amendment stating that the donation of forfeited distilled spirits, wine, and malt beverages to eligible eleemosynary institutions is for their inpatients only and for medicinal purposes. Also to change Region 3 to WDP. The definition of State may also be changed (101-48.2 and 101-48.201-2).

- (2) *Legal basis*. 40 U.S.C. 484 203(j) and 260 U.S.C. 5688(a).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

u. To add a new subpart (41 CFR 101-44.120).

(1) *Description*. An FPMR amendment to establish for the donation program an informal appeal procedure concerning all phases of the donation program (101-44.120).

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

v. To remove temporary regulation H-22. (41 CFR Chapter 101, Appendix to Subchapter H).

(1) *Description*. An FPMR amendment to remove temporary regulation H-22.

- (2) *Legal basis*. 40 U.S.C. 484 203(j).
 (3) *Contact point*. George W. Kinney (703-557-0466).
 (4) *Major rule*. No.

w. Geographical Location of Real Property Subject to Title II of the Act (41 CFR, Parts 101-47.000, 101-47.200, 101-47.300, 101-47.400, 101-47.500, and 101-47.800).

(1) *Description*. These regulations concerning the geographical location of real property subject to Title II of the Federal Property and Administrative Services Act of 1949, as amended, are being revised to implement Pub. L. 93-594. Approved January 2, 1975, Pub. L. 93-594 includes the territories of American Samoa, Guam, and the Trust Territory of the Pacific Islands in the same status as the 50 States, the District of Columbia, Puerto Rico, and the Virgin Islands with respect to the excess and surplus property program of the Federal Government.

- (2) *Legal basis*. Section 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James H. Pitts (703-557-2531).

(4) *Major rule.* No.

x. **Section 414 Transfers (41 CFR, Parts 101-47.203-5(b), (c), and (d); 101-47.204-1(a) and (b); and 101-47.308-6).**

(1) *Description.* These regulations concerning procedures for transfers of surplus real property for low and moderate income housing under the authority of section 414 of the Housing and Urban Development Act of 1969 are being revised to implement Pub. L. 95-557 and 96-399. Pub. L. 95-557 expands the scope of eligible housing assistance programs under section 414 dispositions, provides exceptions to the "veto power" of local governing bodies over dispositions to non-public bodies, and reduces the period of use restrictions in the case of dispositions to non-public bodies from 40 to 30 years. Pub. L. 96-399 amends section 414 to permit transfers of surplus real property to the Secretary of Agriculture in addition to the Secretary of DHUD.

(2) *Legal basis.* Section 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James H. Pitts (703-557-2531).

(4) *Major rule.* No.

y. **Regulations for disposal of excess materials from the National Defense Stockpile. (41 CFR Part 101-14).**

(1) *Description.* These rules implement the Strategic and Critical Materials Stock Piling Act of 1979 covering substantive law rules and procedural rules of contracting to promote competition for the sale of excess stockpile materials authorized for disposal by Congress.

(2) *Legal basis.* Strategic and Critical Materials Stock Piling Act of 1979 ((58 U.S.C. 98 et seq.) and Executive Order 12155, dated September 10, 1979).

(3) *Contact point.* John Babey (703-557-0982).

(4) *Major rule.* No.

(5) *Expected issue date.* Winter 1981.

2. Proposed rules.

a. **Revise Standard Form 114C, General Sale Terms and Conditions (41 CFR 101-45.3).**

(1) *Description.* This revision to the SF 114C incorporates changes to the General Sale Terms and conditions to reflect current sales operating procedures.

(2) *Legal basis.* Sec. 205(c) (40 U.S.C. 486).

(3) *Contact point.* James Pope (703-557-1845).

(4) *Major rule.* No.

(5) *Expected issue date.* April 1982.

b. **Describing property (41 CFR Part 101-45.303-1).**

(1) *Description.* Provide detailed instructions on how and to what extent property reported for sale should be described.

(2) *Legal basis.* Sec. 205(c) (U.S.C. 486).

(3) *Contact point.* Dona Gamble (703-557-3486).

(4) *Major rule.* No.

(5) *Expected issue date.* April 1982.

c. **Nonappropriated Fund Property and Certification of Screeners (41 CFR Part 101-43).**

(1) *Description.* These regulations will prescribe the procedures for transfers of nonappropriated fund property, define standard price and clarify the procedures for the issuance of screeners cards to non-Federal Screeners.

(2) *Legal basis.* Sec. 205, 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Mr. Stanley M. Duda, Utilization Division (703-557-0714).

(4) *Major rule.* No. (5) *Expected issue date.* April 1982.

d. **Utilization, donation, sale, abandonment or destruction of hazardous materials (Chapter 101—Federal Property Management Regulations Subchapter H—Utilization and Disposal).**

(1) *Description.* These regulations prescribe the rules for the utilization, donation, sale, abandonment or destruction of hazardous personal property. The current regulations will be amended to consolidate existing rules and establish new rules in a separate FPMR Part 101-45a, entitled "Utilization, Donation, Sale, Abandonment or Destruction of Hazardous Materials."

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Mr. Stanley M. Duda, Director, Utilization Division (703-557-0714).

(4) *Major rule.* No. (5) *Expected issue date.* April 1982.

e. **Acquisition and use of excess personal property (41 CFR Parts 101-43 and 101-48).**

(1) *Description.* These regulations will update the procedures for the acquisition and use of excess personal property by Federal agencies and other authorized recipients. A number of miscellaneous changes will be made to the regulations to clarify these procedures.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* Mr. Stanley M. Duda, Director, Utilization Division (703-557-0714).

(4) *Major rule.* No. (5) *Expected issue date.* February 1982.

f. **Foreign Gifts and Decorations. (41 CFR Part 101-49).**

(1) *Description.* This regulation will require agencies to maintain security and physical custody of foreign gifts and decorations until conclusion of the screening period; to obtain and furnish to GSA commercial appraisals of foreign gifts and decorations to be sold; to indicate a potential donee if the recipient would like to have the item donated; to provide the mailing address and telephone number of recipients interested in buying a foreign gift received; and to provide justification supporting a transfer request. It further provides that GSA will assume physical custody of foreign gifts and decorations at the conclusion of the screening period and establishes a definition for official use in connection with requesting and approving transfers of foreign gifts and decorations.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C., 486(c); Sec. 515, 91 Stat. 862; 5 U.S.C. 7342.

(3) *Contact point.* Mr. Stanley M. Duda, Director, Utilization Division (703-557-0714).

(4) *Major rule.* No. (5) *Expected issue date.* April 1982.

g. **Disposal of Real Property for Airport Purposes (41 CFR 101-47.308-2).**

(1) *Description.* This regulation is being amended in order to provide clarification as to the proper statute under which federally owned real property may be disposed for airport purposes.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James H. Pitts (703-557-2531).

(4) *Major rule.* No. (5) *Expected issue date.* April 1982.

h. **Conveyance for Historic Monument Purposes (41 CFR 101-47.308-3(a)(3) and 101-47.308-3(e)).**

(1) *Description.* These regulations are being amended to prevent the possibility of windfall profits to the grantee, sublessor, or developer when surplus real property is conveyed for historic monument purposes with revenue producing activities. It also provides the disposal agency with the opportunity to review and concur with the determination of the Secretary of Interior that the property to be conveyed is suitable and desirable for use as a historic monument for the benefit of the public with revenue producing activities.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James H. Pitts (703-557-2531).

(4) *Major rule.* No.

(5) *Expected issue date.* April 1982.

i. Identification of Unneeded Federal Real Property (41 CFR 101-47.8).

(1) *Description.* These regulations will be updated to reflect the provisions of Executive Order 12030 of December 15, 1977, and Executive Order 11954 of December 7, 1977, which supersede Executive Order 11724 of June 25, 1973, currently referenced. Executive Order 11724 establishes the role of the Federal Property Council which is terminated under Executive Order 12030.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James H. Pitts (703-557-2510).

(4) *Major rule.* No.

(5) *Expected issue date.* April 1982.

3. Regulations To Be Reviewed.

a. Review FPMR 101-45 Sale, Abandonment, or Destruction of Personal Property.

(1) *Description.* Identify areas in subject chapter needing revision.

(2) *Legal basis.* Sec. 205(c), (U.S.C. 486).

(3) *Contact point.* Dona Gamble (703-557-3486).

(4) *Major rule.* No.

b. Delegation of Mineral Rights Disposal Authority to the Department of the Interior (41 CFR 101-47.603).

(1) *Description.* These regulations are being reviewed for a possible delegation of authority to the Department of the Interior to dispose of (a) mineral rights on excess and surplus Federal real property and (b) mineral rights reserved by the Government on formerly owned Federal real property.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James Kearns (703-557-3095).

(4) *Major rule.* To be determined.

c. Requirement That the Department of the Interior Use Standard Form 118 and Appropriate Schedules to Notify GSA of Reversions of Title. (41 CFR 101-47.308-3 and 101-47.308-7).

(1) *Description.* The FPMR currently provides only for Department of the Interior letter notification of pending reversions of title. Use of Standard Form 118 as the notification medium will result in a significant savings in GSA resources required to screen and dispose of the reverted property.

(2) *Legal basis.* Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c).

(3) *Contact point.* James H. Pitts (703-557-2510).

(4) *Major rule.* No.

BILLING CODE 6820-96-M

OFFICE OF ACQUISITION POLICY

The Office of Acquisition Policy is responsible for the Federal Procurement Regulations (FPR) (41 CFR Chapter 1). The letter dated April 8, 1981, from the Director of the Office of Management and Budget to Don Sowle, OFPP/James Miller, IRA, subject: Procurement Regulations, Exemption from Executive Order No. 12291, February 17, 1981; Federal Regulation, exempts procurement regulations, except those pertaining to the acquisition of automated data processing and telecommunications equipment, from the requirements of E. O. 12291. Therefore, proposed FPR actions, other than those pertaining to ADP and telecommunications (see the entries for the Automated Data and Telecommunications Service for proposed FPR actions in this area), are not listed in this agenda.

OFFICE OF INSPECTOR GENERAL

No regulatory actions are planned.

GSA BOARD OF CONTRACT APPEALS

No regulatory actions are planned.

OFFICE OF EXTERNAL AFFAIRS

No regulatory actions are planned.

OFFICE OF GENERAL COUNSEL

No regulatory actions are planned.

OFFICE OF PLANS, PROGRAMS, AND FINANCIAL MANAGEMENT

No regulatory actions are planned.

INFORMATION SECURITY OVERSIGHT OFFICE

No regulatory actions are planned.

[FR Doc. 81-31528 Filed 10-29-81; 8:45 am]

BILLING CODE 6820-34, 6820-AM, 6820-26, 6820-25, 6820-24, 6820-23, 6820-96 and 6820-61-M

DEPARTMENT OF EDUCATION

41 CFR Part 34-1

Post Employment Conflict of Interest

AGENCY: Department of Education.

ACTION: Proposed rules.

SUMMARY: The Secretary proposes to amend the Education Department (ED) Procurement Regulations to adopt a provision that will preclude contract awards (i) to any former ED employee who, while working for the Government, participated personally and substantially in, or was officially responsible for, the development or drafting of the solicitation, competitive or noncompetitive, on which the

contract is based or (ii) to an organization utilizing the services of such a former ED employee in developing a proposal in response to such a solicitation or in assisting or representing the offeror at negotiations resulting from the solicitation. These proposed regulations have been developed as a matter of administrative policy to prevent potential conflicts of interest. These proposed regulations include a representation and certification that will be included in all ED procurement solicitations as well as a special provision to be included in the resulting contracts.

DATES: Comments must be received on or before December 29, 1981.

ADDRESS: Comments should be addressed to Robert W. Daughtridge, Acting Chief, Policy Systems and Procedures Branch, Policy Division, Office of Procurement and Assistance Management, Department of Education, (Room 5082, Regional Office Building 3), 400 Maryland Avenue, S.W., Washington, D.C. 20202.

FOR FURTHER INFORMATION CONTACT: Peggy A. Saunders, Contract/Grant Specialist, at the address in the preceding paragraph. Telephone: (202) 245-1766.

SUPPLEMENTARY INFORMATION: When adopted, these procurement regulations will apply to Department of Education (ED) procurements only. The regulations would not change general regulations published in EDGAR (34 CFR Parts 75, 76, and 77) which apply to direct grant and State-administered grant programs, and they do not apply to procurements by ED grantees.

These regulations have been reviewed by the Department in accordance with Executive Order 12291, and are classified as non-major regulations because they do not meet the criteria for major regulations established in the Order.

The Secretary certifies that these regulations will not have a significant economic impact on a substantial number of small entities. These regulations govern when a former Department employee or an organization utilizing the services of a former Department employee can be precluded from receiving a contract award.

Invitation to Comment

Interested persons are invited to submit comments and recommendations regarding these proposed regulations. Written comments and recommendations may be sent to the address given at the beginning of this

preamble. All comments received on or before December 29, 1981, will be considered in the development of the final regulations.

To assist the Department in complying with the specific requirements of Executive Order 12291 and its overall requirement of reducing regulatory burden, public comment is especially invited on whether there may be further opportunities to reduce any regulatory burdens found in these regulations.

All comments submitted in response to these proposed regulations will be available for public inspection, during and after the comment period, in Regional Office Building 3, Room 5082, 7th and D Streets, S.W., Washington, D.C., between the Hours of 8:30 a.m. and 4:30 p.m., Monday through Friday of each week except Federal holidays.

Citation of Legal Authority

A citation of legal or other authority for each section has been placed in parentheses on the line following each substantive provision of these regulations.

(Catalog of Federal Domestic Assistance not applicable)

Dated: October 26, 1981.

T. H. Bell,

Secretary of Education.

The Secretary amends Chapter 34 of Title 41 of the Code of Federal Regulations to read as follows:

PART 34-1—GENERAL

1. Part 34-1 is amended by adding Subpart 34-1.351 (§§ 34-1.351-1—34-1.351-3) to the table of contents to read as follows:

* * * * *

Subpart 34-1.351 Post Employment Conflict of Interest

Sec.

34-1.351-1 Policy.

34-1.351-2 Definitions.

34-1.351-3 Procedure.

2. The authority citation for Part 34-1 reads as follows:

Authority: Department of Education Organization Act, Pub. L. 96-88, 93 Stat. 668 (20 U.S.C. 3401 *et seq.*); 5 U.S.C. 301; and 40 U.S.C. 486(c).

3. Part 34-1 is amended by adding Subpart 34-1.351 (§§ 34-1.351-1—34-1.351-3) to read as follows:

Subpart 34-1.351—Post Employment Conflict of Interest

§ 34-1.351-1 Policy.

It is the policy of the Education Department (ED) that no contract will be awarded—

(a) To any former ED employee who, while working for the Government, participated personally and substantially in, or was officially responsible for, the development or drafting of the solicitation, competitive or noncompetitive, on which the contract is based; or

(b) To an organization utilizing the services of such a former ED employee in developing a proposal in response to such solicitation, or in assisting or representing the offeror at negotiations resulting from such solicitation.

(93 Stat. 668 (20 U.S.C. 3401 *et seq.*); 5 U.S.C. 301; and 40 U.S.C. 486(c))

§ 34-1.351-2 Definitions.

As used in this subpart—

(a) The term "former ED employee" means one who was, and is no longer, an ED employee.

(b) The term "ED employee" means any officer or employee of the Education Department, those appointed or detailed under 5 U.S.C. 3374, and a special Government employee.

(c) The term "special Government employee" means an officer or employee of ED who is retained, designated, or employed to perform, with or without compensation, for not to exceed 130 days during any period of 365 consecutive day, temporary duties either on a full time or intermittent basis.

(d) The term "participated personally and substantially" means—

(1) To have participated directly, including the participation of a subordinate when actually directed by the former ED employee in the matter; and

(2) To have been involved significantly in the matter or to have formed a basis for a reasonable appearance of such significance.

(e) The term "officially responsible for" means having the direct administrative or operating authority, whether intermediate or final and whether exercised alone or with others, personally or through subordinates, to approve, disapprove, or otherwise direct ED actions.

(f) The term "development of drafting of the solicitation" means any substantive action related to the preparation of the solicitation such as preparing the work statement or reviewing and commenting on the work statement in draft.

(g) The term "utilizing the services of" means to consult or seek the advice of a former ED employee regardless of whether or not the former employee receives compensation for the advice rendered.

(h) The term "related Department contract" means a contract in which the

work to be performed is associated with or connected to the work to be performed under another contract. An example of a "related Department contract" is a contract to analyze the data which was collected under a previous contract.

(93 Stat. 668 (20 U.S.C. 3401 *et seq.*); 5 U.S.C. 301; and 40 U.S.C. 486(c))

§ 34-1.351-3 Procedure.

(a) The contracting officer shall include the following certification in all solicitations, whether competitive or noncompetitive, in the section entitled "Representations, Certifications, and Acknowledgments:"

Post Employment Conflict of Interest

The offeror certifies that in developing a proposal in response to this solicitation, it has not utilized the services of any former Education Department (ED) employee who, while working for the Government, participated personally and substantially in, or was officially responsible for, the development or drafting of this solicitation.

The offeror further certifies that it will not utilize the services of such a former ED employee to assist or represent the offeror at negotiations resulting from this solicitation.

(b) Refusal by an offeror to so certify or to provide additional information required by the contracting officer regarding the certification shall result in disqualification of the offeror for award. The nondisclosure or misrepresentation of any relevant information may also result in the disqualification of the offeror for award, or if this nondisclosure or misrepresentation is discovered after award, the resulting contract may be terminated. The offeror may also be disqualified from subsequent related Department contracts, and be subject to any other remedial action as may be permitted or provided by law or in the contract. The attention of the offeror in complying with this provision is directed to 18 U.S.C. 1001, which makes it a crime for anyone to misrepresent information being presented to the Federal Government, and to the Education Department's Standards of Conduct which are contained in 34 CFR Part 73.

(c) The contracting officer shall incorporate the following clause into the special provisions of any contract resulting from a solicitation which contains the certification described in paragraph (a) of this section:

Post Employment Conflict of Interest

The offeror certifies that in developing a proposal in response to the solicitation for this contract, it has not utilized the services of any former Education Department (ED) employee who, while working for the Government, participated personally and

substantially in, or was officially responsible for, the development or drafting of the solicitation for this contract. The offeror further certifies that it did not utilize the services of such an ED employee in assisting or representing the offeror at negotiations for this contract.

(93 Stat. 668 (20 U.S.C. 3401 *et seq.*); 5 U.S.C. 301; and 40 U.S.C. 486(c))

[FR Doc. 81-31596 Filed 10-29-81; 8:45 am]

BILLING CODE 4000-01-M

GENERAL SERVICES ADMINISTRATION

41 CFR Parts 101-43 and 101-48

Acquisition and Use of Excess Personal Property; Federal Property Resources Service

AGENCY: General Services
Administration.

ACTION: Proposed rule.

SUMMARY: This regulation proposes a number of miscellaneous changes which are intended to clarify the procedures for the acquisition and use of excess personal property by Federal agencies and other authorized recipients.

DATE: Comments must be received on or before January 29, 1982.

ADDRESS: Written comments should be sent to the General Services Administration (DPU), Washington, DC 20406.

FOR FURTHER INFORMATION CONTACT: Mr. Stanley M. Duda, Director, Utilization Division (703-557-0714).

SUPPLEMENTARY INFORMATION: The General Services Administration has determined that this rule is not a major rule for the purposes of Executive Order 12291 of February 17, 1981, because it is not likely to result in an annual effect on the economy of \$100 million or more; a major increase in costs to consumers or others; or significant adverse effects. The General Services Administration has based all administrative decisions underlying this rule on adequate information concerning the need for, and consequences of, this rule; has determined that the potential benefits to society from this rule outweigh the potential costs and has maximized the net benefits; and has chosen the alternative approach involving the least net cost to society.

Accordingly, it is proposed to amend 41 CFR Part 101-43 as follows:

PART 101-43—UTILIZATION OF PERSONAL PROPERTY

1. The table of contents for Part 101-43 is amended to insert a new definition as follows:

Sec.
101-43.001-13 Freeze.

2. Section 101-43.001-13 is added to read as follows:

§ 101-43.001-13 Freeze.

"Freeze" means the process of reserving at the holding activity, or at the controlling GSA regional office, an item of excess personal property that has been requested by a user or has been selected by a GSA area utilization officer or other GSA representative for offer to potential users.

Subpart 101-43.3—Utilization of Excess

3. Section 101-43.302 is amended by revising paragraph (a), adding a new paragraph (a)(1), and renumbering the subsequent paragraphs to read as follows:

§ 101-43.302 Agency responsibility.

(a) To obtain maximum utilization and to minimize the procurement of new items, each executive agency shall be responsible for making excess personal property available and facilitating the transfer of the property to other Federal agencies for direct use or for use by their authorized project grantees and cost-reimbursement type contractors, and to the organizations specified in § 101-43.315. Only the contracting or sponsoring Federal agency may acquire excess personal property for use by a cost-reimbursement contractor or project grantee. Each executive agency shall to the maximum practicable extent, fulfill its requirements for property, including those of its cost-reimbursement type contractors or project grantees, by obtaining excess personal property from other Federal agencies instead of initiating a new procurement. Agencies receiving or transferring excess personal property shall establish controls over the processing of transfer orders and shall establish and maintain an adequate system of property accountability. The system of accountability for excess personal property shall be in accordance with agency procedures, and records shall be subject to audit by an internal audit group of the Federal agency and shall be made available to the General Accounting Office upon request. Additional procedures regarding property furnished to cost-reimbursement type contractors or project grantees are contained in §§ 101-43.319 and 101-43.320.

(1) Each Federal agency shall develop and maintain an effective system for the prevention and detection of situations involving the nonuse, improper use, or unauthorized disposal or destruction of excess personal property received by the agency. This responsibility should

include compliance reviews, field inspections, audits, and other procedures to monitor the excess personal property being used in the agency.

(2) Before procuring new property, careful consideration shall be given to the use of known usable excess property of a similar type, including the possibility of substitution or adaptation of excess items not identical with requested items, whether the excess items are unused, rehabilitated, or in used condition, and regardless of whether the intended new procurement would be from GSA stock or other sources of supply. Executive agencies shall accept, to the fullest extent practicable, the reasonable substitution of this excess property instead of new procurement.

(3) GSA will assist agencies in meeting their requirements for property of the types excepted from reporting as excess by this Part 101-43. Federal agencies requiring this property should contact the appropriate GSA regional office as indicated in § 101-43.4802. GSA area utilization officers, stationed at key excess generating points throughout the United States, screen and offer nonreportable personal property as it becomes available for transfer.

* * * * *

4. Section 101-43.312(f) is revised to read as follows:

§ 101-43.312 Exceptions to reporting.

* * * * *

(f) Otherwise reportable property which prior to reporting as required in § 101-43.311 is transferred directly between Federal agencies to fill a known need as provided in § 101-43.315-5(a)(1) and (2); and

* * * * *

5. Section 101-43.315-1 is revised to read as follows:

§ 101-43.315-1 Agencies eligible.

Transfers of excess personal property may be made among Federal agencies (including wholly owned Government corporations) for direct use or for use by cost-reimbursement type contractors as provided in § 101-43.319 or to federally sponsored project grantees as provided in § 101-43.320; and to the Senate, the House of Representatives, the Architect of the Capitol and any activities under his or her direction, mixed-ownership Government corporations as defined in the Government Corporation Control Act (31 U.S.C. 841), the municipal government of the District of Columbia, or non-Federal agencies for which GSA procures.

6. Section 101-43.315-5(d) is revised to read as follows:

§ 101-43.315-5 Procedure for effecting transfers.

(d) While transfers of excess personal property will normally be approved by GSA on a first-come-first-served basis, consideration will be given to such factors as possible national defense requirements, emergency needs, preclusion of new procurement, energy conservation, equitable distribution, transportation costs, and retention of title in the Government. Transfer requests for the purpose of cannibalization will be considered, but are normally subordinated to requests for the complete items. The GSA regional office may defer approval of any transfer request until all pertinent factors are considered. When competing requests are received, the GSA regional office may, at its discretion, request supporting justification from the ordering agencies to assist in making the allocation determination, including evidence that new procurement is involved. Placement of a freeze on an item of excess personal property by a Federal agency does not constitute an absolute claim on the property. The GSA regional office is responsible for evaluating the above factors prior to approval of a transfer request from an agency which has obtained a freeze on a specific item.

7. Section 101-43.317-1 is revised to add paragraph (b) to read as follows:

§ 101-43.317-1 Cost of care and handling.

(a) Each holding agency shall be responsible for and bear the costs of performing care and handling of excess, pending disposition. The direct costs incurred incident to the transfer shall be borne by the transferee agency if billed by the holding agency. Overhead or administrative costs or charges shall not be included. Only costs incurred in the actual packing, preparation for shipment, and loading may be recovered by the holding agency; and where such costs are incurred, they shall be reimbursed by the transferee agency upon appropriate billing, unless the holding agency waives the amount involved. Billing by a holding agency for direct costs of less than \$100 for any single shipment would appear to be uneconomical and should be avoided.

(b) All transportation costs from the holding installation to the transferee agency shall be borne by the transferee agency.

8. Section 101-43.319 is amended by revising paragraphs (b) and (d) to read as follows:

§ 101-43.319 Use of excess property on cost-reimbursement type contracts.

(b) It is the responsibility of all agencies to achieve their program objectives at the least possible cost. Excess personal property may be used to reduce the Government's contract costs and shall be considered for that use whenever possible. Excess personal property may be furnished to a cost-reimbursement type contractor with the approval of an authorized Federal official, provided, the contracting Federal Agency determines that the transfer will result in a reduction in the cost of the contract to the Government. Property furnished under this provision is subject to the annual reporting requirements of § 101-43.4701(c). Transfer orders for excess personal property must be executed by a duly authorized official of the contracting agency. All transfer orders submitted to GSA for excess personal property to be made available to a cost-reimbursement type contractor shall list the contract number and the expiration date of the contract. If the time remaining before the expiration date of the contract is less than 60 calendar days from the date the transfer order is received by GSA, it will not be approved unless the contracting agency certifies the contract will be extended or renewed, or other written justification is provided.

(d) Upon completion or termination of the contract in whole or in part, Government-furnished personal property acquired from excess sources and not longer needed for the contract shall be reassigned to the greatest extent practicable to other cost-reimbursement type contracts or to other activities of the contracting Federal agency. If no reassignment is made and if the property is not disposed of under applicable regulations or contract provisions relating to contractor inventory, it shall be reported to GSA by the contracting Federal agency for possible further Government use as provided in § 101-43.311, unless other reporting requirements have been agreed upon by GSA and the reporting agency. Property not required to be reported shall be handled as provided in § 101-43.306 and § 101-43.318-2. Property normally shall be held by the contractor until transfer, donation, or disposal instructions are received. Contracting agencies shall have published procedures which delineate the obligations of contractors with respect to the use and consumption or

return to Government custody of property acquired from excess sources.

9. Section 101-43.320 is amended by revising paragraphs (b)(1), (b)(2), (b)(2)(i), (b)(2)(iv), (c), (e), (f), (g), and (i); and adding new paragraph (b)(4) to read as follows:

§ 101-43.320 Use of excess property on grants.

(b) * * *

(1) A Federal agency may obtain excess personal property for transfer to a project grantee: *Provided*, That the sponsoring Federal agency deposits an amount equal to 25 percent of the original acquisition cost (except for costs of care and handling) of the property into the U.S. Treasury as miscellaneous receipts. Property obtained by a Federal agency from excess sources and placed in direct official use for a period of at least one year may subsequently be furnished to a grantee without reimbursement provided the official use was valid and not for the purpose of circumventing the reimbursement requirement. Title to excess property so furnished may vest in the grantee or be retained by the grantor agency.

(2) The provisions of paragraph (b)(1) of this section shall not apply to the following:

(i) Excess personal property transferred under section 608 of the Foreign Assistance Act of 1961, as amended (22 U.S.C. 2358), when and to the extent that property to be transferred under that act is not needed for donation under the provisions of Subparts 101-44.2 and 101-44.4 as determined by GSA. This restriction applies to excess personal property transferred for grant programs under section 608 of the Foreign Assistance Act only. It shall not apply to excess personal property transferred for development loan programs under section 608 of the Foreign Assistance Act.

(iv) Excess scientific equipment transferred pursuant to section 11(e) of the National Science Foundation Act of 1950, as amended (42 U.S.C. 1870(e)). GSA will consider items of personal property as scientific equipment for transfer without reimbursement to the National Science Foundation for use by a project grantee when the property requested is within Federal Supply Classification groups 12 (Fire Control Equipment), 14 (Guided Missiles), 43 (Pumps and Compressors), 48 (Valves), 58 (Communication, Detection, and

Coherent Radiation Equipment), 59 (Electrical and Electronic Equipment Components), 60 (Fiber Optic Materials, Components, Assemblies, and Accessories), 65 (Medical, Dental, and Veterinary Equipment and Supplies), 66 (Instruments and Laboratory Equipment), 67 (Photographic Equipment), 68 (Chemicals and Chemical Products), or 70 (General Purpose Automatic Data Processing Equipment, Software, Supplies, and Support Equipment). Automatic data processing equipment, as defined in § 101-36.301, must be obtained under the provisions of Subpart 101-36.3. GSA will give consideration to the transfer without reimbursement of items of excess property in other Federal Supply Classification groups when the National Science Foundation certifies that the item requested is a component of or related to a piece of scientific equipment or is an otherwise difficult-to-acquire item needed for scientific research.

* * * * *

(4) Excess property furnished as provided in paragraphs (b)(1) through (3) of this section shall be accounted for and disposed of in accordance with specific grant document provisions and procedures that are established by the granting agency to govern the accountability and disposition of personal property acquired under grant agreements.

(c) To ensure that all excess personal property transferred to project grantees is for the specific purpose authorized by the grantor agency, all transfer orders for excess personal property to be furnished to project grantees shall be signed by the agency accountable officer and shall state the purpose of the transfer, the name of the project grantee, the grant number, the dollar amount of reimbursement required (if any), and the scheduled date of grant termination. If the time remaining before the expiration date of the grant is less than 60 calendar days from the date the transfer order is received by GSA, it will not be approved unless the grantor agency certified the grant will be extended or renewed, or other written justification is provided. The grantor agency shall ensure, upon receipt of the property, that deposits are made to the U.S. Treasury as required by paragraph (b)(1) of this section and that a copy of the deposit document annotated with the grant number is furnished to the GSA regional office that approved the transfer.

* * * * *

(e) To help ensure an equitable distribution of property among project grantees, Federal grantor agencies shall limit the amount of excess personal

property (in terms of original acquisition cost) transferred to a project grantee to the dollar value of the grant. Any higher percentage of excess personal property transferred to a project grantee shall be subject to approval by an official at an administrative level in the Federal grantor agency higher than the project officer administering the grant. It is expected that agencies will consider all factors in determining whether to approve or disapprove transfers to grantees of excess personal property above the dollar value of the grant. Pro forma approvals or disapprovals shall not be given.

(f) The system of accountability for excess personal property furnished for use by a project grantee shall be in accordance with established agency procedures. All records will be subject to audit by an internal audit group of the Federal grantor agency and shall be made available to the General Accounting Office upon request. Federal grantor agencies shall include the following information in their grants recordkeeping systems: Total original acquisition cost of property furnished for use by all project grantees; original acquisition cost of each item furnished for use by each project grantee; name and address of each project grantee; date of grant termination; dollar value of the grant; and original acquisition cost of property furnished expressed as a percentage of the total dollar value of the grant.

(g) Each Federal grantor agency shall develop and maintain an effective system for the prevention or detection of situations involving the nonuse, improper use, or unauthorized disposal or destruction of excess personal property furnished to grantees, whether or not title to that property is vested in the grantee.

* * * * *

(i) Each Federal agency furnishing excess personal property to project grantees shall ensure compliance with all the provisions of this § 101-43.320.

PART 101-48—UTILIZATION, DONATION, OR DISPOSAL OF ABANDONED AND FORFEITED PERSONAL PROPERTY

Subpart 101-48.1—Utilization of Abandoned and Forfeited Personal Property

10. Section 101-48.102-4 is revised to read as follows:

§ 101-48.102-4 Proceeds.

Reimbursement of fair market value of abandoned or other unclaimed property for official use by the finding agency or by the transferee agency when transferred shall be deposited in a

special fund by the finding or transferee agency for at least 3 years. A former owner may be reimbursed from the special fund, based upon a proper claim made to the finding or transferee agency and filed within 3 years from the date of vesting of title in the United States. This reimbursement shall not exceed fair market value at the time title was vested in the United States, less the costs incident to the care and handling of the property as determined by the head of the agency concerned. Upon expiration of the 3-year period, the finding or transferee agency shall close the special fund and deposit the proceeds in the U.S. Treasury as miscellaneous receipts, except where specific statutory authority exists which provides for the return of the proceeds to the original account from which it was drawn.

(Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c))

Dated: September 21, 1981.

Roy Markon,

Commissioner, Federal Property Resources Service.

[FR Doc. 81-31547 Filed 10-29-81; 8:45 am]

BILLING CODE 6820-96-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Social Security Administration

45 CFR Part 233

Proration of Shelter, Utilities, and Similar Need Items for AFDC Children Living With Ineligible Relatives

AGENCY: Social Security Administration, HHS.

ACTION: Proposed rule.

SUMMARY: These proposed regulations implement section 303 of Pub. L. 96-272, which added section 412 to the Social Security Act and section 2306(b) of Pub. L. 97-35, which amended section 412 of this Act. States will be permitted, in computing the AFDC shelter, utilities, and similar needs of "child only" assistance units living with non-needy relatives, to assume that those relatives bear a proportionate share of those household expenses. However, States may only prorate in households (1) where there is no relative legally responsible for the support of the eligible child(ren) living in the household or a legally responsible relative does live in the household but he or she is not eligible for AFDC because he or she is supported by another person or another program; and (2) where the total income of the closely related family members and eligible children equals or exceeds the State's AFDC need standard for an AFDC

assistance unit of comparable size. States are not required to choose between prorating for all assistance units meeting the above conditions and prorating for none. Rather, States may choose from among assistance units potentially subject to proration. Finally, if a State chooses to prorate, these rules specify the formula the State shall use. We have determined that the proposed regulations do not meet the criteria specified in Executive Order 12291 for major regulations.

DATES: Comments must be received on or before December 29, 1981.

ADDRESSES: Prior to final adoption of the proposed regulations, we will consider any comments submitted in writing to the Commissioner of Social Security, Department of Health and Human Services, P.O. Box 1585, Baltimore, Maryland 21203.

FOR FURTHER INFORMATION CONTACT:

Mr. Roy A. Simon, Office of Family Assistance, Transpoint Building, 2100 2nd Street, SW., Washington, D.C. 20201, telephone (202) 245-2021.

SUPPLEMENTARY INFORMATION: Prior to enactment of the new proration policy in section 412 of the Social Security Act, Federal policy as to proration of need standards was based on the U.S. Supreme Court's decision in *Van Lare v. Hurley* (1975). In this opinion, the Supreme Court declared invalid the New York State policy which assumed the contribution of a lodger living with the AFDC assistance unit. Subsequently, we implemented this court decision by publishing regulations at 45 CFR 233.20(a)(2)(viii) which state: "the money amount of any need item included in the standard will not be prorated or otherwise reduced solely because of the presence in the household of a non-legally responsible individual; and the agency will not assume any contribution from such individual for the support of the assistance unit." In effect, this regulation prohibits States from prorating any need item in their standards for all assistance units.

In reaction to this, Congress enacted section 412 which permits a State to prorate shelter, utilities, and similar needs for certain child only assistance units under certain conditions. The proposed regulation implements section 412 of the Social Security Act while continuing to prohibit proration under conditions not specified as being subject to proration in section 412. Finally, we prohibit use of any proration method other than that provided under section 412.

Provisions of the Proposed Regulation

The proposed regulation closely follows the statute. Thus, the rules provide that States will be permitted to prorate the shelter, utilities, and similar needs (as specified in the State plan) of child only assistance units if three conditions exist in the applicant's or recipient's household. The first is that at least one member of the household must be a closely related family member (as defined below). The second condition is that the total income of the AFDC eligible children and eneligible closely related family members must equal or exceed the State's standard of need for a family equal in size to an assistance unit comprised of AFDC children plus closely related family members. The third condition is that there is either no relative legally responsible for the AFDC children living in the household, or if a relative legally responsible for the eligible children is living in the household, he or she is not in the assistance unit because he or she is supported by another person (e.g., parent) or another assistance program, e.g., Supplemental Security Income.

In addition, States may prorate if the household meets only the first and third conditions and the State cannot determine the household income because one of the eligible children or closely related family members fails to cooperate in providing information about their income (as specified in the State plan).

Finally, the proposed regulations require that States identify in their plans which child only assistance units they plan to prorate. Therefore, for example, States can prorate all of these units or only those units living with particular categories of relatives.

Definition of "Similar Needs"

Under the statute, shelter, utilities and similar needs may be prorated. However, the statute does not define "similar needs." In the proposed regulation, we define this item as follows: "Similar needs" means those household items or expenses included in the standard commonly shared by the household in the aggregate which cannot be attributed to family members on an individual basis, e.g., household furnishings.

We believe that shelter and utility costs cannot be attributed to family members on an individual basis. Each family member shares these with the other persons in the household. Thus, there is a basis for any other shared needs to be considered as "similar needs."

Definition of "Closely Related Family Members"

The definition of "closely related family members" in the proposed regulation, for the most part, parallels the statute. Thus, the regulation, like the statute, specifies that a closely related family member is anyone listed under section 406(a)(1) of the Act and his or her legal dependents with three exceptions. First, any stepparent whose income is taken into consideration under section 402(a)(31) of the Act, regardless of whether such income exceeds the sum specified in such section. (This exception was enacted as part of the Omnibus Budget Reconciliation act of 1981, and is effective October 1, 1981. Because this NPRM is so close to the effective date of this exception we decided to include it here instead of as a separate NPRM.) Second, anyone receiving cash or in-kind benefits from any Federal, State, or local government program based on need is excluded from the definition. Third, any relative whose presence in the home would not increase the total amount which would be allowed for shelter, utilities, and similar expenses, if he or she were eligible for aid, is excluded from the definition. Therefore, if a two-child unit lives with five ineligible family members, and a State's need standard does not increase after six persons, then the fifth ineligible family member must be excluded as a closely related family member.

In addition to excluding certain relatives who live with an AFDC unit, the proposed rules add an exclusion which is not specified in the statute yet we believe necessary for administrative efficiency. This provides that a State shall exclude persons who are residing in the household for less than thirty days. We believe that section 412 contemplates that only the income and needs of permanent members of the household be subject to proration. Persons in the home for less than 30 days are in the main visitors or guests. Since they are not permanently living there, they should not be considered when prorating because they do not share in the household's shelter, utilities and similar expenses.

Definition of the "Total Income of Eligible Children and Closely Related Family Members"

The definition of countable income in the proposed regulation parallels the statute. The regulation provides that a State shall count all the income of the eligible children and closely related family members as if they are applicants

for AFDC under its State plan. However, any income which any individual is legally obligated to contribute under court order or a voluntary written agreement to the support of any other individual not living in the household shall not be counted.

Determination of the Pro Rated Need Standard

The proposed rules implement the statutory scheme for determining the shelter, utilities, and similar need items to be prorated. The method includes calculations which take into account the following: (1) Whether the State plan designates any portion of the need standard for shelter, utilities, and similar needs; (2) whether the States pay 100 percent or a lesser percentage of the need standard; (3) the number of closely related family members in the household; and (4) the number of AFDC recipients in the assistance unit.

A State shall use one of the following methods to determine the amount it can prorate depending on its State plan:

1. If the approved State plan pays 100 percent of the need standard and designates a portion of that standard to meet shelter, utilities, and similar needs, then the designated amount for a family equivalent in size to the number of eligible children and ineligible closely related family members will be prorated.

2. If the approved State plan pays less than 100 percent of the need standard and designates a portion of that standard to meet shelter, utilities, and similar needs, then, the designated amount multiplied by the percentage of the standard of need paid by the State for a family equivalent in size to the total number of eligible children and ineligible closely related family members will be prorated.

3. If the approved State plan pays 100 percent of the need standard and does not designate any portion of the need standard for shelter, utilities, and similar needs, then, for a family equivalent in size to the total number of eligible children and ineligible closely related family members, a State shall designate 30 percent, or a lesser percentage which reasonably approximates the actual percentage of the full need standard attributable to these needs, to be the amount that will be prorated.

4. If the approved State plan pays less than 100 percent of the need standard and does not designate any portion of the need standard for shelter, utilities, and similar needs, then, for a family equivalent in size to the total number of eligible children and ineligible closely related family members, a State shall designate 30 percent, or a lesser

percentage which reasonably approximates the actual percentage of the full standard attributable to these needs, and shall then multiply this amount of need by the percentage of the standard of need paid by the State to an AFDC family with no income. The resulting amount is the amount that will be prorated.

For States that must use method three or four (i.e., States which include shelter, utilities, and similar needs in their consolidated standard), section 412(c)(3) of the Act requires the Secretary to prescribe for them a percentage not exceeding 30 percent of the full standard to represent the amount for shelter, utilities, and similar needs in their standard. However, because most of these States have increased their consolidated standard since initially developing it, States are in a better position to determine a reasonable approximation of the actual percentage of need these items presently represent.

Accordingly, the rules specify that these States must set the percentage equal to 30 percent or any lesser percentage which reasonably approximates the actual percentage of the full need standard for shelter, utilities, and similar needs. Thus, by prescribing that States must use a percentage which reasonably approximates the actual percentage of the full standard for these needs if they wish to use a percentage less than 30 percent, the Secretary carries out the mandate of the Act to prescribe the percentage.

An example of one way a State could reasonably approximate the actual percentage would be by taking the amount of shelter, utilities, and similar needs as they last appeared as separate items in their need standard and increasing them to the same extent as their full consolidated standard has been increased. To illustrate this, consider a State that prior to consolidation set \$100 of its \$300 need standard for shelter, utilities, and similar needs and over time increased this standard by 100 percent to \$600. The approximation of the actual percentage would be computed by increasing the \$100 for these needs by 100 percent to \$200, and dividing the \$200 by the present \$600 standard to arrive at 33.3 percent. (Note: under these proposed rules this State would be required to use 30 percent rather than the 33.3 percent.)

The next step is to prorate the amount of shelter, utilities, and similar needs. This is computed by multiplying the proration ratio (the number of AFDC children divided by the number of AFDC children plus closely related family

members) by the amount to be prorated as computed under paragraphs 1 through 4 above, as appropriate. In computing the proration ratio, any closely related family member who receives cash and in-kind benefits from a needs based program must be excluded.

The proposed rules then provide that the State must specify in its plan the prorated need standard and payment standard for those child only units who will be subject to proration (i.e., these are the statewide standards of assistance, expressed in money amounts, to be used in determining the need of applicants and recipients and the amount of the assistance payment). To compute these standards, a State will substitute the prorated shelter, utilities, and similar needs for the current amount of these needs a State otherwise sets for its child only assistance units with no income. If a State currently sets no amount, then it must derive a current amount for shelter, utilities, and similar needs by applying the same percentage of its current need standard for these assistance units (those units with no income) as it used in paragraphs 3 or 4 above.

The Major Issue With These Regulations

From the standpoint of developing implementing regulations for this new statutory proration provision, the main issue requiring a policy decision was whether a State is implicitly prorating shelter and utilities needs if it pays less for the shelter and utility needs of a child than it pays for the shelter and utility needs of an adult and, if so, whether this practice remains permissible under section 412 of the Social Security Act.

After careful review, we concluded that States should be permitted to continue this practice because Congress intended the new proration provision, section 412 of the Social Security Act, to be optional and not as a prohibition on any previously approved practice. Thus, the statute merely provides that a State will not be out of compliance with Federal requirements if it does prorate in a manner consistent with the conditions of this section. Prior to the new provision, States have traditionally been allowed to pay less for the shelter and utility needs of a child than for the same needs of an adult so long as the same standard applies to all children regardless of whether the children live with a needy or non-needy caretaker relative. It is only when a State wishes to pay less to children living with a non-needy caretaker than to children living with a needy caretaker that proration under section 412 of the Social Security

Act will apply. However, we specifically solicit comments regarding this issue from interested parties.

Appendix A to this preamble provides examples as to how the proposed amendments will be applied to a family group. Appendix B to this preamble shows a hypothetical prorated need and payment standard a State could use.

We certify that these regulations will not have a significant impact on small entities because these rules only affect the States. Consequently, we have determined that a regulatory flexibility analysis as provided by Pub. L. 96-354, the Regulatory Flexibility Act of 1980, is not necessary. There are no reporting or recordkeeping requirements requiring OMB clearance. We have classified these proposed rules as non-major, since the criteria described in E.O. 12291 for a major regulation are not met.

(Sec. 1102 of the Social Security Act, as amended, 49 Stat 647, as amended; (42 U.S.C. 1302), and sec. 303 of Pub. L. 96-272, 94 Stat. 528, and sec. 2306(b) of Pub. L. 97-35).

(Catalog of Federal Domestic Assistance Program No. 13.808, Assistance Payments-Maintenance Assistance (State Aid))

Dated: August 28, 1981.

Robert J. Myers,

Acting Commissioner of Social Security.

Approved: October 14, 1981.

Richard S. Schweiker,

Secretary of Health and Human Services.

Appendix A

The specific computation method a State shall use depends upon whether a State pays 100 percent of need and whether it designates specific amounts in its need standard for shelter, utilities, and similar needs.

In the following four examples, we assume the household consists of two AFDC children plus two closely related ineligible family members. (This could be a natural mother, her brother, and two children).

1. *The State pays 100 percent of need, does not designate in its plan any specific amount for shelter needs but chooses to compute them using 30 percent, sets \$200 for the total needs of four persons, and \$159 for the total needs of two children.*

Proratable portion of the need standard (shelter only), $\$200 \times 3 = \60

Proration fraction,

$$\frac{2 \text{ children}}{2 \text{ children} + 2 \text{ relatives}} = \frac{2}{4} \quad \frac{1}{2}$$

Prorated shelter allowance applicable to AFDC children, $\$60 \times \frac{1}{2} = \30

Computed present shelter allowance for 2 AFDC children, $\$159 \times .3 = \47.70
 Substitution of Prorated shelter allowance for present computed amount of shelter allowance, for 2 AFDC children, $\$159.00 - 47.70 + 30.00 = \141.30
 Total prorated need and payment standard, \$141.30

2. *The State pays 100 percent of need, sets \$200 for the total needs of four persons, designates in its plan \$60 for the shelter allowance of four persons, sets \$159 for the total needs of two AFDC children, and designates \$47.70 for the shelter allowance of two AFDC children.*

Designated amount of shelter for the four persons (whole household), i.e., proratable portion of the need standard, \$60
 Proration fraction, $\frac{2}{4} = \frac{1}{2}$
 Prorated shelter allowance applicable to AFDC children, $\$60 \times \frac{1}{2} = \30
 Designated shelter allowance for 2 AFDC children (present amount), \$47.70
 Substitution of prorated shelter allowance for present designated amount of shelter for 2 AFDC children, $\$159.00 - 47.70 + 30.00 = \141.30
 Total prorated need and payment standard, \$141.30

3. *The State pays 75 percent of need, sets \$200 for the total needs for four persons, sets \$159 for the total needs of two AFDC children, and does not designate in its plan any specific amount for shelter needs but chooses to compute them using 30 percent.*

Proratable portion of payment standard (shelter portion of the need standard computed first; this portion then multiplied by percentage State pays to a unit with no income—75 percent), $\$200.00 \times .30 = \$60.00 \times .75 = \$45.00$
 Proration fraction, $\frac{1}{2}$
 Prorated shelter allowance applicable to AFDC children, $\$45.00 \times \frac{1}{2} = \22.50
 State payment standard for two persons, $\$159.00 \times .75 = \119.25
 Present shelter allowance for 2 AFDC children (designated shelter multiplied by percentage of need the State pays) $\$47.70 \times .75 = \35.80
 Substitution of prorated shelter allowance for present amount of shelter allowance for 2 AFDC children, $\$119.25 - 35.80 + 22.50 = \105.95

Total prorated payment standard (The total prorated need standard is \$141.30; thus, it is the same as in examples 1 and 2 because the full standard is the same as in those examples), \$105.95

4. *The State pays 75 percent of need, sets \$200 for the total needs of four persons, sets \$159 for the total needs of two AFDC children, designates in its plan \$60 for the shelter allowance of four persons, and designates in its plan \$47.70 for the shelter allowance of two AFDC children.*

Proratable portion of the payment standard

(designated shelter need amount multiplied by the percentage of need the State pays to unit with no income—75 percent), $\$60.00 \times .75 = \45.00

Proration fraction, $\frac{1}{2}$
 Prorated shelter allowance applicable to AFDC children, $\$45.00 \times \frac{1}{2} = \22.50
 State payment standard for two persons, $\$159.00 \times .75 = \119.25
 Present shelter allowance for 2 AFDC children (designated shelter multiplied by percentage of need the State pays), $\$47.70 \times .75 = \35.80
 Substitution of prorated shelter allowance for present amount of shelter allowance for 2 AFDC children, $\$119.25 - 35.80 + 22.50 = \105.95
 Total prorated payment standard (The total prorated need standard is \$141.30; thus, it is the same as in examples 1, 2 and 3 because the full standard is the same as in those examples), \$105.95

Appendix B

To implement a proration policy a State must develop a table showing a prorated standard for "child only" assistance units. If the State pays 100 percent of need, it would develop one table because the need and payment standard are the same. In contrast, if a State pays less than 100 percent of need, it would develop two tables for determining eligibility and the amount of the payment: A prorated need standard and a prorated payment standard. Each table would show the correct money amount in the standard for each possible household of assistance unit children with no income and closely related family members. Thus, we set forth below a format for a prorated need or payment standard. (The table for the latter standard will reflect the amounts paid under the ratable reduction.)

A State could place in its plan:

HYPOTHETICAL TABLE FOR A PRORATED NEED OR PAYMENT STANDARD¹

Number of children in the unit	Number of persons in the household (No. of eligible children plus closely related family members)			
	2	3	4	5, etc.
1	\$100	\$90	\$80	\$70
2		160	140	130
3, etc.....			230	220

¹ Table numbers are also hypothetical.

PART 233—COVERAGE AND CONDITIONS OF ELIGIBILITY IN FINANCIAL ASSISTANCE PROGRAMS

Part 233 of Chapter II, Title 45 of the Code of Federal Regulations is amended as set forth below:

§ 233.20 [Amended]

1. Section 233.20 is amended by removing paragraph (a)(2)(viii).

2. In § 233.20, paragraph (a)(3) is redesignated (a)(4); the phrase "For the purpose of this paragraph (a)(3)" in (a)(3)(ii)(E) is changed to "For the purposes of this paragraph (a)(4)"; paragraph (a)(4) is redesignated (a)(5); and a new paragraph (a)(3) is added to read as follows:

§ 233.20 Need and amount of assistance.

(a) *Requirements for State Plans.*

(1) * * *

(2) * * *

(3) *Proration of shelter, utilities, and similar need items.*—(i) *Option to prorate.* Specify whether the State agency elects to prorate, i.e., pay less to a child or children living with a non-needy specified relative (as defined in § 233.90(c)(1)(v)) than to a child or children living with a needy specified relative.

(ii) *Which assistance units a State may prorate.* (A) If a State chooses to prorate under paragraph (a)(3)(i) of this section, specify that the State agency will pay less by prorating the amount of aid furnished for shelter, utilities, and similar expenses to child only assistance units which live in a household which meets the following requirements:

(1) At least one closely related family member (as defined in this subsection) resides in the household; (2) the total income of an eligible child or children and the closely related family member(s) equals or exceeds the State standard of need for an equivalent-sized family; and (3) either there is no relative legally responsible for the support of the child or children living in the household, or, if a legally responsible relative does live in the household, he or she is not eligible for an AFDC payment because he or she is supported either by another person or under a program other than AFDC.

(iii) *Foiture to cooperate.* The State may also prorate if only (1) and (3) of paragraph (a)(3)(ii) of this section are met, and it cannot determine the household income due to failure of a child or closely related family member(s) to cooperate in providing information on income (as specified in the State plan.)

(iv) *Which units are subject to proration.* If the State elects the option in paragraph (a)(3)(i) of this section, specify which child only assistance units are subject to proration (for example, all such units or only those living with a stepparent).

(v) *Definitions.* For purposes of paragraph (a)(3) of this section, the following definitions apply:

• "Similar needs" means those household items or expenses included in the standard commonly shared by the household in the aggregate which cannot be attributed to family members on an individual basis, e.g., household furnishings.

• "Closely related family members" means any relative as specified in § 233.90(c)(v)(A) (including any other individual for whose support such a relative is legally responsible) living with the assistance unit, excluding: (A) Any stepparent whose income is taken into consideration under section 402(a)(31) of the Act (regardless of whether such income exceeds the sum specified in such section); (B) any relative or individual receiving cash or in-kind benefits under a program other than AFDC, for which eligibility is based on need; or (C) any relative whose presence in the home would not increase the total amount which would be allowed for shelter, utilities, and similar expenses if he or she was eligible for aid; or (D) any relative who is residing in the same household as the assistance unit for less than 30 days.

• "Total income of the eligible children and ineligible closely related family members" means any income that would be counted if all such individuals were applicants for aid under the State plan except for the income which any of these individuals is legally obligated to contribute, under court order or voluntary written agreement, to the support of any other individual not living in the household.

(vi) *How States may prorate.* (A) Under the requirements of this subsection, a State agency must specify that it will prorate an assistance unit's needs by multiplying the proration ratio by the amount of shelter, utilities, and similar needs. The proration ratio is the number of eligible children divided by the number of eligible children plus closely related family members in the household. The amount of shelter, utilities, and similar needs shall be determined by using one of the following methods.

(1) If the approved State plan pays 100 percent of the need standard and designates a portion of that standard to meet shelter, utilities, and similar needs, then the designated amount for a family equivalent in size to the total number of eligible children and ineligible closely related family members will be prorated.

(2) If the approved State plan pays less than 100 percent of the need standard and designates a portion of that standard to meet shelter, utilities,

and similar needs, then, for a family equivalent in size to the total number of eligible children and ineligible closely related family members, the designated amount multiplied by the percentage of the standard of need paid by the State to an AFDC unit with no income, will be prorated.

(3) If the approved State plan pays 100 percent of the need standard and does not designate any portion of the need standard for shelter, utilities, and similar needs, then, for a family equivalent in size to the total number of eligible children and ineligible closely related family members, a State shall designate 30 percent, or a lesser percentage which reasonably approximates the actual percentage of the full need standard attributable to these needs, to be the amount that will be prorated.

(4) If the approved State plan pays less than 100 percent of the need standard, and does not designate any portion of the need standard for shelter, utilities, and similar needs, then, for a family equivalent in size to the total number of eligible children and ineligible closely related family members, a State shall designate 30 percent, or a lesser percentage which reasonably approximates the actual percentage of the full standard attributable to these needs, and shall then multiply this amount of need by the percentage of the standard of need paid by the State to an AFDC family with no income. The resulting amount is the amount that will be prorated.

(vii) *Specify standard.* Specify the statewide prorated standard of assistance required in paragraph (a)(2) of this section.

(viii) *Limitation for prorating.* Except as provided above, the income of any ineligible closely related family member(s) or any other individual living in the household may not be assumed to be available to the assistance unit and the State agency may not prorate any need item of any other assistance units nor use any other proration method for the assistance units which are subject to proration under this paragraph (a)(3).

§ 233.90 [Amended]

3. In § 233.90, the second sentence of paragraph (a)(1) is amended by changing the comma to a period after the word "State", and by deleting the remainder of the sentence.

[FR Doc. 81-31597 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-07-M

NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

45 CFR Ch. XI

Semiannual Agenda of Regulations

AGENCY: National Endowment for the Arts, NFAH.

ACTION: Publication of the Semiannual Agenda of Regulations.

SUMMARY: Pursuant to the Regulatory Flexibility Act, Pub. L. 96-354, and Executive Order 12291 "Federal Regulation" dated February 17, 1981 the National Endowment for the Arts is required to publish in April and October of each year an agenda of proposed regulations that the Endowment has issued or expects to issue and currently effective rules that are under agency review.

FOR FURTHER INFORMATION CONTACT:

Ms. Susan Liberman, Assistant General Counsel, National Endowment for the Arts, 2401 E Street, N.W., Washington, D.C. 20506, 202-634-6588.

SEMIANNUAL AGENDA OF REGULATIONS

Regulations To Be Issued

Regulations implementing the Age Discrimination Act of 1975 (42 U.S.C. 6101-6107) which prohibits unreasonable discrimination in all federally funded programs on the basis of an individual's age.

Regulations implementing Title IX of the Education Amendments of 1972 (29 U.S.C. 1681-1686) which, with certain exceptions, prohibits discrimination on the basis of sex in any education program or activity receiving federal financial assistance.

Regulation Under Review

Regulations under Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d-2000d 4) which prohibits discrimination on the basis of race, color, or national origin in programs and activities receiving Federal financial assistance.

None of the above regulations is a "major rule" within the meaning of Executive Order 12291, nor would any of the regulations have a significant economic impact on a substantial number of small entities.

Dated: October 27, 1981.

Livingston L. Biddle, Jr.,

Chairman, National Endowment for the Arts.

[FR Doc. 81-31522 Filed 10-29-81; 8:45 am]

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FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[BC Docket No. 81-411; RM-3805]

FM Broadcast Stations in Martin and Salyersville, Ky.

AGENCY: Federal Communications Commission.

ACTION: Denial of proposed rule.

SUMMARY: Action taken herein denies a proposal by Licking Valley Radio Corporation to reassign FM Channel 261A from Martin to Salyersville, Kentucky. The proposal is denied on the basis of an expression of interest in the Martin allocation and a comparison of the need for service at each community.

FOR FURTHER INFORMATION CONTACT:

Nancy V. Joyner, Broadcast Bureau, (202) 632-7792.

SUPPLEMENTARY INFORMATION: In the matter of amendment of § 73.202(b), Table of Assignments, FM Broadcast Stations. (Martin and Salyersville, Kentucky).

Report and Order

(Proceeding Terminated)

Adopted: October 9, 1981.

Released: October 16, 1981.

1. On July 2, 1981, the Commission issued a *Notice of Proposed Rule Making*, 46 FR 35534, published July 9, 1981, in the above-entitled proceeding proposing the deletion of Channel 261A from Martin, Kentucky, and its reassignment to Salyersville, Kentucky. The proceeding was instituted on the basis of a petition filed by Licking Valley Radio Corporation ("petitioner"). Comments in opposition were filed by Liz Baldwin ("Baldwin"). Supporting comments were filed by the petitioner. Additionally, numerous letters were submitted by Martin's citizenry advocating retention of the channel in that community.

2. Salyersville (population 1,352),¹ the seat of Magoffin County (population 13,515), is located approximately 128 kilometers (80 miles) east of Lexington, Kentucky. Martin (population 827), in Floyd County (population 48,764), is located approximately 34 kilometers (21 miles) southeast of Salyersville. Salyersville is presently served by daytime-only AM Station WRLV. Martin has no local service presently, however, an outstanding construction permit has

been issued for Station WMDJ as a daytime-only AM facility.²

3. As we pointed out in the *Notice*, Channel 261A had been unapplied for at Martin since its assignment there in 1978. According to petitioner, the previously interested party in the Martin assignment, Guaranty Broadcasting, has since transferred its AM station in Martin and is not likely to apply for the channel now. Further, petitioner reaffirmed its intent to apply for the channel if assigned to Salyersville.

4. In response to the *Notice*, Baldwin advises of her interest in applying for Channel 261A at Martin, and urges that the channel be retained in that community. Baldwin further notes that, in addition to a present lack of local aural service, neither does Martin have any local source of print media. According to Baldwin, a local station in Martin would fill an important community need for information of general events, special news items, and public affairs programming.

5. Our *Notice* proposing the reassignment of Channel 261A from Martin to Salyersville was premised on a lack of interest since the channel had been unused and unapplied for since 1978. However, the recent expression of interest in the Martin assignment by Baldwin removes that basis for the reassignment to Salyersville. We shall therefore undertake a comparison of the need for a station at each community to determine which community should be preferred consistent with the requirements of Section 307(b) of the Communications Act of 1934, as amended, to make a fair, efficient, and equitable distribution of available frequencies. In doing so, we shall keep in mind our longstanding policy that unless the new community can be accorded a clear preference, we will not delete an existing assignment for which there is an interest in applying. See *Snow Hill and Kinston, North Carolina*, 55 F.C.C. 2d 769 (1975); *Red Oak, Iowa*, 46 F.C.C. 2d 344 (1974); *Houma and Crowley, Louisiana*, 48 F.C.C. 2d 720 (1974); *Gladewater and Kilgore, Texas*, 39 F.C.C. 2d 717 (1973); and *Canton and Raymond, Mississippi*, 31 RR 2d 1455 (1974).

6. In applying the usual Section 307(b) criteria we find that the assignment would provide a first local FM service at either community. Salyersville already has local service with a daytime-only AM station while Martin is in the

² The permit expires on November 30, 1981. Recently the Commission approved an assignment of the permit from Guaranty Broadcasting to Floyd County Broadcasting.

¹ Population figures are extracted from the 1980 U.S. Census.

process of obtaining local service from a daytime-only AM station now under construction. A staff study had found no other FM channels available for assignment at either community on a drop-in basis.³ The populations of the respective communities (Salyersville—1,352; Martin—827) are not significantly different enough as to clearly favor one community over the other on this basis alone. Salyersville is a county seat but is located in a county of substantially less population (Magoffin County—13,515; Floyd County—48,764). A study of reception services (1 mV/m) to each community reveals that at least four (4) signals are received at each place. It has not been shown that a first or second FM or aural service would be provided under either proposal. These factors, therefore, provide no clear basis for preferring Salyersville and we must find, under existing policy, that the burden of justifying a reassignment of a channel for which a party stands ready to apply and for which no replacement channel exists, has not been met. We admit that this is a close case. However, we believe it is necessary to accord due weight to the formality of administrative processes and maintain the status quo when to do otherwise would add instability to Commission decisions.

7. We also add as a matter of minor importance that at this time Martin has no local service since there has been substantial delays in activating the proposed AM station since the construction permit was issued on February 12, 1979. The retention of the assignment at Martin with its immediate availability for application can permit earlier activation of local service there. We also take cognizance, although we do not rely on this fact, that the pending proposal in BC Docket 80-90, *Notice of Proposed Rule Making*, 78 F.C.C. 2d 1235 (1980), to permit the use of Class A facilities on Class B/C channels would allow any of the following assignments to Salyersville—223A, 247A, 275A, 284A, 298A or 299A.

8. As is our policy in the previously cited cases, should there be a delay in activating the channel at Martin (and should the action taken in BC Docket 80-90 not satisfy the need for an assignment at Salyersville) we would consider a further petition to move the Martin channel to Salyersville after a reasonable time.

9. Accordingly, the petition of Licking Valley to reassign Channel 261A from

³ We did not undertake a staff study to determine whether a Class A channel could be made available at either community by the substitution of channels elsewhere with reimbursement. However we would be willing to consider such changes should a proper request be submitted.

Martin, Kentucky, to Salyersville, Kentucky, is denied.

10. It is further ordered, That this proceeding is terminated.

11. For further information concerning this proceeding, contact Nancy V. Joyner, Broadcast Bureau, (202) 632-7792.

(Secs. 4, 303, 48 Stat., as amended, 1066, 1082; 47 U.S.C. 154, 303)

Federal Communications Commission.

Martin Blumenthal,
Acting Chief, Policy and Rules Division,
Broadcast Bureau.

[FR Doc. 81-31498 Filed 10-29-81; 8:45 am]

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47 CFR Part 73

[BC Docket No. 80-190; FCC 81-450]

Amendment of Form 324, Annual Financial Report of Broadcast Stations

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This action proposes to either eliminate or modify § 73.3611 of the Commission's Rules, the Annual Financial Report of Broadcast Stations. The proposed modification to the Annual Financial Report (Form 324) would result in commercial broadcast stations reporting gross revenue and expense data. The Commission may, on an as needed basis conduct special studies for policy planning and analysis purposes.

This action is taken by the Commission in its efforts to eliminate or reduce the collection of data no longer needed for policy planning and analysis.

This action will eliminate or greatly reduce the amount of financial information commercial broadcast stations are required to submit to the FCC, as well as FCC man hours devoted to analysis of financial data.

DATES: Comments must be filed on or before November 30, 1981, and reply comments on or before December 15, 1981.

ADDRESS: Federal Communications Commission, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT: Brian F. Fontes, Broadcast Bureau (202) 632-7792.

SUPPLEMENTARY INFORMATION: In the matter of amendment of Form 324, Annual Financial Report of Broadcast Stations.

Further Notice of Proposed Rulemaking

Adopted: September 30, 1981.

Released: October 29, 1981.

By the Commission: Commissioner Fogarty concurring in the result.

1. On April 24, 1980, the Commission issued a notice of proposed rule making¹ which set out a number of possible revisions to its broadcast financial report, Form FCC 324. Although several options, such as collection of a reduced amount of data were briefly discussed, the major thrust of the notice was to revise the current Form 324 in order to collect better quality data but to otherwise continue the collection as usual. Comments received on that notice and comments received through a pre-test of the form incorporating the proposed revisions leads us to revisit options not thoroughly explored in the earlier notice and to seek public comment on their possible adoption. These options include eliminating current requirements that commercial broadcasters submit financial information on Form 324 and adopting a much more abbreviated Form 324.

I. Background

2. As discussed above, we have, to this point, only proposed revisions to Form 324. The proposed revisions were an outgrowth of a study by T&E, Inc. (T&E), an independent research firm, which studied the Commission's need for financial information and the industry's methods of accounting.² The Commission asked that T&E make every effort to assure that their recommended changes meet our informational needs without imposing undue costs on licensees. The proposed amendments to Form 324 outlined in the earlier notice were based on the underlying factors that any information collected must be suited to our needs—primarily policy analysis and planning. It was also thought that these data should provide reliable measures of the various economic factors associated with broadcast stations, and be sufficiently comparable across individual stations and over time to permit its use in forming generalizations and determining trends.

3. In light of these underlying factors, the proposed revisions of the earlier

¹ 45 FR 35370, published May 24, 1980. This *Notice* also contains a more thorough background on the evolution of FCC Form 324.

² The T&E, Inc. report is available in the Commission's library, Room 639, 1919 M St., NW., Washington, D.C. Copies of the study can also be obtained from the Downtown Copy Center, 1730 K St., NW., Washington, D.C. 20006.

notice included eliminating the collection of employment data reported on Schedule 4 of the current form because similar information is available from the Annual Employment Report (Form 395). The notice also proposed to eliminate balance sheet data due to its lack of use in conducting Commission business. The proposed revisions focused on more detailed instructions and definitions relating to Revenue and Expense Schedules and the Revenue/Expense Summary Sheet. A proposal that the financial data be reported on the basis of generally accepted accounting procedures was also contained in the notice. The earlier notice proposed to expand our verification efforts through follow-ups with licensees to develop explanatory notes covering unusual items or unusual changes from year to year. The follow-up procedure, in some cases, would require licensees to retain and make available to the Commission, upon request, the method and calculations used in allocating expenses to various categories.

4. As part of the April 24, 1980, notice the Commission authorized a pre-test of the proposed revisions with provision for broadcaster comments on the specific revisions to Form 324. The pre-test of proposed revisions provided comment on the practicality and cost of the proposed revisions. The pre-test of expanded line items also allowed the Commission the opportunity to evaluate the likelihood that the proposed revision would produce reliable and valid measures of broadcast revenues and expenses. A total of 284 licensees were invited to participate in the pre-test and 101 accepted the Commission's invitation. Summaries of the comments received on both the earlier notice and pre-test have been placed in BC Docket No. 80-190.

5. Based on comments in response to the notice and pretest, it is clear that some broadcasters and citizen groups utilize the data contained in the Financial Report. The main focus of the earlier notice, however, was to propose revisions to Form 324 that would improve the quality of the collected data, would permit comparisons across individual stations, allow generalizations, and be useful in determining trends. In light of the comments received in response to the proposed revisions, as stated in the notice, it is highly questionable whether the objectives of the proposed revisions would be achieved. In view of the concerns raised by parties commenting on both the notice and pre-test and the intent of the Commission to obtain

appropriate financial information only as necessary in conducting Commission business, we are proposing to eliminate Form 324 or greatly reduce the amount of data submitted to the Commission.

II. Summary of Comments on the Notice and Pretest

6. With regard to the comments resulting directly from the notice, the majority of the parties filing comments supported a petition filed by the NAB seeking to delete § 73.3611 of the Commission's rules—the financial report. NAB contends in their petition that although the FCC's rules now provide for the examination of a licensee's financial condition under certain circumstances such consideration of a station's financial well-being may be undertaken without the necessity of each broadcaster filing a comprehensive financial report each year. NAB does not challenge the Commission's authority to collect essential financial data from selected licensees in order to fulfill its regulatory mandate. NAB argues, however, that subsequent amendments to the Communications Act have failed to give to the Commission the specific statutory authority to obtain financial data from all licensees every year. The burden to broadcasters was also provided by NAB as a reason to eliminate Form 324. NAB claims that "Form 324's uniformity requirement results in the FCC mandating that a certain system of accounting be used by all broadcasters—a system which does not take into account the size of the station or the broadcaster's own accounting system."³ Noting the Commission's proposal to continue to collect financial data, broadcasters welcomed the opportunity to comment on the financial data reporting amendments proposed by the Commission. The majority of comments representing broadcast interests generally opposed the proposed expanded line items as outlined in the notice. Public interest groups and the Radio Information Center encourage the Commission to maintain the present policy of collecting financial data from commercial broadcast licensees. Additionally, they encourage the adoption of the proposed expanded line items contained in the notice. According to Radio Information Center comments, the Commission's financial reports provide the only data

³National Association of Broadcasters Petition for Rule Making to Delete § 73.3611 of the Commission's Rule Requiring Broadcasters to file an Annual Financial Report (FCC Form 324), Rule Making Number 3630.

base identifying national/regional advertising revenues for radio.⁴

7. Commenting parties representing licensees and broadcast interests agree with the Commission's proposed elimination of Schedules 4, employment data, and 5, tangible asset data. The majority of the comments focused on the proposed amendment to the revenue and expense schedules of Form 324. Broadcast interest providing comments opposed expansion of revenue and expense line items to yield more detailed information.⁵

8. ABC indicated they favor separate FM financial reports for those FM stations in a joint AM/FM operation. They urge caution, however, regarding the validity of the data due to subjective judgments licensees will have to make in allocating expenses and revenues to either the FM or AM station. Comments by broadcast licensees oppose separate FM financial reports for those stations in a joint AM/FM operation on the grounds that subjective judgments will have to be made.

9. Broadcast licensees do not see a need to develop separate reporting forms for radio and television. In addition, there is general agreement that the distinction between national/regional and local sales on the basis of advertiser no longer seems to fit business reality. Sales, according to commenting parties, should be classified according to type of sales agent.

10. Concerning the allocation of expenses, the majority of broadcasting interests oppose the proposed expanded line items. The additional line items proposed for each functional category (Technical, Programming, Selling and General and Administrative) are payroll

⁴Only two public interest groups filed comments in response to the notice. Both groups commented on the overall intent of the notice, the collection of more detailed financial data, rather than focusing their comments on the specific proposed revisions contained in the notice. Such detailed financial information, both groups contend, provides the Commission with more refined data for policy decision making and allows the public greater assessment of licensees' ability to serve their audience.

⁵FCC Form 324 contains the following Schedules: (1) Broadcast Revenue: Sale of station time, operating revenue, such as sale of material, facilities, services, etc., revenue from Subscription Television Operations and all other operating revenue. (2) Broadcast Expenses: Expenses are allocated to technical, programming, selling and general and administrative categories. Expenses include such items as salaries, payroll taxes, program etc. (3) Income: Broadcast revenues minus broadcast expenses. (4) Employment: Reporting the number of full-time and part time employees. (5) Tangible property owned and devoted exclusively to broadcast service by the respondent: Land and land improvements and buildings, tower and antenna system, transmitter equipment, and all other property.

taxes and fringe benefits, depreciation and amortization, travel and entertainment, communication expenses, professional fees, parts and supplies and facility costs. Those broadcast interests who opposed the proposed expense item revisions used as a primary rationale the arbitrary decisions licensees would be making in order to meet the expanded requirements. Additionally, they contend that the Commission's intention to develop more valid and reliable data may be undermined by the arbitrary decisions licensees would have to make in allocating expenses. Public interest groups, on the other hand, support proposed expanded expense line items since they believe that additional financial information is valuable to the Commission in shaping public policy and the Commission's financial reports provide data to potential entrants to the industry, allowing these entrants to gauge the viability of opportunities for new stations.

11. Commenting parties questioned the worth of the proposed revisions that would require stations to subdivide the category of broadcast revenues other than from the sale of station time into the following: (1) Revenues from the provision of material, facilities, services, etc., (2) revenue from subscription TV operations, and (3) all other broadcast revenue. Parties indicated that this proposed revision would result in a reporting burden disproportionate to any potential benefits.

12. The proposed revision to treat all commissions as a selling expense met almost unanimous opposition by those commenting on this issue. Parties argue that it has been a long standing industry practice to report agency commissions as a deduction from revenues. Licensees assert that proposed revisions would require changes in established business practices and place undue burdens on licensees.

13. Parties commenting on the notice support the proposal to combine the "Talent Payroll" and "All Other Programming Payroll" into one line item.

14. The Commission's proposal to divide the "Allocated Corporate Overhead Expenses" was opposed by broadcast interests commenting on this issue. Licensees and broadcast related interests argue that the Commission offered no valid reason for requiring detailed management costs.

15. Although it was not a proposed revision to Form 324, the Commission sought comment on the feasibility of separating program expenses into local and non-local categories. Comments indicated that it would be difficult to define local programs and that

allocating expenses into local and non-local categories would impose an enormous bookkeeping burden on licensees.

16. Proposed revisions to the Revenue/Expense Summary that include non-operating revenue, such as income from rent of land or facilities, interest income, gain or loss on sale of assets, was generally agreed upon by commenting parties. Opposition expressed by Gannett/Gaylord focused on the fact that non-operating income and expenses bear little direct relationship to the operation of the station.

17. Broadcast licensees and related parties oppose the proposal to require tax information as line items on the revised Form 324. Currently Form 324 is due before the final date for filing Federal taxes and deadlines for filing state and local taxes vary across the country. Therefore, requiring the reporting of tax information on Form 324 would place a burden on licensees to complete tax data prior to Federal and state due dates.

18. The Commission proposed to redefine the principals to be included in the "Payment to Principals" item. The proposed revision would require that licensees report only expenditures that result in payments to owners/stockholders and members of their immediate family and exclude payments to affiliated or parent companies, currently reported as specific line items in Schedule 2. This proposed revision was generally accepted by licensees. Commenters cautioned, however, that because of wide variations in the integration of ownership, the data pertaining to payment to principals is meaningless on a nation-wide basis.

19. The notice proposed that financial data be reported on the basis of generally accepted accounting procedures and that provision for disclosure statements as to how allocations were made would have to be maintained by licensees in the event the Commission needed this information. Both proposals were opposed by broadcast interests and supported by public interest groups. Licensees claim that with these proposed revisions they may have to bear the additional costs of conducting external audits. Further, licensees claim that variations in size and complexity of business entities may pose problems for those who do not have professional accounting assistance, normally smaller stations.

20. The notice requested comment on the possibility of collecting financial information on a less frequent basis and by selecting a sample of stations to submit financial data. Gannett/Gaylord

and Station Representatives Association indicated that if the Commission is to continue to collect financial data then all licensees should submit the data on an annual basis. Commenters also thought that if the Commission decides to require tax information, then the required due date of April 1 of each year should be changed to May 1. Comments by broadcasters or those representing broadcast interests, questioned the Commission's need for expanded financial data in light of recent deregulatory efforts. They also questioned whether the proposed revisions to Form 324 would provide the Commission with more reliable and valid information given the fact that, in many instances, estimates or "guesses" would be made especially in allocating costs. Repeatedly, the issue of additional time and cost burdens imposed on licensees was raised. Consumer interest groups encouraged the Commission to adopt the proposed revisions.

21. *Pre-test:* As part of the earlier notice, the Commission approved a pre-test of the proposed revisions to Form 324. Out of a total of 284 invited to respond, 101 stations elected to participate in the pre-test. Stations were randomly selected to include radio and TV stations in large and small markets, network affiliates and network owned and operated stations, independents (no network affiliation), group owned and AM/FM stations filing jointly and separately. Responses to the pre-test questions were generally consistent regardless of market size and type of ownership.⁶

22. Several of the stations reported difficulty in completing alternate Schedule 2 (broadcast expenses). Stations were unable to determine criteria for separating local from non-local program expenses. If alternate Schedule 2 were adopted, many respondents indicated they would have to maintain another complete set of books allocating expenses to programming categories.

23. Alternate Schedule 5 (balance sheet) posed problems for some stations in the pre-test. The problems reported by participants were their difficulty in estimating revenue/expense data. Broadcasters see no benefit or value associated with Schedule 5 and note the Commission's concern that balance sheet data are not particularly useful in determining the value of stations.

⁶A complete report of the pre-test results have been placed in BC Docket No. 80-190. To assure licensee anonymity, data have been aggregated and summarized.

Commenters stated that the value of a station depends on factors such as market size and station position within the market.

24. Other comments on the pre-test generally included the themes that: The proposed changes were time consuming and costly; a great deal of guess work is involved in allocating expense items resulting in questionable accuracy of data; and the Commission should strive toward simplifying the financial reporting requirement rather than requiring more complex data. Broadcasters predicted that the cost of preparing subsequent revised Form 324's would not decrease and some, as in the case of the pre-test, may require the assistance of professional accountants resulting in increased costs.

25. The results of the pre-test indicate that the respondents had difficulty with line items requesting allocation of expenses, especially with regard to programming. Few broadcasters could see merit in the expanded financial form given the Commission's desire for reliable valid data. Additionally, the Commission was criticized for our delayed publications of financial reports based on the current Form 324 and any expansion of Form 324 would possibly further delay the annual report.

26. The response to the notice and pre-test leads the Commission to examine policy options not thoroughly discussed in the earlier notice. However, before we present policy options we feel it is important to examine how the utilization of Form 324 data has changed since adopting the earlier notice.

III. Utilization of Form 324 data

27. In the past financial information submitted annually on Form 324 has been used for a number of purposes. It has provided data for policy analysis and planning; it has provided support for the statement of financial qualifications in transfer and assignment of license cases; and when summarized by market and industry segments, it has also provided a picture of the structure and economic status of the industry over time. In the course of the Commission's daily business the most frequent use of Form 324 data has been in transfer and assignment cases. Since adopting the earlier notice, the Commission has eliminated the documentation of the financial showing requirement in the transfer and assignment of license cases.⁷ However, Form 324 data are being used to assess financial qualification pending revision of forms

necessary for transfer and assignment cases. The Commission now requires a statement certifying financial qualifications in lieu of financial showings. This action eliminates one of the primary functions served by Form 324 data.

28. The remaining functions served by Form 324 are policy analysis and planning and publicly reporting market and industry trends over time. In the earlier notice the Commission stated that an important consideration underlying the development of financial reporting requirements was that financial data must be suited to our policy analysis and planning needs. Financial data should provide both reliable and valid measures of various economic factors associated with broadcast stations. The Commission's intention with the earlier notice was to revise Form 324 in a way that would reduce the variability of data reported by licensees and thus improve the reliability and validity of the data. The comments filed in response to the notice and the pre-test results indicate that the proposed revisions to Form 324 as presented in the notice most likely would not yield substantially more reliable and valid data. In some cases, commenters stated that the proposed revisions would produce data that would be inherently unreliable. For example, the proposed revisions to Form 324 requesting the allocation of expenses for local and non-local programming by functional categories generated several comments indicating the inability of licensees to allocate their expenses as requested. Respondents to the pre-test indicated that the data reported were only guesses, or at best, estimates of expenses.⁸

29. In light of the response to the notice and the difficulties respondents had in completing the pre-test we are examining whether other cost efficient means to obtain financial data pursuant to our policy analysis and planning needs are possible. Alternative

⁸ Commenters reported that the Commission would have to impose a method of uniform accounting procedures in order to lead to the degree of reliability desired by the Commission. Such uniform accounting procedures, according to commenters, would impose a tremendous financial burden on licensees due to the fact that essentially all commercial broadcasters would have to modify existing accounting practices to some extent. The Commission in the earlier notice opposed instituting a uniform system of accounts and stated that financial data collection must be justified by need and that such costs should be limited to the minimum necessary to accomplish policy objectives. In line with our proposal to either eliminate the filing of Form 324 or to reduce the content of the form to very basic aggregate information, we continue to decline establishing a uniform system of accounting for all broadcasters. 45 FR 35370 at para. 59.

approaches regarding the collection of financial information not enumerated in the earlier notice are presented below.

30. The other function served by Form 324 data, market and industry trends over time, was addressed in the earlier notice. The Commission stated that financial data collected from broadcast stations should permit the formulation of generalizations or trends. Comments in response to the notice indicate that the published financial report is utilized to some extent by licensees, especially market data, in gauging their stations' relative position in the market. Consumer interest groups have stated that financial information appearing in published reports has been useful in judging the financial health of markets. Additionally, financial data provides assistance to prospective entrants to the industry to gauge the expected viability of opportunities for new stations. Although the Commission stated in the earlier notice that we support and encourage the use of our published financial data by the industry for planning and investment decision making, we do not believe those uses provide sufficient justification to warrant our collection of data. A more appropriate approach to serve these purposes might be to let the private sector specify and develop the information it needs.⁹

IV. Policy Options

31. If the staff analysis and T&E study are correct, only 25% of all commercial broadcast stations' Form 324 are utilized in matters pertaining to Commission business. Moreover, the staff typically utilizes gross aggregate revenue and expense figures and does not require most of the specific line items. The most frequent internal use of Form 324 data as mentioned previously, involves the assignment and transfer of licenses; as mentioned previously, however, the Commission has deleted the requirement that financial qualifications be documented. In addition, the Cable Bureau utilizes financial data in cases relating to petitions for special relief. This information, however, could be required on an "as needed" basis.¹⁰ On an occasional basis, special studies by the Office of Plans and Policy and the Broadcast Bureau are conducted utilizing aggregate figures reported on Form 324. However, more exacting financial data in the form of special studies would better serve their policy research interests. In light of the

⁷ *New Financial Qualifications Standard for Broadcast Assignment and Transfer Applicants*, FCC 81-22, adopted June 16, 1981.

⁹ 45 FR 35370 at Para. 12.

¹⁰ See *WTVK*, FCC 81-433, adopted September 30, 1981, released October 16, 1981.

somewhat limited use by the Commission of the current financial data for policy formulation purposes, we propose to eliminate the requirement of annually reporting financial data. Instead, we might rely on special surveys conducted by the Commission to obtain financial information from broadcast stations as the need arises. The structure of such surveys could vary from one need to another. Additionally, it may become possible to rely on other sources, such as broadcast associations or other private entities to provide financial trend data. We invite comments on whether we should eliminate the requirement that commercial broadcast stations file financial reports and rely solely on special surveys of broadcast financial data as deemed necessary for Commission business.

32. If we maintain our policy of collecting financial information from commercial broadcasters, another option is to simplify the Annual Financial Report submitted to the Commission by modifying Form 324. Several types of simplifying modifications could be made. All of these modifications would substantially reduce the size of the reporting burden on broadcasters while still providing the Commission with rudimentary financial data. One possibility is to require the reporting of only gross revenue and expenses or perhaps only gross revenue. With this option, the financial report would consist of only one line for gross revenue, and one line for gross expenses. Possible additions would be to require the reporting of interest, depreciation and payment to principals. These additions would require three more lines to be added to the financial report, bringing the total to five lines. In the event we choose to adopt an abbreviated annual financial report, we consider it appropriate for the Commission to maintain the right to require licensees to submit additional financial data as deemed necessary in conducting our business or special economic studies related to policy formulation. This simply retains the right of the Commission to collect information it requires for regulatory purposes. We invite comment on the appropriateness of reducing the amount of financial information submitted on an annual basis by commercial broadcasters. We also invite comment on what information or categories should be retained on such an abbreviated financial report.

33. In conjunction with the abbreviated Form 324 option we could select a sample of stations to report

some financial data on a regular but less frequent basis. In the April 24, 1980, notice we asked for comments regarding the possibility of collecting financial data from a sample of stations. NAB's petition and comments in response to the notice recommended collecting financial data on a sample basis. However, licensees who provided comments addressing this issue indicated that, if a sample of stations were required to file financial data with the Commission, then the Commission should maintain the policy that all stations submit such data. Other possible alternatives to the filing of financial data by all stations are: (1) random selection of a representative sample of stations from the various markets and types of ownership categories either on an annual basis or less frequent (such as every three or every five years); (2) maintenance of the requirement that all stations file abbreviated financial data, however, require the data to be filed every three or five years. If we choose to adopt a less frequent reporting period, there is the likely possibility that the Commission would have to rely upon special surveys to obtain financial information regarding specific broadcast issues. We invite comment on available alternatives to the filing of financial data by commercial broadcasters.

34. Regulatory Flexibility Act—Initial Analysis.

I. Reason for Action

Proposed revisions to Form 324, Annual Financial Report of Commercial Broadcast Stations, as outlined in a *Notice of Proposed Rule Making* adopted by the Commission on April 24, 1980, will not likely provide the Commission with improved reliable and valid financial data. The Commission is seeking a cost effective procedure that would facilitate the collection of financial data for policy planning and analysis, while at the same time reduce the burden such reports have on commercial broadcasters as a group.

II. The Objective

The policy options under consideration by the Commission will reduce the amount of financial data supplied by all commercial broadcasters each year or eliminate such collection. The objective is to collect financial information necessary for policy analysis and planning on an as needed basis, tailoring the financial data to the specific needs of the Commission.

III. Legal Basis

Action as proposed for this rule making is contained in Sections 4(i), 303,

and 308 of the Communications Act of 1934, as amended.

IV. Description, Potential Impact and Number of Small Entities Affected

Action by the Commission focuses on two viable alternatives to the current practice that all commercial broadcasters submit, on an annual basis, financial data on Form 324. The alternatives include: total elimination of Form 324, and developing an abbreviated form whereby reporting only gross revenue and expense data and possibly interest, depreciation and payment to principals data. As part of this latter alternative, the Commission may utilize a less frequent reporting period and/or implement a sampling procedure to obtain financial information. These alternatives impact upon all commercial broadcasters. The proposed alternatives will either eliminate or greatly reduce the amount of paperwork associated with providing the Commission financial data which broadcasters, as a group, currently have to submit. If the financial report is eliminated, commercial broadcasters and the public would no longer have available, at government expense, market summary data. This is not to preclude that such market information could be made available through broadcast associations or other parties in the private sector.

V. Recording, Recording Keeping and Other Compliance Requirements

The viable policy options are to eliminate Form 324 or to implement a short form reporting system resulting in less paperwork required of all broadcasters. The Commission will, on an as need basis, conduct special studies designed for specific policy analysis and planning needs.

VI. Federal Rules Which Overlap, Duplicate or Conflict With This Rule

None.

VII. Any Significant Alternatives Minimizing Impact on Small Entities and Consistent With Stated Objectives

None.

VIII. Conclusions

35. The options outlined in this *Further Notice of Proposed Rule Making* and eliminating the requirement of filing Form 324 or abbreviating this form. The Commission desires to impose the smallest burden necessary on those it regulates and, comment is sought from all interested parties on the appropriate course of action.

36. Authority for this proposed rule making herein is contained in Sections 4(i), 303, and 308 of the Communications Act of 1934, as amended. Pursuant to applicable procedures set forth in § 1.415 of the Commission's rules, interested parties may file comments on or before November 30, 1981, and reply comments on or before December 15, 1981. All relevant and timely comments will be considered by the Commission before final action is taken in this proceeding. In reaching its determination in this proceeding, the Commission may also take into account other relevant material before it, provided the nature and source of that material are identified in the public docket and made available for public comment.

37. To file formally in this proceeding participants must file an original and 5 copies of all comments, reply comments and supporting documents. If participants want each Commissioner to receive a personal copy of their comments, an original plus 11 copies must be filed. To participate informally in this proceeding participants may submit one copy of their comments. Docket Number BC 80-190 should be specified in the heading. Comments and reply comments should be sent to Office of the Secretary, Federal Communications Commission, Washington, D.C. 20554. Comments and reply comments will be available for public inspection during regular business hours in the Docket Reference Room (Room 239) of the Federal Communications Commission, 1919 M Street, N.W., Washington, D.C. 20554. For further information on this proceeding contact Brian F. Fontes, 202-632-7792.

38. For the purposes of this non-restricted notice and comment rule making proceeding, members of the public are advised that *ex parte* contacts are permitted from the time the Commission adopts a Notice of Proposed Rule Making until the time a public notice is issued stating that a substantive disposition of the matter is to be considered at a forthcoming meeting or until a final order disposing of the matter is adopted by the Commission, whichever is earlier. In general, an *ex parte* presentation is any written or oral communication (other than formal written comments/pleadings and formal oral arguments) between a person outside the Commission and a Commissioner or a member of the Commission's staff which addresses the merits of the proceeding. Any person who submits a written *ex parte* presentation must serve a copy of

that presentation on the Commission's Secretary for inclusion in the public file. Any person who makes an oral *ex parte* presentation addressing matters not fully covered in any previously-filed written comments for the proceeding must prepare a written summary of that presentation; on the day of oral presentation, that written summary must be served on the Commission's Secretary for inclusion in the public file, with a copy to the Commission official receiving the oral presentation. Each *ex parte* presentation described above must state on its face that the Secretary has been served, and must also state by docket number the proceeding to which it relates generally, § 1.1231 of the Commission's Rules, 47 CFR 1.1231.

(Secs. 4, 303, 307, 48 Stat., as amended, 1066, 1082, 1083; 47 U.S.C. 154, 303, 307.)

Federal Communications Commission.

William J. Tricarico,
Secretary.

[FR Doc. 81-31521 Filed 10-29-81; 8:45 am]

BILLING CODE 6712-01-M

INTERSTATE COMMERCE COMMISSION

49 CFR Part 1125

[Ex Parte No. 293 (Sub-2)]

Standards for Determining Rail Service Continuation Subsidies in the Northeast-Midwest Region of the United States

AGENCY: Rail Services Planning Office,
Interstate Commerce Commission.

ACTION: Advance notice of proposed
rulemaking.

SUMMARY: The Rail Services Planning Office (RSPO) is considering reopening the Standards for Determining Rail Continuation Subsidies (Regional Subsidy Standards), Ex Parte No. 293 (Sub. No. 2), based on a petition by New York State Department of Transportation (NYDOT). The NYDOT has submitted alternate methods for allocating train fuel costs to light density lines. RSPO requests comments from interested parties on NYDOT's proposals and any other methodologies that would be appropriate.

DATE: Comments are due November 30, 1981.

ADDRESS: An original and six copies of any comments should be mailed to: Interstate Commerce Commission Section of Rail Services Planning, Room 5355, Washington, D.C. 20423, Attn: RSPO Regional Standards.

FOR FURTHER INFORMATION CONTACT: Winston L. Warner, (202) 275-0841.

SUPPLEMENTARY INFORMATION: NYDOT has petitioned RSPO to amend § 1125.8(c)(1)(ii) of the Regional Subsidy Standards which provides for the assignment of fuel costs to the branch line. This section provides that train fuel costs shall be assigned to the branch line on the "ratio of road diesel locomotive unit hours on the branch to the total system road diesel locomotive unit hours". NYDOT has two concerns with this allocation method. First, they would like the standards to prescribe a methodology for calculating branch line locomotive unit hours that is based on train mileage. Second, they want to change the present method for assigning train fuel costs to the branch line to one that is based on a fuel consumption rate per locomotive unit hour. NYDOT's petition was prompted by the findings of their audit of light-density line operations within the State of New York.

NYDOT has requested that any change in the basis of apportionment be retroactive to all subsidy periods beginning subsequent to April 1, 1977. Also, NYDOT requested that any amendments made to section 1125.8(c)(1)(ii) be reflected in the corresponding train fuel account under section 1121.4(c)(1)(ii) of the national subsidy standards (49 CFR 1121). This will be addressed in a separate proceeding.

1. Calculation of Locomotive Unit Hours

NYDOT's first concern relates to the reliability of Conrail's current method of computing branch line and system locomotive unit hours on the basis of crew hours. NYDOT points out that the locomotive unit hours spent in serving a branch line are not equal to the crew hours because crews are allowed time at the beginning and end of their work shift for certain activities during which time they do not operate the locomotive. As a result, the amount of crew time spent on the light density line exceeds the actual locomotive hours spent in serving the branch line. In addition, NYDOT notes that the system locomotive unit hours are developed through mathematical calculations using various train related statistics and therefore do not represent actual hours.

NYDOT suggests that branch line locomotive unit hours be based on train mileage rather than crew hours. To calculate locomotive unit hours on this basis, NYDOT proposes that the actual mileage travelled on the branch line by the serving train be divided by the average speed of switching locomotives (6 m.p.h.). Their justification for this approach is that branch line operations

are similar to yard switching activities because a predominate share of the branch line operating time is consumed in the switching of cars at industries. They note that this results in a low average speed for the overall activity of the locomotive in contrast to the operation of main line locomotives that do little or no switching and therefore have much higher average speeds.

In further support for their position, NYDOT cited the results of the Ontario Midland Railroad Corporation (OMRC) study in which the average speed for OMRC's locomotives over a three month period was 5.7 miles per hour. Thus, NYDOT maintains that by using the speed characteristic of a switching locomotive (6 m.p.h.), the amount developed for train fuel costs would more closely approximate branch line operations.

RSPO's concern with this approach is that it applies the same speed factor to all branch lines despite inherent differences in their respective operations. Each branch line is different in terms of overall operations, grades, traffic density, the lawful speed on the line, and the number of shippers served. To apply a standardized speed factor to the length of the branch line would ignore the individual operational characteristics of the particular branch line.

2. Basis of Calculating Train Fuel Costs

NYDOT suggest that the allocation of train fuel costs to the branch line be developed by multiplying branch line locomotive unit hours by the gallons of fuel consumed per locomotive unit hour as extrapolated from the General Managers Association's Schedule (GMA). This amount would then be multiplied by the railroad's average cost per gallon for diesel fuel. Under the current standards, the ratio of the branch line locomotive unit hours to system locomotive unit hours is multiplied by the system train fuel expense. NYDOT contends that their proposal is more realistic in light of the OMRC study which demonstrated that the nature of the service and the size of the locomotives were basically the same for all OMRC's branch lines. Accordingly, they suggest that fuel costs be based on the fuel consumption rate per hour for the horsepower of the particular locomotive serving the branch line.

To determine this consumption rate, they propose that the latest fuel costs per hour for the particular locomotive be divided by the average cost per gallon for diesel fuel. They point out that this fuel cost per hour figure can be

extracted from the GMA locomotive rental calculation schedule which is divided into eight horsepower groupings. The rental calculation for each horsepower grouping includes three expenses: Repairs, Supplies, and Fuel. The GMA also includes a statement that shows the percent that each of these three elements is of the total. Consequently, NYDOT maintains that it would be relatively simple to multiply the repairs and supplies cost per hour for any horsepower group by the fuel percentage to develop the fuel cost on an hourly basis for any size of locomotive.

The table below shows the GMA's horsepower groupings, the hourly rental for repairs and supplies, and the calculation of the fuel cost per hour.

GMA REPAIRS AND SUPPLIES—EXPENSE PER HOUR

Horsepower	Repair and supplies expense	Fuel cost (57 percent)
1. 999 and under.....	\$16.40	\$9.35
2. 1,000 to 1,499.....	20.50	11.69
3. 1,500 to 1,749.....	26.65	15.19
4. 1,750 to 1,999.....	30.75	17.53
5. 2,000 to 2,499.....	36.90	21.03
6. 2,500 to 2,999.....	45.10	25.71
7. 3,000 to 3,599.....	54.10	30.84
8. 3,600 and over.....	59.05	33.66

In support of this concept, the NYDOT divided the GMA hourly fuel cost by an estimated average cost of 80 cents per gallon for diesel fuel develop the estimated rate of consumption. Again, using the OMRC study, NYDOT compared the actual consumption rate from the study locomotives with the consumption rate for the same horsepower locomotive from the GMA schedule. Based on 80¢ per gallon for diesel fuel, the NYDOT study showed a consumption rate per hour of 19.9 gallons based on an 1800 horsepower locomotive. Assuming a fuel cost of 80 cents per gallon, the 1750-1999 horsepower category in the GMA schedule results in a corresponding 21.9 gallons per hour ($\$17.53 \div 80¢ = 21.9$).

RSPO feels that this proposal has merit but needs further refinement. As discussed above, the proposed method acknowledges different rates of fuel consumption according to the horsepower of the locomotive. In addition, since this amount is published annually by the GMA it is a generally acceptable figure. However, RSPO believes that anyone who comments on this suggestion should be aware of how the GMA determines its fuel cost per locomotive hour.

The source of the GMA's data is information submitted by thirteen (13) class I railroads. The rental rates per

hour for Repairs and Supplies are determined by first totalling the fuel, repairs, and supplies expenses for each reporting railroad and dividing this amount by the total system horsepower hours to develop a cost per locomotive horsepower hour. Then the repairs and supplies expense element for each locomotive grouping is developed by multiplying the GMA cost per locomotive horsepower hour by the particular horsepower of the locomotive grouping. From this calculation, it can be seen that the cost developed for fuel is a unit cost factor applied to a statistical service unit and does not relate to actual fuel consumption rates for locomotives. Under the GMA approach, a 2000 horsepower locomotive has twice the fuel cost per hour of a 1000 horsepower locomotive. While this consumption relationship may or may not be the actual case, all other factors related to the actual service performed are ignored. In addition, the fuel percentage of the rental rate per hour for repairs and supplies is merely the relationship of the railroad's total fuel expense to the total expense for all three major categories of expense.

Another concern of RSPO is the NYDOT's approach involves the unnecessary calculation of a per hour consumption rate. The branch line fuel cost for the year could be calculated by simply multiplying the fuel cost per hour for the class of locomotive serving the branch line, as derived from the GMA schedule, by the total number of branch line locomotive unit hours. Also, under the current standards the branch line fuel costs can be determined by simply multiplying the ratio of branch line diesel locomotive unit hours to system diesel locomotive unit hours by system wide train fuel costs. Neither method requires the calculation of a consumption rate per hour. Accordingly, NYDOT's approach creates an unnecessary step in the ultimate calculation of branch line fuel costs. Aside from this major concern, we have two other problems with the use of a consumption rate.

First, the use of a consumption rate requires the determination of an uniform average cost per gallon for fuel. NYDOT calculated the fuel consumption rate per hour for each GMA horsepower group of locomotives by dividing the GMA fuel cost per hour for each horsepower group by an assumed cost of 80 cents per gallon. In an attempt to verify the reasonableness of this calculation, RSPO calculated the average cost per gallon paid for diesel fuel in 1979, which is the same period used by NYDOT, for the thirteen railroads that report data to

the GMA. By dividing the total fuel expense by the gallons of diesel fuel purchased, as reported in the Annual Report Form R-1, we determined the average cost per gallon to be 59 cents. This is substantially different from the 80 cents used by NYDOT. If the consumption rates for locomotives were determined by dividing the GMA fuel cost per hour by the average cost per gallon, a vast difference in the consumption rate would result depending on which cost per gallon is used, 80 cents or 59 cents. The table below shows the fuel consumption rate for each of the GMA horsepower groups using the cost per gallon developed by NYDOT (80 cents) and RSPO (59 cents).

ESTIMATED FUEL CONSUMPTION RATES

Horsepower	Gallons per hour	
	NYDOT	RSPO
999 and under.....	11.7	15.9
1,000 to 1,499.....	14.6	19.8
1,500 to 1,749.....	19.0	25.8
1,750 to 1,999.....	21.9	29.7
2,000 to 2,499.....	26.3	35.6
2,500 to 2,999.....	32.1	43.6

**ESTIMATED FUEL CONSUMPTION RATES—
Continued**

Horsepower	Gallons per hour	
	NYDOT	RSPO
3,000 to 3,599.....	38.6	52.3
3,600 and over.....	42.1	57.1

Another problem with NYDOT's approach is that fuel consumption within any horsepower group will vary with operating conditions. Without a verifiable average consumption rate for each line or a continuous study with fuel meters, an accurate amount cannot be obtained.

In light of NYDOT's concerns, we believe there is a need to reassess the current method of assigning fuel costs to the branch lines. Therefore, RSPO invites comments from interested parties on NYDOT's proposals and alternative methods for allocating these costs.

RSPO has determined that any revision of the regional subsidy standards will not be retroactive to subsidy years prior to January 1, 1981, because those contracts entered during

that period were based on the current methodology for calculating train fuel cost.

This is not a major federal action significantly affecting the quality of the human environment, or the conservation of energy resources.

Regulatory Flexibility Analysis as Required by 5 U.S.C. 553

Because this advance note of proposed rulemaking does not amend the regulations there will be no impact on small business at this time. When a specific amendment is offered in a subsequent notice we will be able to assess the impact, if any, on small business.

This notice is published under the authority of 49 U.S.C. 10362. Issued October 27, 1981 by William R. Southard, Director, Rail Services Planning Office.

By the Commission.
Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31549 Filed 10-29-81; 8:45 am]
BILLING CODE 7035-01-M

Notices

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

DEPARTMENT OF AGRICULTURE

Commodity Credit Corporation

1981—Crop Corn Loan and Purchase Rates

Corrections

In FR Doc. 81-26519 appearing at page 45388 in the issue of Friday, September 11, 1981, and corrected on page 49152 in the issue of Tuesday, October 6, 1981, on page 49152 third column, the word "quantity" (which originally appeared in the fourth line, third column, on page 45393 in the issue of Friday, September 11, 1981) should read "quality".

BILLING CODE 1505-01-M

1981-Crop Oats Loan and Purchase Rate

Corrections

In FR Doc. 81-26517 appearing at page 45393 in the issue of Friday, September 11, 1981, and corrected on page 49152 in the issue of Tuesday, October 6, 1981, on page 49152 in the table under "IOWA", the entries for "Des Moines" and "Monroe" should read:

County	Rate per bushel
Iowa:	
Des Moines.....	1.25
Monroe.....	1.25

BILLING CODE 1505-01-M

Determination; 1981 Virginia Fire-Cured (Type 21) Tobacco, Price Support Rates

Correction

In FR Doc. 81-24100, in the issue of Tuesday, August 18, 1981, at page 41832, make the following corrections:

(1) On page 41832, the middle column, first paragraph, line nine, correct "X15L" to read "X5L".

(2) On page 41833, the first column, footnote 1 is corrected in the first line by changing "S5G, S5G 45," to read "X5G, X5G 45,".

BILLING CODE 1505-01-M

1981 Cotton Loan Program

Correction

In FR Doc. 81-28039, at page 51547, in the issue of Tuesday, October 20, 1981, on page 51548, in the last column, correct the following entries of the table under the "Loan rate" heading for the State of Arkansas.

BASIS STRICT LOW MIDDLING WHITE 1 1/8 INCHES [4134]
[Cents per pound]

City	County	Loan rate
Alabama		
.....
Arizona		
.....
Arkansas		
Bradley.....	Lafayette.....	52.90
Pine Bluff.....	Jefferson.....	53.15
Trumann.....	Poinsett.....	53.15

BILLING CODE 1505-01-M

Forest Service

Lincoln National Forest Grazing Advisory Board; Meeting

The Lincoln National Forest Grazing Advisory Board will meet at 9:30 a.m., January 12, 1982, in the conference room of the New Mexico School for the Visually Handicapped, 1900 N. White Sands Boulevard, Alamogordo, New Mexico. The purpose of this meeting is to provide grazing permittees of the Lincoln National Forest means for offering advice and recommendations concerning the following:

1. Management Plans: (a) South LaLuz and Pumphouse Allotments; (b) Highway 82 project, Dry Allotment; (c) Allotment Management Plan status for Lincoln National Forest; (d) Effects of water rights on allotment management; and

2. Range Betterment Funds.

Other items to be discussed are the use of herbicides, off-road vehicle use, Land Management Planning, and new business.

The meeting will be open to the public. Persons who wish to attend should notify Don Cunico, Lincoln National Forest Supervisor's Office, Federal Building, 11th & New York, Alamogordo, New Mexico 88310. Telephone: (505) 437-6030. Written statements may be filed with the Board before or after the meeting.

Rules for public participation will be established at the meeting.

James R. Abbott,
Forest Supervisor.

October 21, 1981.

[FR Doc. 81-31492 Filed 10-29-81; 8:45 am]

BILLING CODE 3410-11-M

Mt. Reba Ski Area, Stanislaus National Forest, Alpine County, California; Intent To Prepare an Environmental Statement

The Department of Agriculture, Forest Service, will prepare an environmental impact statement for expansion of facilities at Mt. Reba Ski Area. The impact statement will be concerned with potential development inside and outside the current permit boundary. All proposed development is on public land administered by the Forest Service.

One of the management decisions in the Calaveras Ranger District multiple use plan was to provide a development plan and environmental impact statement for the Mt. Reba Ski Area.

A range of alternatives will be considered. One of these will be non-development of areas outside and inside the current permitted use area. Various alternatives will consider locations for future uphill facilities, ski runs, and support facilities outside the current permitted use area. Alternatives for further development of the existing permitted facilities will also be considered.

Federal, State and local agencies, potential developers and other individuals or organizations who may be interested in or affected by the decision will be invited to participate in the scoping process. This process will include:

1. Identification of those issues to be addressed,

- 2. Identification of those issues to be analyzed in depth, and
- 3. Elimination of insignificant issues or those which have been covered by a previous environmental review.

The analysis is expected to take about 14 months. The draft environmental impact statement should be available for public review by September 1982. The final environmental impact statement is scheduled to be completed January 1983.

Blaine L. Cornell, Forest Supervisor, Stanislaus National Forest, is the responsible official.

A public meeting was held on Wednesday, September 30, 1981, by the District Ranger, Calaveras Ranger District. That meeting initiated the public involvement phase of the environmental process. Interested persons are encouraged to send written comments and suggestions concerning the analysis to John Larson, District Ranger, Calaveras Ranger District, Hathaway Pines, CA 95233 by December 11, 1981.

Questions about the proposed action and environmental impact statement should be directed to John Hicks, Project Coordinator, Calaveras Ranger District, phone 209/795-1381.

October, 1981.

Blaine L. Cornell,
Forest Supervisor.

[FR Doc. 81-31493 Filed 10-29-81; 8:45 am]

BILLING CODE 3410-11-M

CIVIL AERONAUTICS BOARD

[Order 81-10-147]

Air Micronesia, Inc.—Route 170, et al.; Elimination of Approved Service Plans as a Condition to Carrier Certificates

AGENCY: Civil Aeronautics Board.

ACTION: Notice of Order To Show Cause: Order 81-10-147.

SUMMARY: The Board proposes to eliminate Approved Service Plans as a condition to carrier certificates.

Approved service plans are part of the routes of the following carriers: (1) Air Micronesia, Inc.—Route 170; (2) Continental Air Lines, Inc.—Route 171; (3) The Flying Tiger Line Inc.—Routes 119 and 163; (4) Northwest Airlines, Inc.—Routes 129 and 179; (5) Pan American World Airways, Inc.—Routes 115, 130, 132, and 136; and (6) Trans World Airlines, Inc.—Route 147.

OBJECTIONS: All interested persons having objections to the Board's

tentative findings and conclusions, as described in the order cited above, shall, no later than November 18, 1981, file a statement of such objections with the Civil Aeronautics Board (20 copies, addressed to Docket 40178, Docket Section, Civil Aeronautics Board, Washington, D.C. 20428) and mail copies to all affected carriers, the Departments of State and Transportation and the Attorney General.

A statement of objections must cite the docket number and must include a summary of testimony, statistical data, or other such supporting evidence.

If no objections are filed, the Board will issue an order which will, subject to disapproval by the President, make final the Board's tentative findings and conclusions and issue the proposed certificate.

To get a copy of the complete order, request it from the C.A.B. Distribution Section, Room 100, 1825 Connecticut Avenue, NW., Washington, D.C. 20428, (202) 673-5432. Persons outside the Washington metropolitan area may send a postcard request.

FOR FURTHER INFORMATION CONTACT:
Ira Leibowitz, (202) 673-5203, Bureau of

International Aviation, Civil Aeronautics Board, Washington, D.C. 20428.

By the Civil Aeronautics Board, October 23, 1981.

Phyllis T. Kaylor,
Secretary.

[FR Doc. 81-31589 Filed 10-29-81; 8:45 am]

BILLING CODE 6320-01-M

Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart Q of the Board's Procedural Regulations (See, 14 CFR 302.1701 et. seq.); Week Ended October 23, 1981

Subpart Q Applications

The due date for answers, conforming application, or motions to modify scope are set forth below for each application. Following the answer period the board may process the application by expedited procedures. Such procedures may consist of the adoption of a show-cause order, a tentative order, or in appropriate cases a final order without further proceedings.

Date filed	Docket No.	Description
Oct. 23, 1981.....	40174	Sunjet International Airlines Limited, c/o Herbert Alan Dubin, Baskin & Sears, 818 Connecticut Ave., N.W., Washington, D.C. 20006. Application of Sunjet International Airlines Limited pursuant to Section 402 of the Act and Subpart Q of the Board's Procedural requests a foreign air carrier permit to engage in scheduled foreign air transportation of persons, property and mail on the following route—UK Route 9, between St. Kitts, W.I, and Miami, Florida—Sunjet also requests authority to conduct charter air transportation in accordance with the Board's rules and regulations. Answers may be filed by November 20, 1981.
Do.....	40182	Capitol International Airways, Inc., P.O. Box 325, Smyrna, Tennessee 37167. Application of Capitol International Airways, Inc. pursuant to Section 401 of the Act and Subpart Q of the Board's Procedural Regulations requests authorization to provide scheduled air transportation of persons, property and mail—From the United States and its territories via intermediate points, to points in the Netherlands Antilles and beyond to points outside the Netherlands Antilles—subject to such terms, conditions and limitations as the Board may find to be required by the public convenience and necessity, including acceptance of limitations on designations in certain Miami-St. Maarten and Miami-Aruba/Bonaire/Curacao routes, <i>inter alia</i> , contained in the Memorandum of Understanding dated January 22, 1980, between the United States and the Kingdom of the Netherlands. Conforming Applications, motions to modify scope, and Answers may be filed by November 20, 1981.

Phyllis T. Kaylor,
Secretary.

[FR Doc. 81-31591 Filed 10-29-81; 8:45 am]

BILLING CODE 6320-01-M

[Order 81-10-145]

Golden West Monterey Subpart Q Proceeding

AGENCY: Civil Aeronautics Board.

ACTION: Notice of order to show cause (81-10-145).

SUMMARY: The Board is instituting the *Golden West Monterey Subpart Q Proceeding* and is proposing to grant

unrestricted authority to Golden West at Monterey under expedited procedures of Subpart Q of its Procedural Regulations. The tentative findings and conclusions will become final if no objections are filed. The complete text of this order is available as noted below.

DATES: All interested persons having objections to the Board issuing the proposed authority shall file, and serve

on all persons listed below, no later than November 16, 1981, a statement of objections, together with a summary of the testimony, statistical data and other material expected to be relied upon to support the stated objections.

ADDRESSES: Objections to the issuance of a final order shall be filed in Docket 39972, which we have entitled the *Golden West Monterey Subpart Q Proceeding*. They should be addressed to the Docket Section, Civil Aeronautics Board, Washington, D.C. 20428.

In addition, copies of such filings should be served upon Golden West Airlines; the California Transportation Commission; mayors of Orange County (Santa Ana) and Monterey; and airport managers of John Wayne Airport and Peninsula Airport.

FOR FURTHER INFORMATION CONTACT: Lucille J. Mellema, Bureau of Domestic Aviation, Civil Aeronautics Board, 1825 Connecticut Avenue, NW., Washington, D.C. 20428, (202) 673-5105.

SUPPLEMENTARY INFORMATION: The complete text of Order 81-10-145 is available from our Distribution Section, Room 100, Civil Aeronautics Board, 1825 Connecticut Avenue, NW, Washington, D.C. 20428. Persons outside the metropolitan area may send a postcard request for Order 81-10-145 to that address.

By the Bureau of Domestic Aviation:
October 26, 1981.

Phyllis T. Kaylor,
Secretary.

[FR Doc. 81-31587 Filed 10-29-81; 8:45 am]
BILLING CODE 6320-01-M

COMMISSION ON CIVIL RIGHTS

District of Columbia Advisory Committee; Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a meeting of the District of Columbia Advisory Committee will convene at 4:00 p.m. and will end at 6:00 p.m., on November 19, 1981, at the Mid-Atlantic Regional Office, Gelman Building, 2120 L Street, NW., Conference Room, Washington, D.C., 20036. The purpose of this meeting is to discuss appointments to subcommittees on housing, employment and administration of justice.

Persons desiring additional information or planning a presentation to the Committee, should contact the Chairperson, Walter E. Washington, 408 T Street, NW., Washington, D.C., (202) 387-4613 or the Mid-Atlantic Regional

Office, 2120 L Street, NW., Gelman Building, Room 510, Washington, D.C., (202) 254-6670.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, D.C., October 26, 1981.

John I. Binkley,
Advisory Committee Management Officer.

[FR Doc. 81-31570 Filed 10-29-81; 8:45 am]
BILLING CODE 6335-01-M

Illinois Advisory Committee; Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a meeting of the Illinois Advisory Committee to the Commission will convene at 9:00 a.m. and will end at 5:00 p.m. on December 8-9, 1981, at the University of Illinois Circle Campus, 830 South Halsted, Room 605, Chicago, Illinois, 60607. The purpose of this meeting is to conduct a 2-day consultation entitled: "Chicago's House Divided—Public Housing and the Dual Housing Market."

Persons desiring additional information or planning a presentation to the Committee, should contact the Chairperson, Thomas Pugh, 500 West Melbourne Avenue, Peoria, Illinois, 61604, (309) 686-3121 or contact the Midwestern Regional Office, 230 South Dearborn Street, 32nd Floor, Chicago, Illinois, 60604, (312) 353-7479.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, D.C., October 27, 1981.

John I. Binkley,
Advisory Committee Management Officer.

[FR Doc. 81-31573 Filed 10-29-81; 8:45 am]
BILLING CODE 6335-01-M

Massachusetts Advisory Committee; Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a meeting of the Massachusetts Advisory Committee to the Commission will convene at 10:00 a.m. and will end at 12:00 noon, on November 16, 1981, at the New England Regional Office, 55 Summer Street, 8th Floor, Boston, Massachusetts 02110. The purpose of this meeting is to explore feasibility of a study designed to document successful affirmative action efforts in the private sector.

Persons desiring additional information or planning a presentation to the Committee, should contact the Chairperson, John Rose, Jr., P.O. Box 3216, Hartford, Connecticut 06103, (203) 525-4700, or the New England Regional Office, 55 Summer Street, 8th Floor, Boston, Massachusetts 02110, (617) 223-4671.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, D.C., October 23, 1981.

John I. Binkley,
Advisory Committee Management Officer.

[FR Doc. 81-31572 Filed 10-29-81; 8:45 am]
BILLING CODE 6335-01-M

Montana Advisory Committee; Agenda and Notice of Open Meeting

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a meeting of the Montana Advisory Committee to the Commission will convene at 9:00 a.m. and will end at 1:00 p.m., on November 21, 1981, at the Northern Hotel, Conference Room, 28th Street and 1st Avenue North, Billings, Montana, 59102. The purpose of this meeting is to introduce new members of the rechartered Committee, review Advisory Committee operations and to discuss plans for future projects.

Persons desiring additional information or planning a presentation to the Committee, should contact the Chairperson, Angela V. Russell, Box 333, Lodge Grass, Billings, Montana, 59050, (406) 248-7421 or the Rocky Mountain Regional Office, Brook Towers, 1020 Fifteenth Street, Suite 2235, Denver, Colorado, 80202, (303) 837-2211.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, D.C., October 26, 1981.

John I. Binkley,
Advisory Committee Management Officer.

[FR Doc. 81-31571 Filed 10-29-81; 8:45 am]
BILLING CODE 6335-01-M

DEPARTMENT OF COMMERCE

Bureau of the Census

Annual Surveys in Manufacturing Area; Determination

In conformity with Title 13, United States Code (sections 131, 182, 224, and 225), and with due notice having been published on August 11, 1981 (46 FR 40716), I have determined that annual

data to be derived from the surveys listed below are needed to aid the efficient performance of essential governmental functions and have significant application to the needs of the public and industry. The data derived from these surveys, most of which have been conducted for many years, are not publicly available from nongovernmental or other government sources.

Most of the following commodity or product surveys provide data on shipments and/or production; some provide data on stocks, unfilled orders, orders booked, consumption, and so forth. Reports will be required of all or a sample of establishments engaged in the production of the items covered by the following list of surveys. These surveys have been arranged under major group headings based on the Standard Industrial Classification Manual (1972 edition) promulgated by the Office of Management and Budget for use of Federal Government statistical agencies.

Major Group 20—Food and Kindred Products
Confectionery

Major Group 22—Textile Mill Products

Broadwoven goods finished
Narrow fabrics
Yarn production
Stocks of wool and related fibers
Knit fabric production

Major Group 23—Apparel and Other Finished Products Made From Fabrics and Similar Materials

Men's and boys' outerwear
Women's and children's outerwear
Underwear and nightwear
Brassieres, girdles, and allied garments
Gloves and mittens

Major Group 24—Lumber and Wood Products, Except Furniture

Hardwood plywood
Softwood plywood
Lumber

Major Group 26—Paper and Allied Products
Pulp, paper, and board

Major Group 28—Chemicals and Allied Products

Industrial gases
Inorganic chemicals
Pharmaceutical preparations, except biologicals
Sulfuric acid
Paints and allied products

Major Group 29—Petroleum Refining and Related Industries

Asphalt and tar roofing and siding products

Major Group 30—Rubber and Miscellaneous Plastics Products

Rubber
Plastics products

Major Group 31—Leather and Leather Products

Shoes and slippers (by method of construction)

Major Group 32—Stone, Clay, and Glass

Consumer, scientific, technical, and industrial glassware
Fibrous glass

Major Group 33—Primary Metal Industries

Steel mill products
Insulated wire and cable
Magnesium mill products
Nonferrous castings

Major Group 34—Fabricated Metal Products, Except Machinery and Transportation Equipment

Commercial steel forgings
Steel power boilers
Selected heating equipment
Metal cans

Major Group 35—Machinery, Except Electrical

Internal combustion engines
Tractors, except garden tractors
Farm machinery and lawn and garden equipment
Mining machinery and mineral processing equipment
Air-conditioning and refrigeration equipment, including warm air furnaces
Computers and office and accounting machines
Pumps and compressors
Selected industrial air pollution control equipment
Construction machinery
Anti-friction bearings
Fluid power products (including aerospace)

Major Group 36—Electrical Machinery, Equipment, and Supplies

Radios, televisions, and phonographs
Motors and generators
Wiring devices and supplies
Switchgear, switchboard apparatus, relays, and industrial controls
Selected electronic and associated products, including telephone and telegraph apparatus
Electric housewares and fans
Electric lighting fixtures
Major household appliances
Transformers

Major Group 37—Transportation Equipment
Aircraft propellers

Major Group 38—Professional, Scientific, and Controlling Instruments; Photographic and Optical Goods; Watches and Clocks

Selected instruments and related products
Atomic energy products and services

The following survey represents an annual supplement of a monthly survey and will cover the same establishments canvassed monthly. There will be no duplication of reporting, however, since the type of data collected on the annual supplement will be different from that collected monthly.

Major Group 32—Stone, Clay, and Glass
Glass containers

The following list of surveys represents annual counterparts of monthly and quarterly surveys and will cover only those establishments which are not canvassed or do not report in the more frequent surveys. Accordingly, there will be no duplication in reporting. The content of these annual reports will be identical with that of the monthly and quarterly reports.

Major Group 20—Food and Kindred Products
Flour milling products

Major Group 22—Textile Mill Products

Broadwoven fabric (gray)
Consumption of wool and other fibers, and production of tops and noils
Carpet and rugs

Major Group 23—Apparel and Other Finished Products Made From Fabrics and Similar Materials

Sheets, pillowcases, and towels

Major Group 26—Paper and Allied Products
Converted flexible packaging products

Major Group 28—Chemicals and Allied Products

Phosphatic fertilizer materials

Major Group 30—Rubber and Miscellaneous Products

Plastic bottles

Major Group 32—Stone, Clay, and Glass

Glass containers
Refractories
Clay construction products
Flat glass

Major Group 33—Primary Metal Industries

Nonferrous castings
Iron and steel foundries
Aluminum producers and importers
Titanium ingot, mill products, and castings
Inventories of steel mill shapes
Inventories of brass and copper wire mill shapes
Copper controlled materials

Major Group 34—Fabricated Metal Products Except Machinery and Transportation Equipment

Plumbing fixtures
Steel shipping drums and pails
Closures for containers

Major Group 35—Machinery, Except Electrical

Construction machinery
Metalworking machinery

Major Group 36—Electrical Machinery, Equipment, and Supplies

Fluorescent lamp ballasts
Electric lamps

Major Group 37—Transportation Equipment

Complete aircraft and aircraft engines, except military

Backlog of orders for aircraft, space vehicles, missiles, engines, and selected parts
Truck trailers

The annual survey of manufacturers will collect general statistical data such as total value of shipments, shipments by product class, employment, payroll, work hours, capital expenditures, cost of materials consumed, gross book value of assets, retirements, and depreciation of fixed assets, rental payments, supplemental labor costs, information on the quantity of fuels used, and so forth. This survey, while conducted on a sample basis, will cover all manufacturing industries, including data on plants under construction but not yet in operation.

A survey of research and development (R&D) activities will be conducted. The major data to be obtained in this survey will include total R&D expenditures by source of funds, the number of scientists and engineers employed, the amounts spent for pollution abatement and energy R&D, and, for comparative purposes, the total net sales and receipts and the total employment of the company.

A survey of shipments to the Federal Government is planned to provide information on the impact of federal procurement on selected industries and geographic areas by Federal Government agencies.

The annual survey on oil and gas will canvass the industry which provides most of the fuel produced in the United States as well as a substantial portion of the hydrocarbon raw material requirements of many industries. The survey will collect information on exploration, development, and production costs; sales volumes and values; drilling activity; and assets in the crude petroleum and natural gas industry.

The annual survey of the use of selected hydrocarbon, coal, and coke materials by manufacturers will obtain information on the consumption of fuel commodities for nonenergy purposes from chemical plants, blast furnaces, and refineries. Inquiries concerning hydrocarbon raw material consumption, produced and consumed fuels, fuel oil stocks, and coal and coke stocks appear on the form as applicable.

The annual survey on pollution abatement expenditures is designed to collect from manufacturers the total expenditures by industry and geographic area to abate pollutant emissions. The survey covers current operating costs and capital expenditures to reduce pollution in its air, water, or solid forms. It will also obtain the costs

recovered from abatement activities and quantities of pollutants abated.

The annual survey of plant capacity will obtain information such as the amount of time a plant is in operation; operating rates as related to preferred levels and practical capacity; and value of production and other statistics for actual, preferred, and practical capacity operating levels; and the reasons for operating at less than capacity. The survey will be done on a sample basis and will cover all manufacturing industries.

The report forms will be furnished to firms included in these surveys. Copies of survey forms are available on request to the Director, Bureau of the Census, Washington, D.C. 20233.

I have, therefore, directed the annual surveys be conducted for the purpose of collecting the data hereinabove described.

Dated: October 26, 1981.

Bruce Chapman,
Director, Bureau of the Census.

[FR Doc. 81-31491 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-07-M

International Trade Administration

Ceramic Tile From Mexico; Initiation of Countervailing Duty Investigation

AGENCY: International Trade Administration, Commerce.

ACTION: Initiation of countervailing duty investigation.

SUMMARY: We are initiating a countervailing duty investigation to determine whether the Government of Mexico is subsidizing its producers and exporters of ceramic tile. If the investigation proceeds normally, we will announce a preliminary determination by December 29, 1981.

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT: Louis Apple, Supervisory Import Administration Specialist, Office of Investigations, International Trade Administration, Department of Commerce, Washington, D.C. 20230 (202) 377-1279.

SUPPLEMENTARY INFORMATION: On October 5, 1981, we received a petition for counsel for the Tile Council of America, Inc., (TCA) Princeton, New Jersey. Complying with the filing requirements of 19 CFR 355.26, the petition alleges that Mexico is subsidizing its producers and exporters of ceramic tile. Section 303 of the Tariff Act of 1930 (19 U.S.C. 1303) ("the Act") applies to this investigation, as Mexico is not a "country under the Agreement"

within the meaning of section 701(b) of the Act (19 U.S.C. 1671(b)). This merchandise is dutiable and there will be no injury determination in this proceeding.

Scope of Investigation

The merchandise covered by this investigation is non-mosaic, glazed and unglazed ceramic floor and wall tile, currently provided for under item numbers 532.24 and 532.27 of the Tariff Schedules of the United States.

The petition alleges that the Government of Mexico provides the following subsidies to its domestic producers and exporters of ceramic tile:

1. The payment of tax credit certificates (CEDI's) on exports of the subject merchandise;
2. Certain tax benefits under the CEPROFIS program; and
3. Preferential financing and guarantees for exports under several programs, including the FOMEX program operated by the Banco de Mexico.

The petition requests that we initiate a full investigation of all the programs listed above as well as any additional bounties or grants discovered during the investigation.

After conducting a summary review of the petition we have found that its information reasonably supports its allegations. Therefore, in accordance with section 702(b) of the Act, we are initiating a countervailing duty investigation to determine whether the Government of Mexico is giving its producers and exporters of ceramic tile certain benefits that are bounties or grants within the meaning of section 771(5) of the Act. If our investigation proceeds normally, we will announce our preliminary determination by December 29, 1981.

Leonard Shambon,

Acting Deputy Assistant Secretary for Import Administration.

October 27, 1981.

[FR Doc. 81-31550 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-25-M

Sodium Gluconate From the European Economic Community; Proposal Concerning Suspension of Investigation

AGENCY: International Trade Administration, Commerce.

ACTION: Notice of proposal concerning suspension of investigation.

SUMMARY: The Department of Commerce is considering a proposal to suspend the countervailing duty

investigation involving sodium gluconate from the European Economic Community ("EC") submitted by counsel for Joh. A. Benckiser GmbH, a manufacturer and exporter who accounts for substantially all of the imports of sodium gluconate from the EC. The petitioner has been separately notified and is being consulted regarding the proposal to suspend the investigation. All other parties to the proceeding have also been notified of the proposal.

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT: Mary A. Martin, Office of Investigations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue N.W., Washington, D.C. 20230 (202-377-3534).

SUPPLEMENTARY INFORMATION: On June 16 1981, we received a petition from counsel representing Pfizer, Inc. of New York, New York. Petitioner simultaneously filed a copy of the petition with the United States International Trade Commission ("ITC"). The petition alleged that the EC, which is a "country under the Agreement" as defined by section 701(b) of the Act, is providing subsidies for the production and exportation of sodium gluconate and that the sodium gluconate industry in the United States is being materially injured, or is threatened with material injury, by reason of the importation of sodium gluconate into the United States. After conducting a summary review of the petition, we instituted an investigation, and notice was published in the Federal Register of July 14, 1981 (45 FR 3621).

On July 31, 1981, the ITC notified us that it had determined, as required by section 703(a) of the Act, that there is a reasonable indication that an industry in the United States is materially injured, or threatened with material injury, by reason of the importation of the subject imports. The Commission's determination and the reasons therefore were published in the Federal Register of August 12, 1981 (46 FR 40839).

Counsel for Joh. A. Benckiser GmbH ("Benckiser"), a manufacturer of sodium gluconate in the Federal Republic of Germany, in a letter dated August 14, 1981, proposes to enter into a suspension agreement pursuant to section 704 of the Tariff Act of 1930 ("the Act") and § 355.31 of the Commerce Regulations. In the proposal Benckiser stated that it produces sodium gluconate from dextrose and glucose, which it purchases in arms length transactions from an unrelated supplier, and therefore it received no production

refunds. Benckiser received export restitution payments under the EC Common Agricultural Policy ("CAP") regulations which cover sodium gluconate exports. Benckiser renounced all export restitution payments on sales of sodium gluconate to the United States effective August 18, 1981.

On September 9, 1981, we preliminarily determined that the EC is subsidizing the manufacture, production, and exportation of sodium gluconate within the meaning of the countervailing duty law. The programs found preliminarily countervailable were the production refund payments on corn and potatoes and the export restitution payments on sodium gluconate. Notice of the preliminary affirmative countervailing duty determination was published in the Federal Register on September 16, 1981 (45 FR 45975).

We verified Benckiser's response to the producer's questionnaire on October 7-8, 1981. We determined that Benckiser's exports of sodium gluconate to the United States exceeded 85 percent of total EC exports of the merchandise to the United States during the period July 1, 1980—June 30, 1981. We also verified that Benckiser and its supplier of dextrose and glucose are unrelated parties, and that Benckiser has received no export restitution payment on sodium gluconate exports to the United States since it renounced the payments. Since Benckiser and its supplier of intermediate products are unrelated, the subsidies conveyed upon the intermediate products are not considered bestowed upon the sodium gluconate produced by Benckiser.

We have determined that the previously cited actions and commitments form an appropriate basis for proposing the suspension of the countervailing duty investigation of sodium gluconate from the EC pursuant to section 704(b) of the Act.

On October 21, 1981, we provided initialled copies of the proposed suspension agreement between Benckiser and the Department of Commerce to the petitioner for its consultation and to other parties to the proceeding for their comments. If a suspension agreement is entered into, then a final determination will not be made in this case.

Gary N. Horlick,

Deputy Assistant Secretary for Import Administration.

October 23, 1981.

[FR Doc. 81-31551 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-25-M

Numerically Controlled Machine Tool Technical Advisory Committee; Partially Closed Meeting

AGENCY: International Trade Administration, Commerce.

ACTION: Notice.

SUMMARY: The Numerically Controlled Machine Tool Technical Advisory Committee was initially established on January 3, 1973, and rechartered on September 17, 1981, in accordance with the Export Administration Act of 1979 and the Federal Advisory Committee Act.

The Committee advises the Office of Export Administration with respect to questions involving (A) technical specifications and policy issues relating to those specifications which are of concern to the Department, (B) worldwide availability of products and systems, including quantity and quality, and actual utilization of production technology, (C) licensing procedures which affect the level of export controls applicable to numerically controlled machine tool or technology, and (D) exports of the aforementioned commodities subject to unilateral and multilateral controls which the United States establishes or in which it participates including proposed revisions of any such controls.

TIME AND PLACE: November 17, 1981, at 10:00 a.m. The meeting will take place at the Main Commerce Building, Room 7808, 14th Street and Constitution Ave., N.W., Washington, D.C.

AGENDA:

General Session

- (1) Opening remarks by the Chairman.
- (2) Presentation of papers or comments by the public.
- (3) Discussion of procedural or organizational matters relating to the Technical Advisory Committee.
- (4) New Business.
- (5) Nomination and election of a new chairman.

Executive Session

- (6) Discussion of matters properly classified under Executive Order 12065, dealing with the U.S. and COCOM control program and strategic criteria related thereto.

PUBLIC PARTICIPATION: The General Session of the meeting will be open to the public and a limited number of seats will be available. To the extent time permits members of the public may present oral statements to the Committee. Written statements may be submitted at any time before or after the meeting.

SUPPLEMENTARY INFORMATION: The Assistant Secretary for Administration, with the concurrence of the delegate of the General Counsel, formally determined on September 29, 1981, pursuant to Section 10(d) of the Federal Advisory Committee Act, that the matters to be discussed in the Executive Session should be exempt from the provisions of the Federal Advisory Committee Act relating to open meetings and public participation therein, because the Executive Session will be concerned with matters listed in 5 U.S.C. 552b(c)(1) and are properly classified under Executive Order 12065. A copy of the Notice of Determination to close meetings or portions thereof is available for public inspection and copying in the Central Reference and Records Inspection Facility, Room 5317, U.S. Department of Commerce, Telephone: 202-377-4217.

FOR FURTHER INFORMATION OR COPIES OF THE MINUTES CONTACT: Mrs.

Margaret A. Cornejo, Office of the Director of Licensing, Office of Export Administration, Room 1609, U.S. Department of Commerce, Washington, D.C. 20230. Telephone: 202-377-2583.

Dated: October 26, 1981.

Saul Padwo,

Director of Licensing, Office of Export Administration.

[FR Doc. 81-31581 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-25-M

National Oceanic and Atmospheric Administration

Mid-Atlantic Fishery Management Council's Groundfish Subcommittee; Public Meeting

AGENCY: National Marine Fisheries Service, NOAA, Commerce.

SUMMARY: The Mid-Atlantic Fishery Management Council, established by Section 302 of the Magnuson Fishery Conservation and Management Act (Pub. L. 94-265), has established a Groundfish Subcommittee which will meet to discuss the latest version of the Groundfish Fishery Management Plan prepared by the New England Fishery Management Council.

DATES: The public meeting will convene on Friday, November 13, 1981, at approximately 10 a.m., and will adjourn at approximately 4 p.m. The meeting may be lengthened or shortened or agenda items rearranged depending upon progress on the same.

ADDRESS: The meeting will take place at the Best Western Airport Inn, Philadelphia International Airport, Philadelphia, Pennsylvania.

FOR FURTHER INFORMATION CONTACT: Mid-Atlantic Fishery Management Council, Room 2115, Federal Building, 300 South New Street, Dover, Delaware 19901, Telephone (302) 674-2331.

Dated: October 26, 1981.

Jack L. Falls,

Chief, Administrative Support Staff, National Marine Fisheries Service.

[FR Doc. 81-31593 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-22-M

Northern Anchovy Fishery; Determination

AGENCY: National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of final determination.

SUMMARY: This notice announces the final determination of estimated spawning biomass optimum yield and the associated harvest quotas for the northern anchovy fishery (*Engraulis mordax*) in the fishery conservation zone (FCZ) for the 1981-82 fishing season. The optimum yield and harvest quotas have been determined by application of the formulas in the fishery management plan (FMP) and implementing regulations for the northern anchovy fishery. Quotas for foreign fishing also are established.

EFFECTIVE DATE: November 30, 1981.

FOR FURTHER INFORMATION CONTACT: Mr. Alan W. Ford, Regional Director, Southwest Region, National Marine Fisheries Service, 300 S.W. Ferry Street, Terminal Island, California 90731, Telephone: 213-548-2575.

SUPPLEMENTARY INFORMATION: On July 15, 1981, in consultation with the California Department of Fish and Game and the Southwest Fisheries Center, NMFS, the Regional Director, Southwest Region, published a preliminary determination of the spawning biomass of northern anchovy (central subpopulation), optimum yield, and the total allowable level of foreign fishing (TALFF) in the Federal Register (46 FR 36724). The regulations (50 CFR 602.37) require that the Regional Director publish a final determination on or about August 1 each year.

Many comments were received; they criticized the methodology of estimating the anchovy population size by using larval surveys instead of egg production surveys. One commenter urged an optimum yield of 80,000 metric tons (mt).

The Regional Director has made a final determination that the spawning biomass of northern anchovy (central subpopulation) is estimated to be 2,803,000 short tons. This determination is based on Administrative Report No.

LJ-81-17, Southwest Fisheries Center, National Marine Fisheries Service. The report is available from the Regional Director at the above address. It documents the method used to estimate the 1981 spawning biomass of the central subpopulation of northern anchovies. The biomass estimate is based on the anchovy larva abundance measured by four surveys of eggs and larvae. This method of biomass estimation has been used each year since implementation of the FMP and provides the historical data series for establishing annual harvest quotas.

Applying the formulas in 50 CFR § 662.3 and in the anchovy FMP to calculate optimum yield (OY), harvest quotas, expected processing levels for the various sectors of the domestic anchovy fishery, and TALFF, the National Marine Fisheries Service has made a final determination for the 1981-82 fishing season that:

1. The OY is 420,700 short tons.

2. The extent to which U.S. vessels are capable of harvesting and intend to harvest anchovies (domestic annual harvest or DAH) is estimated to be 371,885 short tons, which includes 8,500 short tons of live bait which is not processed.

a. The portion of the DAH reserved for non-reduction fisheries is 12,600 short tons; however, non-reduction fishing may exceed 12,600 short tons if the DAH is not achieved.

b. The total limit on harvest for reduction purposes is 359,285 short tons.*

c. Of the total reduction harvest limit, 10,000 short tons is reserved for fishing north of Pt. Buchon, California.

d. The extent to which U.S. firms are capable of processing anchovies is estimated to be 363,385 short tons.

e. The amount of northern anchovy available for joint venture processing is zero. The Secretary of Commerce will consider foreign fishing permit applications to receive U.S. harvested anchovy. If an application is approved, a determination on what portion of the U.S. harvest may be received by foreign vessels will be made.

3. The TALFF for the anchovy fishery is 48,815 short tons.

A final environmental impact statement was prepared on the FMP under Section 102(c) of the National Environmental Policy Act and was filed

*This does not comport with the specification of reduction processing capacity indicated in the FMP as amended (see 44 FR 41806). The Agency and the Pacific Council are aware of the discrepancy; the Council will be addressing it in the next amendment to the FMP.

with the Environmental Protection Agency on April 18, 1978.

As specified in the FMP, the final determination has been made in consultation with the Pacific Fishery Management Council and a summary of the information on which the estimates are based has been provided to the Council.

(16 U.S.C. 1801 *et seq.*)

Dated: October 27, 1981.

Robert K. Crowell,

Deputy Executive Director, National Marine Fisheries Service.

[FR Doc. 81-31594 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-22-M

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Soliciting Public Comment on Bilateral Consultations With the Government of the People's Republic of China to Include a Review of Trade in Categories 315 (Cotton Printcloth) and 320 (Other Woven Cotton Fabrics)

Correction

In FR Doc. 81-30662, appearing on page 51631, in the issue of Wednesday, October 21, 1981, make the following change:

In the second column, the fourth sentence change the number now reading "32,81,078" to read "32,811,078".

BILLING CODE 1505-01-M

DEPARTMENT OF DEFENSE

Department of the Navy

Proposed New Ammunition Wharf in Outer Apra Harbor, Guam, Marianas Islands; Public Hearing and Availability of Draft Environmental Impact Statement

Notice is hereby given that a public hearing will be held for the purposes of providing the public with relevant information on the proposed Ammunition Wharf in Outer Apra Harbor, Guam, Marianas Islands and receiving the views of the public on this subject. The public hearing will be held on November 17, 1981, in two sessions, the first commencing at 1:30 p.m. and the second commencing at 7:30 p.m., in the Legislative Hall of the Guam Legislative Building, Agana, Guam.

In June 1977, the Navy published a Draft Environmental Impact Statement for "Ammunition Port Facility, Mariana Islands, Orote Point, Guam." The statement was subsequently withdrawn as the project was dropped from

consideration under the military construction program. On July 28, 1981, the U.S. Navy published in the Federal Register a notice of its intent to refile a Draft Environmental Impact Statement (DEIS) with some adjustments in the project scope.

The Navy's existing ammunition handling wharf was constructed during World War II on the approach to Glass Breakwater in Outer Apra Harbor. In the early 1960s, the Commercial Port of Guam was relocated to a site within the explosive safety zone of this wharf. Because of the restrictions imposed by this safety zone, the Commercial Port is not able to grow to its full economic potential. The proposed action is to construct a new ammunition wharf at another site in Outer Apra Harbor. A new wharf would accommodate the Navy's new fast combat support ships and would free the Commercial Port from the present safety zone restrictions.

The proposed wharf is expected to be 400 feet in length and sited to permit handling a cargo with a total net explosive weight of 3 million pounds of high explosive. The Draft Statement evaluates two sites; one at the north shore of Orote Peninsula adjacent to Adotgan Point and the other at the Glass Breakwater, with Adotgan Point being the recommended site.

The hearing is being conducted by Commander H. J. Rinnert, CEC, USN, assigned to the staff of Commander, U.S. Naval Forces, Marianas, on Guam. Captain Rinnert is Force Engineer and Assistant Chief of Staff, Base Support, telephone (671) 349-5205.

This hearing will be held jointly with the U.S. Army Corps of Engineers' hearing on the Navy's application for a permit to do construction work in navigable waters. The hearing is informal. It is not evidential nor judicial in nature, and there will be no cross-examination of witnesses. All persons who give testimony or ask questions are requested to address themselves to the Hearing Officer. Individual speakers are requested to limit their testimony to four minutes each, and organizational spokespersons will have six minutes each to summarize and present their views. Organizations desiring to make a formal presentation in excess of six minutes may do so if specific arrangements have been made with the Hearing Officer in advance. All testimony will be recorded.

Individuals and organizations wishing to submit written statements to be included in the hearing record may either present such statements to the Hearing Officer at the hearing, or mail the statements to the Hearing Officer:

Captain H. J. Rinnert, CEC, USN, c/o Commander, U.S. Naval Forces, Marianas, FPO San Francisco, CA 96630. Telephone: (671) 349-5205, or to:

Commander W. K. Goodermote, CEC, USN, Pacific Division, Naval Facilities Engineering Command, Pearl Harbor, HI 96860. Telephone: (808) 471-3088.

One copy of the DEIS will be available for public inspection and review at each of the following places:

Honolulu, Hawaii

a. U.S. Army Corps of Engineers, Pacific Ocean Division, Fort Shafter, Hawaii (Operations Branch, telephone (808) 438-9258).

b. Pacific Division, Naval Facilities Engineering Command, Pearl Harbor, Hawaii (Facilities Planning Department, telephone (808) 471-3088).

Guam

a. Nieves Flores Memorial Library, Agana, telephone 472-8264.

b. Agat Public Library, Agat, telephone 565-2661.

c. Barrigada Public Library, Barrigada, telephone 472-8507.

d. Dededo Public Library, Dededo, telephone 632-5503.

e. Merizo Branch Library, Merizo, telephone 838-8240.

f. Robert F. Kennedy Library, University of Guam, Mangilao, telephone 734-2461.

g. Governor's Office, Government of Guam, Agana, telephone 472-8931/39.

h. Speaker's Office, Guam Legislative Building, Agana, telephone 477-9444.

i. ACOS Base Support Office, Room 206, Building 200, Nimitz Hill, telephone 349-5241.

j. Activity Civil Engineer's Office, Naval Station, Guam, telephone 339-6133.

k. Office of the General Manager, Port Authority of Guam, Cabras Island, telephone 477-9131.

Dated: October 26, 1981.

P. B. Walker,

Captain, JAGC, U.S. Navy, Alternate Federal Register, Liaison.

[FR Doc. 81-31494 Filed 10-29-81; 8:45 am]

BILLING CODE 3810-AE-M

Office of the Secretary

Defense Intelligence Agency Advisory Committee; Closed Meeting

Pursuant to the provisions of subsection (d) of section 10 of Pub. L. 92-463, as amended by section 5 of Pub. L. 94-409, notice is hereby given that a closed meeting of a Panel of the DIA

Advisory Committee has been scheduled as follows:

Wednesday, 25 November 1981, Plaza West, Rosslyn, Virginia.

The entire meeting, commencing at 0900 hours is devoted to the discussion of classified information as defined in Section 552b(c)(1), Title 5 of the U.S. Code and therefore will be closed to the public. Subject matter will be used in a special study on the Department of Defense Intelligence Information System.

M. S. Healy,

*OSD Federal Register Liaison Officer,
Washington Headquarters Services,
Department of Defense.*

October 27, 1981.

[FR Doc. 81-31595 Filed 10-29-81; 8:45 am]

BILLING CODE 3810-01-M

DEPARTMENT OF EDUCATION

National Advisory Council on the Education of Disadvantaged Children; Meeting Locations

AGENCY: National Advisory Council on the Education of Disadvantaged Children (NACEDC).

ACTION: Notice of NACEDC meeting locations.

SUMMARY: This notice sets forth the specific locations of the meeting of the National Advisory Council on the Education of Disadvantaged Children. The initial notice of that meeting appeared in the Federal Register on Friday, October 16, 1981, on page 51011.

DATES: November 4-5, 1981.

ADDRESS: November 4: 9 a.m.-12 noon—Room 4131 and 4137 HHS North Building, 330 Independence Ave. SW., Washington, D.C.; 2-4 p.m.—Room 2175, Rayburn House Office Building.
November 5: 9 a.m.-4 p.m.—Room 4131 and 4137 HHS North Building.

FOR FURTHER INFORMATION CONTACT: Ms. Lisa Haywood, (202) 724-0114, NACEDC, 425-13th Street NW., Suite 1012, Washington, D.C., 20004.

SUPPLEMENTARY INFORMATION: The National Advisory Council on the Education of Disadvantaged Children is established under section 148 of the Elementary and Secondary Education Act (20 U.S.C. 2852) to advise the President and the Congress on the effectiveness of compensatory education to improve the educational attainment of disadvantaged children.

Dated: October 27, 1981.

Alice S. Baum,

Executive Director, NACEDC.

[FR Doc. 81-31568 Filed 10-29-81; 8:45 am]

BILLING CODE 4300-01-M

DEPARTMENT OF ENERGY

National Petroleum Council, Jurisdictional Issues Task Group of the Committee on Arctic Oil and Gas Resources; Meeting

Notice is hereby given that the Jurisdictional Issues Task Group of the Committee on Arctic Oil and Gas Resources will meet in November 1981. The National Petroleum Council was established to provide advice, information, and recommendations to the Secretary of Energy on matters relating to oil and natural gas or the oil and natural gas industries. The Committee on Arctic Oil and Gas Resources will analyze the various issues bearing on expeditious resource development of this promising frontier area. Its analysis and findings will be based on information and data to be gathered by the various task groups. The time, location and agenda of the Jurisdictional Issues Task Group meeting follows:

The fourth meeting of the Jurisdictional Issues Task Group will be held on Monday, November 2, 1981, starting at 10:30 a.m., in the Conference Room of the National Petroleum Council, 1625 K Street, N.W., Washington, D.C.

The tentative agenda for the meeting follows:

1. Introductory remarks by the Chairman and Government Cochairman.
2. Review and discussion of the draft Coordinating Subcommittee report.
3. Discussion of any other matters pertinent to the overall assignment from the Secretary.

The meeting is open to the public. The Chairman of the Jurisdictional Issues Task Group is empowered to conduct the meeting in a fashion that will, in his judgment, facilitate the orderly conduct of business. Any member of the public who wishes to file a written statement with the Jurisdictional Issues Task Group will be permitted to do so, either before or after the meeting. Members of the public who wish to make oral statements should inform G. J. Parker, Oil Division, Office of Oil, Gas and Shale, Fossil Energy, 301/353-2701, prior to the meeting and reasonable provision will be made for their appearance on the agenda.

Summary minutes of the meeting will be available for public review at the

Freedom of Information Public Reading Room, Room 1E-190, DOE, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C., between the hours of 8:00 a.m. and 4:00 p.m., Monday through Friday, except Federal holidays.

Issued at Washington, D.C., on October 22, 1981.

Jan W. Mares,

Assistant Secretary for Fossil Energy.

October 22, 1981.

[FR Doc. 81-31557 Filed 10-29-81; 8:45 am]

BILLING CODE 6450-01-M

Bonneville Power Administration

Proposed Methodology for Determining Quantifiable Environmental Costs and Benefits; Additional Public Comment Forums, and Extension of Opportunities for Public Review and Comment

AGENCY: Department of Energy, Bonneville Power Administration (BPA).

ACTION: Notice of Proposed Methodology for Determining Quantifiable Environmental Costs and Benefits of Measures or Resources Proposed for Implementation or Acquisition, Notice of Additional Public Comment Forums, and Extension of Opportunities for Public Review and Comment.

SUMMARY: By Federal Register Notice of October 9, 1981 (46 FR 50096) Bonneville Power Administration announced a proposed methodology to quantify environmental costs and benefits directly attributable to measures proposed to be implemented or resources proposed to be acquired pursuant to the Pacific Northwest Electric Power Planning and Conservation Act, Pub. L. 96-501. Public comment forums were scheduled for Portland, Oregon, and Seattle, Washington, to provide an explanation of the proposed methodology and receive comments. This notice announces two additional forums in Boise, Idaho, and Missoula, Montana, and extends the period that BPA will accept public comments from November 10, 1981, to November 17, 1981.

DATES: The additional dates and locations are: Monday, November 9, 1981, Boise City Hall, third floor Bonneville Room, 150 North Capitol Boulevard, Boise, Idaho; and Tuesday, November 10, 1981, Holiday Inn, Grizzly Den Room, Highway 10 West and East Mullan Road, Missoula, Montana. Registration for the forums will be at 7 p.m. and the meetings will begin at 7:30 p.m.

Any interested party wishing to discuss the proposed methodology or wishing more information prior to the public forums may call the Public Involvement Coordinator. Written comments may be submitted through November 17, 1981.

ADDRESSES: Written comments not submitted at the forums should be submitted to the Public Involvement Coordinator, Bonneville Power Administration, P.O. Box 12999, Portland, Oregon 97212.

FOR FURTHER INFORMATION CONTACT: Donna L. Geiger, Public Involvement Coordinator, Bonneville Power Administration, P.O. Box 12999, Portland, Oregon 97212; the telephone number is (503) 234-3361, ext. 4261. BPA maintains toll-free lines for the use of persons within the region. Oregon callers outside of the Portland calling area may use 1-800-452-8429; callers in Washington, Idaho, Montana, Wyoming, Utah, Nevada, and California may use 1-800-547-6048. Messages and requests for information received after usual business hours (after 4:30 p.m. and before 7:30 a.m.) may be recorded on the toll-free lines. Additional information is also available from:

Mr. George Gwinnutt, Area Manager, Suite 288, 1500 NE. Irving Street, Portland, Oregon 97232, 503-234-3361, ext. 4551.

Mr. Ladd Sutton, District Manager, Room 206, 211 East Seventh Avenue, Eugene, Oregon 97401, 503-345-0311.

Mr. Ronald H. Wilkerson, Area Manager, Room 561, West 920 Riverside Avenue, Spokane, Washington 99201, 509-456-2518.

Mr. Gordon H. Brandenburger, District Manager, P.O. Box 758, Kalispell, Montana 59901, 406-755-6202.

Mr. Ronald K. Rodewald, District Manager, Suite 117, 23 South Wenatchee, P.O. Box 741, Wenatchee, Washington 98801, 509-662-4377, ext. 379.

Mr. Thomas M. Noguchi, Acting Area Manager, Room 250, 415 First Avenue North, Seattle, Washington 98109, 206-442-4130.

Mr. Roy Nishi, Area Manager, West 101 Poplar, Walla Walla, Washington 99362, 509-525-5500, ext. 701.

Mr. Robert N. Laffel, District Manager, 531 Lomax Street, Idaho Falls, Idaho 83401, 208-523-2706.

Dated: October 23, 1981.

Earl Gjelde,
Acting Administrator.

[FR Doc. 81-31490 Filed 10-29-81; 8:45 am]

BILLING CODE 6450-01-M

Economic Regulatory Administration

[ERA Docket No. 81-CERT-020]

Atlas Powder Co.; Application for Recertification of the Use of Natural Gas to Displace Fuel Oil

On October 3, 1980, Atlas Powder Company (Atlas), Park Central 111, 12700 Park Central Place, Dallas, Texas 75251, was granted a recertification of eligible use of natural gas to displace fuel oil by the Administrator of the Economic Regulatory Administration (ERA) (Docket No. 80-CERT-027). The recertification involved the purchase and transportation of natural gas from Cities Service Gas Company (Cities Service), Oklahoma City, Oklahoma 73125, for use by Atlas at its plant in Joplin, Missouri. The ERA certificate expired on October 2, 1981.

On September 24, 1981, Atlas filed an application for recertification of an eligible use of natural gas to displace fuel oil at its plant located in Joplin, Missouri, pursuant to 10 CFR Part 595 (44 FR 47920, August 16, 1979). Due to the lateness in the applicant's filing for recertification and the necessity for providing the public with an opportunity for public comment, the recertification will not be effective until after the October 2 expiration date. The applicant has informed ERA that it did not expect to use this gas during the interim period and, thus, any lack of continuity with the original certificate will not result in any reduction in the amount of fuel oil displaced. More detailed information is contained in the application on file with the ERA and available for public inspection at the ERA, Docket Room 7108, 2000 M Street, N.W., Washington, D.C. 20461, from 8:30 a.m. to 4:30 p.m., Monday through Friday, except Federal holidays.

In its application, Atlas states that the volume of natural gas for which it requests recertification is an amount not to exceed 292,600 Mcf per year. This volume is estimated to displace the use of approximately 2,400,000 gallons (57,143) barrels of No. 2 diesel fuel oil (0.34 to 1.0 percent sulfur) per year at the Joplin, Missouri, facilities. Atlas requests recertification for an additional year. The eligible seller and transporter of the natural gas is Cities Service.

In order to provide the public with as much opportunity to participate in this proceeding as is practicable under the circumstances, we are inviting any person wishing to comment concerning this application to submit comments in writing to the Economic Regulatory Administration, Room 7108, 2000 M Street, N.W., Washington, D.C.,

Attention: Paula A. Daigneault, on or before November 9, 1981.

An opportunity to make an oral presentation of data, views, and arguments either against or in support of this application may be requested by any interested person in writing within the ten (10) day comment period. The request should state the person's interest, and if appropriate, why the person is a proper representative of a group or class of persons that has such an interest. The request should include a summary of the proposed oral presentation and a statement as to why an oral presentation is necessary. If ERA determines that an oral presentation is necessary, further notice will be given to Atlas and any persons filing comments and will be published in the Federal Register.

Issued in Washington, D.C., on October 23, 1981.

Rayburn Hanzlik,
Administrator, Economic Regulatory Administration.

[FR Doc. 81-31556 Filed 10-29-81; 8:45 am]

BILLING CODE 6450-01-M

[ERA Docket No. 81-CERT-022]

Terra Chemicals International, Inc.; Application for Recertification of the Use of Natural Gas to Displace Fuel Oil

On October 2, 1980, Terra Chemicals International, Inc. (Terra), P.O. Box 1828, Sioux City, Iowa 51102, was granted a recertification of eligible use of natural gas to displace fuel oil by the Administrator of the Economic Regulatory Administration (ERA) (Docket No. 80-CERT-030). The recertification involved the purchase of natural gas from Centennial Gas Corporation, c/o Industrial Gas Services, Inc., 4501 Wardsworth Blvd., Wheat Ridge, Colorado 80033, for use at Terra's Port Neal plant in Port Neal, Iowa. The gas was transported by Northern Natural Gas Company, Colorado Interstate Gas Company, Western Slope Gas Company, and Iowa Public Service Company. The ERA certificate expired on October 1, 1981.

On October 2, 1981, Terra filed an application for recertification of an eligible use of natural gas to displace fuel oil at its Port Neal plant pursuant to 10 CFR Part 595 (44 FR 47920, August 16, 1979). Due to the lateness in the applicant's filing for recertification and the necessity for providing the public with an opportunity to comment, the recertification will not be effective until after the October 1 expiration date. The applicant has informed ERA that it did not expect to use this gas during the

interim period and, thus, the lack of continuity with the original certificate will not result in any reduction in the amount of fuel oil displaced. More detailed information is contained in the application on file with the ERA and available for public inspection at the ERA, Docket Room 7108, 2000 M Street, N.W., Washington, D.C. 20461, from 8:30 a.m. to 4:30 p.m. Monday through Friday, except Federal holidays.

In its application, Terra states that the volume of natural gas for which it requests recertification is approximately 3,500 Mcf per day. It is estimated that approximately 2,500,000 gallons (59,524 barrels) of No. 2 fuel oil (0.5 percent maximum sulfur) will be displaced per year at the Port Neal plant. Terra requested recertification for an additional year.

The eligible seller of the natural gas is Centennial Gas Corporation. The gas will be transported by Northern Natural Gas Company, Colorado Interstate Gas Company, Western Slope Gas Company, and Iowa Public Service Company.

In order to provide the public with as much opportunity to participate in this proceeding as is practicable under the circumstances, we are inviting any person wishing to comment concerning this application to submit comments in writing to the Economic Regulatory Administration, Room 7108, 2000 M Street, N.W., Washington, D.C., Attention: Paula A. Daigneault, on or before November 9, 1981.

An opportunity to make an oral presentation of data, views, and arguments either against or in support of this application may be requested by any interested person in writing within the ten (10) day comment period. The request should state the person's interest, and if appropriate, why the person is a proper representative of a group or class of persons that has such an interest. The request should include a summary of the proposed oral presentation and a statement as to why an oral presentation is necessary. If ERA determines that an oral

presentation is necessary, further notice will be given to Terra and any persons filing comments and will be published in the Federal Register.

Issued in Washington, D.C., on October 26, 1981.

Rayburn Hanzlik,
Administrator, Economic Regulatory Administration.

[FR Doc. 81-31558 Filed 10-29-81; 8:45 am]

BILLING CODE 6450-01-M

Yale University; Application for Recertification of the Use of Natural Gas To Displace Fuel Oil

[ERA Docket No. 81-CERT-021]

On November 7, 1980, Yale University (Yale), Central P.O. Box 1501-A, New Haven, Connecticut 06520, was granted certification of an eligible use of natural gas to displace fuel oil by the administrator of the Economic Regulatory Administration (ERA) (Docket No. 80-CERT-036). The certification involved purchase of natural gas from the National Fuel Gas Distribution Corporation, 10 Lafayette Square, Buffalo, New York 14203 and its transportation by the Tennessee Gas Pipeline Company (interstate pipeline), P.O. Box 2511, Houston, Texas 77001; and the Southern Connecticut Gas Company (local distribution company), 55 Church Street, New Haven, Connecticut. The ERA certificate expires on November 7, 1981.

On October 2, 1981, Yale filed an application for recertification of an eligible use of natural gas to displace fuel oil at its New Haven, Connecticut campus, pursuant to 10 CFR Part 595 (44 FR 47920, August 16, 1979). More detailed information is contained in the application on file with the ERA and available for public inspection at the ERA, Docket Room 7108, 2000 M Street, N.W., Washington, D.C. 20461, from 8:30 a.m. to 4:30 p.m., Monday through Friday, except Federal holidays.

In its application, Yale states that the volume of natural gas for which it

requests recertification is an amount not to exceed 750,000 Mcf per year. This volume is estimated to displace the use of approximately 121,000 barrels of No. 6 fuel oil (0.5 percent maximum sulfur) per year. Yale requested recertification for an additional year. The eligible seller is the National Fuel Gas Distribution Corporation and the eligible transporters are the National Fuel Gas Supply Corporation, 10 Lafayette Square, Buffalo, New York 14203, the Tennessee Gas Pipeline Company, and the Southern Connecticut Gas Company.

In order to provide the public with as much opportunity to participate in this proceeding as is practicable under the circumstances, we are inviting any person wishing to comment concerning this application to submit comments in writing to the Economic Regulatory Administration, Room 7108, 2000 M Street, N.W., Washington, D.C., Attention: Paula A. Daigneault, on or before November 9, 1981.

An opportunity to make an oral presentation of data, views, and arguments either against or in support of this application may be requested by any interested person in writing within the ten (10) day comment period. The request should state the person's interest, and if appropriate, why the person is a proper representative of a group or class of persons that has such an interest. The request should include a summary of the proposed oral presentation and a statement as to why an oral presentation is necessary. If ERA determines that an oral presentation is necessary, further notice will be given to Yale and any persons filing comments and will be published in the Federal Register.

Issued in Washington, D.C., on October 23, 1981.

Rayburn Hanzlik,
Administrator, Economic Regulatory Administration.

[FR Doc. 81-31555 Filed 10-29-81; 8:45 am]

BILLING CODE 6450-01-M

Federal Energy Regulatory Commission
 [Volume 527]
 Determinations by Jurisdictional Agencies Under the Natural Gas Policy Act of 1978
 Issued: October 26, 1981.

JUD NO	JA	PKT	AFI	FO	D	S	C	C	WELL	NAME	FIELD	NAME	PROL	PURCHASER

TEXAS RAILROAD COMMISSION														

RECEIVED: 10/01/81 JA: TX														
8200633	F-7C-038500		4223531645		103	WINTERBOTHAM J #1					DOVE CREEK (CANYON D)			75.3 NORTHERN NATURAL
8200646	F-7C-038617		4223531629		103	WINTERBOTHAM K #1					DOVE CREEK (CANYON D)			152.3 NORTHERN NATURAL
-ADA OIL EXPLORATION CORP														
8200449	F-03-031444		4205100000		102-2	WF8B #1					GIDDINGS			100.0 CLAJON GAS CO
-ADDBE OIL & GAS CORPORATION														
8200504	F-7B-035148		4213332679		102-4	GILBERT #1 WELL					MANGUM SOUTH (UPPER MARB			36.0 ODESSA NATURAL CO
8200658	F-8A-038884		4244530920		103	MULDROW "B" #1					PRENTICE NW (SAN ANDRES)			14.0 AMOCO PRODUCTION
-AMCOLE ENERGY CORP														
8200645	F-08-038607		4200300000		103	PARKS #6					MEANS			50.0 PHILLIPS PETROLEU
-AMERICAN PETROFINA COMPANY OF TEXAS														
8200451	F-04-031593		4221531046		103	ALEX RAMEY UT 1 #6					CANO-MEXICO 6600			200.0 VALERO INTERSTATE
-AMMEX PETROLEUM INC														
8200470	F-03-032574		4205130746		102-2	EUGENE KUBENA #2					GIDDINGS AUSTIN CHALK			37.8 CLAJON GAS CO
8200471	F-03-032817		4205130917		102-2	EUGENE KUBENA #2					GIDDINGS AUSTIN CHALK			37.8 CLAJON GAS CO
8200471	F-03-032817		4205130917		103	MARY LOU UNIT #1					GIDDINGS (AUSTIN CHALK)			223.6 CLAJON GAS CO
8200498	F-03-034943		4205131263		102-2	ZULA UNIT #1					GIDDINGS (AUSTIN CHALK)			280.4 CLAJON GAS CO
8200498	F-03-034943		4205131263		103	ZULA UNIT #1					GIDDINGS (AUSTIN CHALK)			280.4 CLAJON GAS CO
-AMOCO PRODUCTION CO														
8200670	F-10-039086		4239330770		103	J B WATERFIELD #3					N W MENDOTA			844.0 MICHIGAN WISCONSI
8200523	F-03-036366		42039331547		103	R O SURFACE #12					HASTINGS, EAST			20.4 AMOCO GAS CO
-ANDERSON PETROLEUM INC														
8200443	F-7C-030970		4210555071		103	AUSTIN C MILLSPAUGH A1 4-12					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200443	F-7C-030970		4210555071		107-TF	AUSTIN C MILLSPAUGH A1 4-12					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200502	F-7C-035113		4210533153		103	BILL CLEGG A 15-55					OZONA (CANYON SAND)			50.0 ANDERSON PIPELINE
8200502	F-7C-035113		4210533193		107-TF	BILL CLEGG A 15-55					OZONA (CANYON SAND)			50.0 ANDERSON PIPELINE
8200500	F-7C-035110		4210533199		103	L B COX JR E 2-10					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200501	F-7C-035111		4210533336		107-TF	L B COX JR E 2-10					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200501	F-7C-035111		4210533336		103	L B COX JR D 1-25					OZONA (CANYON SAND)			50.0 ANDERSON PIPELINE
8200441	F-7C-030868		4210533087		107-TF	L B COX JR D 1-25					OZONA (CANYON SAND)			50.0 ANDERSON PIPELINE
8200441	F-7C-030868		4210533087		103	SARAH C MILLSPAUGH B1 3-70					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200474	F-7C-033028		4210533043		107-TF	SARAH C MILLSPAUGH B1 3-70					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200474	F-7C-033028		4210533043		103	SARAH C MILLSPAUGH B3 4-70					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200442	F-7C-030882		4210533037		107-TF	SARAH C MILLSPAUGH B3 4-70					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
8200442	F-7C-030882		4210533037		103	SARAH C. MILLSPAUGH B2 3-14					OZONA (CANYON SAND)			35.0 ANDERSON PIPELINE
-ANNIE MAE WOODRUFF														
8200526	F-7B-036537		4209300000		103	SMITH #1					FEATTIE N (MARBLE FALLS			0.0
-ARCO OIL AND GAS COMPANY														
8200657	F-01-038875		4201300000		103	GARRETT HENDERSON #4L					FASTING (EDWARDS LIME B)			183.0 LONE STAR GAS CO

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JD NO	JA DKT	API NO	SEC CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200656	F-01-038874	4201300000	103	GARRETT HENDERSON #40	FASHING (EDWARDS LIME A)	183.0	LONE STAR GAS CO
8200527	F-01-036617	4231131373	102-4	GOUGER GAS UT. 4 #3L	S CAMPANA	100.0	ARCO OIL & GAS CO
-ARKANSAS	LOUISIANA GAS CO		RECEIVED: 10/01/81	JA: TX			
8200473	F-06-032967	4231530549	102-4	WALKER #3	RODESSA (COTTON VALLEY)	650.0	ARKANSAS LOUISIAN
-ARKLA EXPLORATION COMPANY			RECEIVED: 10/01/81	JA: TX			
8200661	F-06-038929	4240131013	103	HELVENSTON #1	TATUM NORTH	150.0	ARKANSAS LOUISIAN
8200661	F-06-038929	4240131013	107-TF	HELVENSTON #1	TATUM NORTH	150.0	ARKANSAS LOUISIAN
-B J GIERHART INC			RECEIVED: 10/01/81	JA: TX			
8200493	F-03-034834	4205100000	102-2	MAREK A WELL #2	GIDDINGS (AUSTIN CHALK)	0.0	FERGUSON CROSSING
-BAR M PETROLEUM CO INC			RECEIVED: 10/01/81	JA: TX			
8200627	F-03-038397	4228730890	103	WENKE-WHEELER #1	GIDDINGS (AUSTIN CHALK)	75.0	PHILLIPS PETROLEU
-BEN HOGAN			RECEIVED: 10/01/81	JA: TX			
8200435	F-7B-029888	42093330692	103	W. STOKES #1	HITTIE (MARBLE FALLS)	7.3	SOUTHWESTERN GAS
-BEN J TAYLOR			RECEIVED: 10/01/81	JA: TX			
8200666	F-7B-039035	4236732096	103	MUTCHESON A #6	TOTO (BEND CONG*1. LOWER	180.0	LONE STAR GAS CO
-BLUE RIDGE OIL & GAS EXPLOR INC			RECEIVED: 10/01/81	JA: TX			
8200445	F-7C-031048	4210532429	103	A PHILLIPS #15	ADAMS-BAGGETT RANCH (CAN	15.3	DETROIT-TEXAS GAS
8200445	F-7C-031048	4210532429	107-TF	A PHILLIPS #15	ADAMS-BAGGETT RANCH (CAN	15.3	DETROIT-TEXAS GAS
8200446	F-7C-031057	4210532554	103	A. PHILLIPS #24	ADAMS-BAGGETT RANCH (CAN	12.4	DETROIT-TEXAS GAS
8200446	F-7C-031057	4210532554	107-TF	A. PHILLIPS #24	ADAMS-BAGGETT RANCH (CAN	12.4	DETROIT-TEXAS GAS
8200447	F-7C-031058	4210532555	103	A. PHILLIPS #25	ADAMS-BAGGETT RANCH (CAN	13.3	DETROIT-TEXAS GAS
8200447	F-7C-031058	4210532555	107-TF	A. PHILLIPS #25	ADAMS-BAGGETT RANCH (CAN	13.3	DETROIT-TEXAS GAS
8200448	F-7C-031060	4210532651	103	A. PHILLIPS #27	ADAMS-BAGGETT RANCH (CAN	44.7	DETROIT-TEXAS GAS
8200448	F-7C-031060	4210532651	107-TF	A. PHILLIPS #27	ADAMS-BAGGETT RANCH (CAN	44.7	DETROIT-TEXAS GAS
-CA-TEX PETROLEUM INC			RECEIVED: 10/01/81	JA: TX			
8200558	F-09-037059	4250334810	102-2	BOYDSTON #1	YOUNG COUNTY REGULAR	0.0	MID STATES GAS CO
8200546	F-09-037045	4200934045	102-2	C K GARVEY E #2 RRC #19999	YOUNG COUNTY REGULAR	8.8	MID STATES GAS CO
8200557	F-09-037058	4200934987	102-2	C K GARVEY A #2 RRC #20956	ARCHER COUNTY REGULAR	13.5	MID STATES GAS CO
8200556	F-09-037056	4250300000	102-2	C K GARVEY B #2 RRC #18916	YOUNG COUNTY REGULAR	14.6	MID STATES GAS CO
8200555	F-09-037055	4250334417	102-2	C K GARVEY B #3 RRC #19916	YOUNG COUNTY REGULAR	14.6	MID STATES GAS CO
8200554	F-09-037054	4250332779	102-2	C K GARVEY C #1 RRC # 19067	YOUNG COUNTY REGULAR	7.3	MID STATES GAS CO
8200553	F-09-037053	4200933454	102-2	C K GARVEY D #1 RRC #19368	ARCHER COUNTY REGULAR	24.5	MID STATES GAS CO
8200549	F-09-037048	4200934040	102-2	C K GARVEY D #10 RRC #19368	ARCHER COUNTY REGULAR	24.5	MID STATES GAS CO
8200548	F-09-037047	4200934192	102-2	C K GARVEY D #12 RRC #19368	ARCHER COUNTY REGULAR	24.5	MID STATES GAS CO
8200552	F-09-037051	4200900060	102-2	C K GARVEY D #3 RRC #19368	ARCHER COUNTY REGULAR	24.5	MID STATES GAS CO
8200551	F-09-037050	4200933652	102-2	C K GARVEY D #5 RRC #19368	ARCHER COUNTY REGULAR	24.5	MID STATES GAS CO
8200550	F-09-037049	4200933891	102-2	C K GARVEY D #9 RRC #19368	ARCHER COUNTY REGULAR	24.5	MID STATES GAS CO
8200547	F-09-037046	4250333551	102-2	C K GARVEY E #1 RRC #19999	ARCHER COUNTY REGULAR	8.8	MID STATES GAS CO
8200545	F-09-037044	4200934046	102-2	C K GARVEY E #3 RRC #19999	YOUNG COUNTY REGULAR	8.8	MID STATES GAS CO
8200544	F-09-037043	4250333908	102-2	C K GARVEY E #4 RRC #19999	YOUNG COUNTY REGULAR	9.1	MID STATES GAS CO
8200543	F-09-037040	4250333603	102-2	C K GARVEY G #2 RRC #20150	YOUNG COUNTY REGULAR	9.1	MID STATES GAS CO
8200560	F-09-037227	4250333618	102-2	C K GARVEY G #3 RRC #20150	YOUNG COUNTY REGULAR	9.1	MID STATES GAS CO
8200542	F-09-037039	4250333731	102-2	C K GARVEY G #4 RRC #20150	YOUNG COUNTY REGULAR	10.9	MID STATES GAS CO
8200541	F-09-037038	4250333944	102-2	GRAHAM #1 RRC #20792	YOUNG COUNTY REGULAR	10.9	MID STATES GAS CO
8200540	F-09-037037	4250334350	102-2	GRAHAM #2 RRC #20792	ARCHER COUNTY REGULAR	10.9	MID STATES GAS CO
8200534	F-09-037024	4200934304	102-2	J PRIDEAUX B #2 RRC #20542	ARCHER COUNTY REGULAR	104.0	MID STATES GAS CO
8200536	F-09-037031	4250333943	102-2	MARSHALL #1 RRC #20425	YOUNG COUNTY REGULAR	41.2	MID STATES GAS CO
8200535	F-09-037030	4200934371	102-2	MARSHALL #2 RRC #20425	YOUNG COUNTY REGULAR	41.2	MID STATES GAS CO
8200539	F-09-037035	4200933327	102-2	MCGLOTHIN #1 RRC #19007	ARCHER COUNTY REGULAR	12.8	MID STATES GAS CO
8200538	F-09-037034	4200933376	102-2	MCGLOTHIN #2 RRC #19007	ARCHER COUNTY REGULAR	12.8	MID STATES GAS CO
8200537	F-09-037032	4200934509	102-2	MCGLOTHIN #4 RRC #19007	ARCHER COUNTY REGULAR	12.8	MID STATES GAS CO
-CAL-TEX OIL CO			RECEIVED: 10/01/81	JA: TX			
8200414	F-10-007389	4223300000	108	H W CARVER-A (01112) WELL #1	PANPANDLE HUTCHINSON COU	204.0	DIAMOND SHAMROCK

JD NO	JA DKT	API NO	D SEC	CAT	WELL NAME	RECEIVED:	10/01/81	JA:	TX	FIELD NAME	PROJ	PURCHASER
-EL PASO	NATURAL GAS COMPANY											
8200419	F-10-023657	4217923702	108		DARSEY #2					PANHANDLE WEST BROWN DOL	28.0	EL PASO NATURAL GAS
8200421	F-10-023815	4217923720	108		HOWARD #1					PANHANDLE WEST BROWN DOL	24.0	EL PASO NATURAL GAS
8200422	F-10-023817	4217923745	108		RICE #1					PANHANDLE WEST BROWN DOL	28.0	EL PASO NATURAL GAS
8200420	F-10-023658	4217923751	108		STEWART #1					PANHANDLE WEST BROWN DOL	22.0	EL PASO NATURAL GAS
-EXXON CORPORATION												
*8200619	F-06-038260	4240130799	107-TF		D. M. HEARNE GU 1 #1					OAKHILL, NW (COTTON VALL	450.0	ARMCO STEEL CORP
8200689	F-08-039241	4200332577	103		FULLERTON CLEARFORK UNIT #1117					FULLERTON	15.0	PHILLIPS PETROLEU
8200690	F-08-039242	4200332545	103		FULLERTON CLEARFORK UNIT #2217					FULLERTON	15.0	PHILLIPS PETROLEU
8200597	F-08-037524	4200332484	103		FULLERTON CLEARFORK UNIT 3017					FULLERTON	15.0	PHILLIPS PETROLEU
8200518	F-08-036192	4210332375	103		J B TUBB A/C 1 #233L					SAND HILLS (TUBB)	44.0	EL PASO NATURAL GAS
8200608	F-08-038030	4210332375	103		J B TUBB A/C 1 #233U					SAND HILLS (MCKNIGHT)	19.0	EL PASO NATURAL GAS
8200522	F-08-036320	4210332486	103		J B TUBB A/C 1 #242U					SAND HILLS (MCKNIGHT)	105.0	EL PASO NATURAL GAS
8200428	F-03-025721	4207131023	103		L V REARVIN #5					BELTON LANE SOUTH (FRIO	274.0	HOUSTON PIPELINE
8200691	F-08-039248	4200332649	103		MEANS/SAN ANDRES/ UNIT #2262					MEANS	15.0	PHILLIPS PETROLEU
*8200622	F-06-038333	4236530858	107-TF		NELLE OWENS #2 (CFEC 499)					CARTHAGE (COTTON VALLEY)	450.0	ARMCO STEEL CORP
8200641	F-8A-038560	4216532076	103		ROBERTSON CLFK. UNIT #8401					ROBERTSON N (CLFK 7100)	15.0	PHILLIPS PETROLEU
*8200628	F-06-038410	4240130797	107-TF		TOON GAS UNIT 1 #1					OAKHILL N W (COTTON VALL	450.0	ARMCO STEEL CORP
8200524	F-04-036474	4204730809	103		VFGU #1 2S 7-F (89753)					VIBORAS (MASSIVE FIRST E	365.0	ARMCO STEEL CORP
-FAIR OIL CO												
8200598	F-06-037582	4231530552	103		L S WALKER EST. UNIT (92624)					GREEN FOX (SMITH ZONE)	183.0	EAST TEXAS INDUST
-FELDERHOFF PRODUCTION CO												
8200614	F-09-038195	4223733130	103		MCCLURE #1 (91638)					JACKSBORO E	912.0	SOUTHWESTERN GAS
-FOREST OIL CORPORATION												
8200507	F-04-035689	4221530403	107-TF		A A MCALLEN RANCH #15 RRC ID #70026					MCALLEN RANCH (VICKSBURG	900.0	VALERO TRANSMISSI
8200671	F-02-039092	4212331019	102-2		FRIAR-THOMAS WELL #1					FRIAR RANCH SOUTH (PROPO	540.0	VALERO TRANSMISSI
-GEODYNE RESOURCES INC												
8200668	F-10-039052	4229530951	103		BRADLEY #1-871					N. MAMOTH CREEK	730.0	TRANSWESTERN PIPE
8200669	F-10-039055	4229530953	103		SCHULTZ #2-872-0					N. MAMOTH CREEK (CLEVELA	70.0	DIAMOND SHAMROCK
-GOLDKING PRODUCTION COMPANY												
8200456	F-04-032118	4235531628	102-4		CELANESE CORP. #1					BIG CEASAR E 7150	548.0	HOUSTON PIPE LINE
8200511	F-03-035977	4203931648	103		TEN BRINK #1					CHEANAGO WEST (8900* FRI	234.0	HOUSTON PIPE LINE
-GOOD HOPE REFINERIES INC												
8200564	F-04-037352	4247932713	102-4		BMT #8					LA ROSITA (11600)	609.0	VALERO TRANSMISSI
8200564	F-04-037352	4247932713	107-TF		BMT #8					LA ROSITA (11600)	609.0	VALERO TRANSMISSI
8200590	F-04-037383	4247932383	102-4		C MARTINEZ 3					LA MANGANA (LOBO 6)	600.0	VALERO TRANSMISSI
8200590	F-04-037383	4247932383	107-TF		C MARTINEZ 3					LA MANGANA (LOBO 6)	600.0	VALERO TRANSMISSI
8200565	F-04-037354	4247932409	102-4		CARR #2					CARR (LOBO)	44.0	VALERO TRANSMISSI
8200565	F-04-037354	4247932409	107-TF		CARR #2					CARR (LOBO)	44.0	VALERO TRANSMISSI
8200566	F-04-037355	4247932607	102-4		CARR #4					GATC CREEK (9800)	10.0	VALERO TRANSMISSI
8200566	F-04-037355	4247932607	107-TF		CARR #4					GATC CREEK (9800)	10.0	VALERO TRANSMISSI
8200567	F-04-037356	4247932619	102-4		CARR #5					CARR (LOBO 10,100)	74.0	VALERO TRANSMISSI
8200567	F-04-037356	4247932619	107-TF		CARR #5					CARR (LOBO 10,100)	74.0	VALERO TRANSMISSI
8200625	F-04-037361	4250531167	102-4		LA PERLA #29					LA PERLA RANCH (8500)	58.0	VALERO TRANSMISSI
8200570	F-04-037362	4250531224	102-4		LA PERLA #33					LA PERLA RANCH (LOBO 840	1094.0	VALERO TRANSMISSI
8200570	F-04-037362	4250531224	107-TF		LA PERLA #33					LA PERLA RANCH (LOBO 840	1094.0	VALERO TRANSMISSI
8200568	F-04-037358	4247932615	102-4		LECHENGER #2					SAMUELS (LOBO)	467.0	VALERO TRANSMISSI
8200568	F-04-037358	4247932615	107-TF		LECHENGER #2					SAMUELS (LOBO)	467.0	VALERO TRANSMISSI
8200569	F-04-037360	4247932802	102-4		LECHENGER #3					LECHENGER (8850)	140.0	VALERO TRANSMISSI
8200569	F-04-037360	4247932802	107-TF		LECHENGER #3					LECHENGER (8850)	140.0	VALERO TRANSMISSI
8200571	F-04-037363	4247932616	102-4		LILIA BRUNI #3					LILIA (WILCOX)	10.0	VALERO TRANSMISSI
8200571	F-04-037363	4247932616	107-TF		LILIA BRUNI #3					LILIA (WILCOX)	10.0	VALERO TRANSMISSI
8200572	F-04-037364	4247932694	102-4		LILIA BRUNI #4					MORITAS CREEK (WILCOX 95	81.0	VALERO TRANSMISSI
8200572	F-04-037364	4247932694	107-TF		LILIA BRUNI #4					MORITAS CREEK (WILCOX 95	81.0	VALERO TRANSMISSI

JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200573	F-04-037365	4247932416	102-4	LUNDELL #1	CARR (LOB0)	128.0	VALERO TRANSMISSI
8200573	F-04-037365	4247932416	107-TF	LUNDELL #1	CARR (LOB0)	128.0	VALERO TRANSMISSI
8200595	F-04-037389	4247932465	102-4	LUNDELL #5	LUNDELL (LOB0)	452.0	VALERO TRANSMISSI
8200595	F-04-037389	4247932465	107-TF	LUNDELL #5	LUNDELL (LOB0)	452.0	VALERO TRANSMISSI
8200579	F-04-037372	4247932476	102-4	LUNDELL NO. 10	CARR (LOB0)	720.0	VALERO TRANSMISSI
8200579	F-04-037372	4247932476	107-TF	LUNDELL NO. 10	CARR (LOB0)	720.0	VALERO TRANSMISSI
8200580	F-04-037373	4247932479	102-4	LUNDELL 11	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200580	F-04-037373	4247932479	107-TF	LUNDELL 11	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200581	F-04-037374	4247932479	102-4	LUNDELL 12	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200581	F-04-037374	4247932479	107-TF	LUNDELL 12	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200582	F-04-037375	4247932498	102-4	LUNDELL 15	GATC CREEK (9800)	205.0	VALERO TRANSMISSI
8200582	F-04-037375	4247932498	107-TF	LUNDELL 15	GATC CREEK (9800)	205.0	VALERO TRANSMISSI
8200583	F-04-037375	4247932496	102-4	LUNDELL 15	CARR (LOB0)	840.0	VALERO TRANSMISSI
8200583	F-04-037375	4247932496	107-TF	LUNDELL 15	CARR (LOB0)	840.0	VALERO TRANSMISSI
8200583	F-04-037376	4247932777	102-4	LUNDELL 16	GATC CREEK (9800)	840.0	VALERO TRANSMISSI
8200583	F-04-037376	4247932777	107-TF	LUNDELL 16	GATC CREEK (9800)	840.0	VALERO TRANSMISSI
8200574	F-04-037366	4247932447	102-4	LUNDELL 2	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200574	F-04-037366	4247932447	107-TF	LUNDELL 2	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200575	F-04-037367	4247932446	102-4	LUNDELL 3	CARR (LOB0)	605.0	VALERO TRANSMISSI
8200575	F-04-037367	4247932446	107-TF	LUNDELL 3	CARR (LOB0)	605.0	VALERO TRANSMISSI
8200576	F-04-03736	4247932463	102-4	LUNDELL 6	CARR (LOB0)	605.0	VALERO TRANSMISSI
8200576	F-04-03736	4247932463	107-TF	LUNDELL 6	CARR (LOB0)	605.0	VALERO TRANSMISSI
8200577	F-04-037370	4247932473	102-4	LUNDELL 7	GATC CREEK 9800	290.0	VALERO TRANSMISSI
8200577	F-04-037370	4247932473	107-TF	LUNDELL 7	GATC CREEK 9800	290.0	VALERO TRANSMISSI
8200578	F-04-03737	4247932477	102-4	LUNDELL 8	CARR (LOB0)	360.0	VALERO TRANSMISSI
8200578	F-04-03737	4247932477	107-TF	LUNDELL 8	CARR (LOB0)	360.0	VALERO TRANSMISSI
8200585	F-04-037378	4250531133	102-4	MCASKILL 1	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200585	F-04-037378	4250531133	107-TF	MCASKILL 1	CARR (LOB0)	10.0	VALERO TRANSMISSI
8200586	F-04-037379	4250531161	102-4	MCASKILL 2	BLANCAS CREEK (WILCOX 10)	360.0	VALERO TRANSMISSI
8200586	F-04-037379	4250531161	107-TF	MCASKILL 2	BLANCAS CREEK (WILCOX 10)	360.0	VALERO TRANSMISSI
8200587	F-04-037380	4250531210	102-4	MCASKILL 3	BLANCAS CREEK (10850)	39.0	VALERO TRANSMISSI
8200587	F-04-037380	4250531210	107-TF	MCASKILL 3	BLANCAS CREEK (10850)	39.0	VALERO TRANSMISSI
8200588	F-04-03738	4247931239	102-4	MCASKILL 4	BLANCAS CREEK (10850)	180.0	VALERO TRANSMISSI
8200588	F-04-03738	4247931239	107-TF	MCASKILL 4	BLANCAS CREEK (10850)	180.0	VALERO TRANSMISSI
8200584	F-04-037377	4247932678	102-4	MMA CATTLE CO 2	MCASKILL (LOB0)	470.0	VALERO TRANSMISSI
8200584	F-04-037377	4247932678	107-TF	MMA CATTLE CO 2	MCASKILL (LOB0)	470.0	VALERO TRANSMISSI
8200591	F-04-037384	4247932522	102-4	ROTTERS MAN 2	LAS HITAS (WILCOX)	631.0	VALERO TRANSMISSI
8200591	F-04-037384	4247932522	107-TF	ROTTERS MAN 2	LAS HITAS (WILCOX)	631.0	VALERO TRANSMISSI
8200589	F-04-037382	4247932569	102-4	S G MARSHALL 1	ROTTERS MAN (LOB0)	617.0	VALERO TRANSMISSI
8200589	F-04-037382	4247932569	107-TF	S G MARSHALL 1	ROTTERS MAN (LOB0)	617.0	VALERO TRANSMISSI
8200594	F-04-037388	4247932639	102-4	VAGUILLAS #4	ROTTERS MAN (LOB0)	617.0	VALERO TRANSMISSI
8200594	F-04-037388	4247932639	107-TF	VAGUILLAS #4	ROTTERS MAN (LOB0)	617.0	VALERO TRANSMISSI
8200592	F-04-037386	4247932426	102-4	VAGUILLAS 2	VAGUILLAS RANCH (11600)	540.0	VALERO TRANSMISSI
8200592	F-04-037386	4247932426	107-TF	VAGUILLAS 2	VAGUILLAS RANCH (11600)	540.0	VALERO TRANSMISSI
8200593	F-04-037387	4247932530	102-4	VAGUILLAS 3	VAGUILLAS RANCH (WILCOX)	259.0	VALERO TRANSMISSI
8200593	F-04-037387	4247932530	107-TF	VAGUILLAS 3	VAGUILLAS RANCH (WILCOX)	259.0	VALERO TRANSMISSI
-GULF OIL CORPORATION				RECEIVED: 10/01/81			
8200517	F-03-036007	4204130458	103	W F ODOM UNIT III, WELL #1	KURTEN (WOODBINE)	40.0	PRODUCER'S GAS CO
-H-W OIL CO				RECEIVED: 10/01/81			
8200621	F-04-038291	4213134824	102-4	PEDRO GARCIA WELL #1	ASOG (FRIO 4950)	0.0	GHR ENERGY CORP
8200621	F-04-038291	4213134824	103	PEDRO GARCIA WELL #1	ASOG (FRIO 4950)	0.0	GHR ENERGY CORP
-HAMMAN OIL & REFINING CO				RECEIVED: 10/01/81			
8200431	F-03-027121	4220130969	102-4	JEWISH HOME FOR THE AGED WELL #1	CYPRESS	108.0	TENNESSEE GAS PIP
-HAROWICK OIL CO				RECEIVED: 10/01/81			
8200489	F-03-034632	4201530468	103	G C YELDERMAN UNIT #1	NEW ULM (WILCOX 10,600)	150.0	CHANNEL INDUSTRIE
8200489	F-03-034632	4201530468	107-TF	G C YELDERMAN UNIT #1	NEW ULM (WILCOX 10,600)	150.0	CHANNEL INDUSTRIE

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JD NO	JA CAT	API NO	D SFC	CAT	WELL NAME	RECEIVED	DATE	JA	TX	FIELD NAME	PROD	PURCHASER
-HARKEN OIL & GAS INCORP						RECEIVED: 10/01/81		JA: TX				
8200693	F-7B-039267	4214330392	103		GUARLES #1			JA: TX		LIBERTY OAK (BIG SALINE)	328.5	NORTHERN GAS PROD
-HENRY HYDROCARBON INC						RECEIVED: 10/01/81		JA: TX				
8200665	F-7B-039023	4236300000	103		JENKINS A #1			JA: TX		MINERAL WELLS NORTH (BIG	35.0	SOUTHWESTERN GAS
-HIGHLAND RESOURCES INC						RECEIVED: 10/01/81		JA: TX				
8200429	F-05-026200	4216130530	102-4		T W LANE WELL #1			JA: TX		KIRVIN (SMACKOVER)	355.0	DELHI GAS PIPE LI
-HNG OIL COMPANY						RECEIVED: 10/01/81		JA: TX				
8200650	F-7C-038796	4243532497	103		STEWART 6-3			JA: TX		SAWYER (CANYON)	109.5	INTRATEX GAS CO
8200650	F-7C-038796	4243532497	107-TF		STEWART 6-3			JA: TX		SAWYER (CANYON)	109.5	INTRATEX GAS CO
8200613	F-7C-038144	4243500000	103		WADE 33 #1			JA: TX		SAWYER (CANYON)	119.2	INTRATEX GAS CO
-HOWELL DRILLING INC						RECEIVED: 10/01/81		JA: TX				
8200632	F-02-038488	4228500000	102-4		LANGENBERG-TURNNOV G L WELL #1			JA: TX		KINKLER	0.0	VALERO TRANSMISSI
--HUNT OIL COMPANY						RECEIVED: 10/01/81		JA: TX				
8200606	F-06-037936	4236530771	107-TF		MATTHEW HARRIS UNIT WELL #2			JA: TX		CARTHAGE (COTTON VALLEY)	46.0	UNITED GAS PIPE L
-INVESTEK INC						RECEIVED: 10/01/81		JA: TX				
8200629	F-09-030445	4223700000	103		J E HENDERSON A-1			JA: TX		JACK COUNTY REGULAR	43.8	SOUTHWESTERN GAS
-J CLEO THOMPSON						RECEIVED: 10/01/81		JA: TX				
8200530	F-7C-036773	4210532819	103		P L CHILDRESS #7			JA: TX		OZONA NE (CANYON 7520*)	240.0	PHILLIPS PETROLEU
8200530	F-7C-036773	4210532819	107-TF		P L CHILDRESS #7			JA: TX		OZONA NE (CANYON 7520*)	240.0	PHILLIPS PETROLEU
-JAMES K ANDERSON INC						RECEIVED: 10/01/81		JA: TX				
8200662	F-9C-038948	4239931941	103		MICHAELIS UNIT NO. 1			JA: TX		FRITZESS (ODOM LIME)	180.0	LONE STAR GAS CO
-JOHN W PURSLEY						RECEIVED: 10/01/81		JA: TX				
8200686	F-09-038236	4223700000	108		AVERY #1			JA: TX		SHABAY	2.9	LONE STAR GAS CO
8200687	F-09-039237	4223700000	108		JONES #1			JA: TX		GATES WEST (CONGL.)	5.7	LONE STAR GAS CO
-KAMLOK INC						RECEIVED: 10/01/81		JA: TX				
8200610	F-7C-038122	4226700000	102-2		PRENTICE "A" #2			JA: TX		PRENTICE STRAWN	25.0	INTRATEX GAS CO
8200611	F-7C-038123	4226700000	102-2		PRENTICE A #1			JA: TX		PRENTICE STRAWN	100.0	INTRATEX GAS CO
8200612	F-7C-038124	4226700000	102-2		PRENTICE B #1			JA: TX		PRENTICE STRAWN	60.0	INTRATEX GAS CO
-KEITH D GRAHAM						RECEIVED: 10/01/81		JA: TX				
8200683	F-03-039193	4205131500	102-2		BLAIR UNIT #1			JA: TX		GIDDINGS (AUSTIN CHALK-3	101.5	PHILLIPS PETROLEU
8200684	F-03-039195	4205131356	102-2		SANTA FE #1			JA: TX		GIDDINGS (AUSTIN CHALK-3	275.2	FERGUSON CROSSING
-KETAL OIL PRODUCING CO						RECEIVED: 10/01/81		JA: TX				
8200654	F-7C-038825	4208131010	103		PENTECOST "A" NO. 1			JA: TX		MEADOW CREEK (CANYON)	48.1	
8200677	F-7C-039143	4208131009	103		PENTECOST "B" NO. 1			JA: TX		MEADOW CREEK (CANYON)	57.3	
-KILLAM & HURO LTD						RECEIVED: 10/01/81		JA: TX				
8200692	F-02-039257	4246931725	102-4		T C KOLLE, WELL #1			JA: TX		COLLETOVILLE CREEK	0.0	
-KIRBY EXPLORATION CO						RECEIVED: 10/01/81		JA: TX				
*8200533	F-03-036839	4204130078	102-4		STATE 68903 340-L NW/4/2-LT			JA: TX		BLOCK 340	180.0	SOUTHERN NATURAL
-LYONS PETROLEUM INC						RECEIVED: 10/01/81		JA: TX				
8200688	F-06-039239	4220330741	102-4		KITTIE HARRIS' #1			JA: TX		PINE BLUFF (PAGE 6500)	0.0	EAST TEXAS INDUST
8200688	F-06-039239	4220330741	103		KITTIE HARRIS #1			JA: TX		PINE BLUFF (PAGE 6500)	0.0	EAST TEXAS INDUST
8200510	F-02-035951	4223931519	102-2		W B MOODY #1			JA: TX		LAWARD, NORTH (6070)	36.0	UNITED TEXAS TRAN
-MAGUIRE OIL COMPANY						RECEIVED: 10/01/81		JA: TX				
8200455	F-03-031914	4232100000	107-PE		HUEBNER GAS UNIT #2-5			JA: TX		FAITH-MAG (9500* FRI0)	0.1	VALLEY PIPE LINES
8200529	F-03-036761	4232100000	107-PE		HUEBNER GAS UNIT #4-1			JA: TX		FAITH-MAG (9500* FRI0)	2.4	VALLEY PIPE LINES
-MARSHALL EXPLORATION INC						RECEIVED: 10/01/81		JA: TX				
8200505	F-06-035313	4236531182	103		TOMPKINS #2			JA: TX		FAIRPLAY N E (TRAVIS PEA	250.0	ARKANSAS-LOUISIAN
-MARTIN OIL & GAS CO						RECEIVED: 10/01/81		JA: TX				
8200563	F-03-037343	4205100000	102-2		JONES-OARBY #1			JA: TX		CALDWELL (AUSTIN CHALK)	0.0	
8200562	F-03-037338	4205100000	102-2		THOMAS-EASLEY UNIT #1			JA: TX		CALDWELL (AUSTIN CHALK)	0.0	FERGUSON CROSSING
-MAXON PETROLEUM CO						RECEIVED: 10/01/81		JA: TX				
8200655	F-7B-038837	4204932609	102-4		J R BRUSH #1 (93792)			JA: TX		MAXON (CANYON 800)	0.0	OCESSA NATURAL CO
-MCCORMICK OPERATING CO						RECEIVED: 10/01/81		JA: TX				

JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	UNIT NO.	UNIT #1	UNIT #1	UNIT #1	FIELD NAME	PRD	PURCHASER
8200685	F-06-039208	4240130601	103	LONGHORN GAS UNIT NO. 1	1				OAK HILL (COTTON VALLEY)	96.1	HYDROCARBON TRANS
8200620	F-06-038268	4236530301	103	RAUDER BIGGERSTAFF GAS UNIT #1					BECKVILLE WEST (COTTON V	26.0	TEJAS GAS CORP
8200682	F-06-039189	4240130614	103	RAUDER GAS UNIT NO. 1	1				OAK HILL (COTTON VALLEY)	176.5	HYDROCARBON TRANS
8200652	F-06-038807	4240130579	103	SOONER GAS UNIT NO. 1	1				OAK HILL (COTTON VALLEY)	143.7	HYDROCARBON TRANS
-MC60LDRICK OIL COMPANY				RECEIVED: 10/01/81	JA: TX						
8200499	F-06-034968	4240131047	102-2	PEARL BARRON GAS UNIT #1	WELL #1				CYRIL (COTTON VALLEY)	365.0	UNITED GAS PIPE L
8200499	F-06-034968	4240131047	107-TF	PEARL BARRON GAS UNIT #1	WELL #1				CYRIL (COTTON VALLEY)	365.0	UNITED GAS PIPE L
-MITCHELL ENERGY CORPORATION				RECEIVED: 10/01/81	JA: TX						
8200479	F-09-033988	4249700000	103	C A LAWRENCE #10-U					MORRIS (CONSOLIDATED CON	200.0	NATURAL GAS PIPE
8200509	F-09-035922	4250334304	103	C A MCMURTRY #4					JERMYN WEST (CADD00)	65.0	SOUTHWESTERN GAS
8200436	F-05-030032	4229330510	103	C H FENTON #1					THORNTON S (COTTON VALLE	0.0	TEXAS UTILITIES F
8200436	F-05-030032	4229330510	107-TF	C H FENTON #1					THORNTON S (COTTON VALLE	0.0	TEXAS UTILITIES F
8200487	F-09-034505	4249731965	103	D J HUGHES #18					BOONSVILLE (BEND CONGL.	330.0	NATURAL GAS PIPE
8200466	F-09-032492	4223733185	103	J W LOVING ESTATE #2-T					JERMYN WEST MARBLE FALLS	100.0	SOUTHWESTERN GAS
8200521	F-03-036307	4228730641	103	KRAUSE #2					GIDDINGS (AUSTIN CHALK)	0.0	
8200607	F-78-037975	4222100000	108	H PEVELER #4 83538					BRATTON (MARBLE FALLS)	8.3	SOUTHWESTERN GAS
8200651	F-09-038801	4249720157	107-PE	R L TITCH #1 47252					WISE - KENT (HAM SAND)	37.0	LONE STAR GAS CO
8200496	F-05-034886	4229330513	103	R. L. KERR #1					POKEY, EAST (COTTON VALL	275.0	SOUTHWESTERN GAS
8200496	F-05-034886	4229330513	107-TF	R. L. KERR #1					POKEY, EAST (COTTON VALL	275.0	SOUTHWESTERN GAS
-MOSBACHER PRODUCTION CO				RECEIVED: 10/01/81	JA: TX						
8200559	F-03-037198	4205130707	102-2	ROBERT SPEARMAN "B" WELL NO. 1					GIDDINGS (AUSTIN CHALK)	17.0	CLAJON GAS CO
-OXOCO EXPLORATION CORP				RECEIVED: 10/01/81	JA: TX						
8200525	F-04-036493	4235531659	102-4	L J MOORE #1					KNOLLE	182.5	VALLEY GAS TRANSM
-PANTHER OIL CO				RECEIVED: 10/01/81	JA: TX						
8200644	F-8A-038573	4221933199	103	PANTHER C #17					LEVELLAND (SAN ANDRES)	10.5	AMOCO PRODUCTION
8200643	F-8A-038572	4221933198	103	PANTHER C #18					LEVELLAND (SAN ANDRES)	10.8	AMOCO PRODUCTION
8200642	F-8A-038571	4221933209	103	PANTHER C #19					LEVELLAND (SAN ANDRES)	10.5	AMOCO PRODUCTION
-PAUL STEPHEN FUGUA				RECEIVED: 10/01/81	JA: TX						
8200503	F-78-035127	4236731976	102-4	FRED SHARPE #1					SHARPE (ATOKA)	109.5	EMPIRE PIPELINE C
-PETRO-LEWIS CORPORATION				RECEIVED: 10/01/81	JA: TX						
8200453	F-03-031718	4215700000	103	J H P DAVIS #4					LONG POINT DOME	547.0	DOW CHEMICAL CO
-PETRO-SEARCH INC				RECEIVED: 10/01/81	JA: TX						
8200415	F-10-013906	4223300000	108	WEATH. 1-117-01243-2					PANHANDLE	7.3	PHILLIPS PETROLEU
-PETROLEUM CORP OF DELAWARE				RECEIVED: 10/01/81	JA: TX						
8200472	F-03-032879	4231330297	103	MORRIS GAS UNIT #2 WELL					CONNOR (GLEN ROSE)	182.5	LONE STAR GAS CO
-PETRUS OPERATING CO INC				RECEIVED: 10/01/81	JA: TX						
8200647	F-06-038690	4240131133	102-4	CANON BUCKNER #1					EZIM (PETTIT) FIELD	0.0	
8200647	F-06-038690	4240131133	103	CANON BUCKNER #1					EZIM (PETTIT) FIELD	0.0	
8200531	F-03-036817	4224531452	102-4	WALTER #2					CHINA SE (NODOSARIA 2ND	0.0	
8200531	F-03-036817	4224531452	103	WALTER #2					CHINA SE (NODOSARIA 2ND	0.0	
-PHILLIPS PETROLEUM COMPANY				RECEIVED: 10/01/81	JA: TX						
8200617	F-08-038238	4213533579	103	DEFORD #5 (02125)					GOLDSMITH (CLEARFORK)	2.9	EL PASO NATURAL G
8200413	F-08-004535	4213520635	108-ER	NORTH PENWELL UNIT #30					PENWELL	0.0	EL PASO NATURAL G
-RAY HERRING				RECEIVED: 10/01/81	JA: TX						
8200609	F-78-038055	4236332171	102-4	WILLINGHAM #1					RYAN	120.0	SOUTHWESTERN GAS.
-REALTOS IV EXPLORATORY PROGRAM				RECEIVED: 10/01/81	JA: TX						
8200660	F-02-038898	4246931749	103	JOHN V ROHRBACHER 1					COLCGNE (4100)	185.0	TENNESSEE GAS PIP
-RIDDLE OIL CO				RECEIVED: 10/01/81	JA: TX						
8200424	F-06-024600	4240130924	102-2	MAJOR KENNEDY ESTATE #2					NEW FIELD (UNNAMED)	500.0	TEXAS EASTERN TRA
-RIDGE OIL CO				RECEIVED: 10/01/81	JA: TX						
8200640	F-78-038555	4213332088	102-4	BLEDSONE #1					RANGER NW (MARBLE FALLS)	28.8	COMPRESSOR RENTAL
8200640	F-78-038555	4213332088	103	BLEDSONE #1					RANGER NW (MARBLE FALLS)	28.8	COMPRESSOR RENTAL
8200637	F-78-038542	4213332901	102-4	CANTWELL UNIT #1					RANGER NW (MARBLE FALLS)	0.0	COMPRESSOR RENTAL
8200637	F-78-038542	4213332901	103	CANTWELL UNIT #1					RANGER NW (MARBLE FALLS)	0.0	COMPRESSOR RENTAL

JD NO	JA DKT	API NO	D SFC CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200639	F-78-038546	4213332044	102-4	GARRETT #1	RANGER NW (MARBLE FALLS)	17.3	COMPRESSOR RENTAL
8200639	F-78-038546	4213332044	103	GARRETT #1	RANGER NW (MARBLE FALLS)	17.3	COMPRESSOR RENTAL
8200638	F-78-038544	4213332453	102-4	MARY BARNES #2	RANGER NW (MARBLE FALLS)	45.7	COMPRESSOR RENTAL
8200638	F-78-038544	4213332453	103	MARY BARNES #2	RANGER NW (MARBLE FALLS)	45.7	COMPRESSOR RENTAL
8200634	F-78-038535	4213332853	102-4	MILLS #1	RANGER NW (MARBLE FALLS)	31.0	COMPRESSOR RENTAL
8200634	F-78-038535	4213332853	103	MILLS #1	RANGER NW (MARBLE FALLS)	31.0	COMPRESSOR RENTAL
8200635	F-78-038536	4213332859	102-4	MILLS #2	RANGER NW (MARBLE FALLS)	23.4	COMPRESSOR RENTAL
8200635	F-78-038536	4213332859	103	MILLS #2	RANGER NW (MARBLE FALLS)	23.4	COMPRESSOR RENTAL
8200636	F-78-038541	4213332902	102-4	WAGNER #2	RANGER NW (MARBLE FALLS)	0.0	COMPRESSOR RENTAL
8200636	F-78-038541	4213332902	103	WAGNER #2	RANGER NW (MARBLE FALLS)	0.0	COMPRESSOR RENTAL
-RK PETROLEUM CORP				RECEIVED: 10/01/81			
8200678	F-8A-039149	4211531528	102-4	HANCOCK #1 WELL	EMI (SPRABERRY)	6.6	PHILLIPS PETROLEU
-SABINE PRODUCTION COMPANY				RECEIVED: 10/01/81			
8200680	F-7C-039185	4210500000	102-4	UNIVERSITY 32-2 #1	HOWARDS CREEK (PENN)	182.5	
8200680	F-7C-039185	4210500000	103	UNIVERSITY 32-2 #1	HOWARDS CREEK (PENN)	182.5	
8200681	F-7C-039186	4210500000	102-4	UNIVERSITY 32-5 #1	HOWARDS CREEK (PENN)	182.5	
8200681	F-7C-039186	4210500000	103	UNIVERSITY 32-5 #1	HOWARDS CREEK (PENN)	182.5	
-SAMEDAN OIL CORPORATION				RECEIVED: 10/01/81			
8200520	F-04-036265	4271330012	102-2	STATE TRACT 818-L #A-1	SAMEDAN FRIO	1800.0	EL PASO NATURAL G
-SANCHEZ-OBRIEN OIL & GAS CORP				RECEIVED: 10/01/81			
8200512	F-08-035979	4200332214	103	F M ALLBRIGHT #1	WEMAC WOLFCAMP	500.0	PHILLIPS PETROLEU
8200513	F-08-035980	4200332373	103	F M ALLBRIGHT #1-A	WEMAC (WOLFCAMP)	500.0	PHILLIPS PETROLEU
8200514	F-08-035981	4200332424	103	F M ALLBRIGHT #2	WEMAC (WOLFCAMP)	500.0	PHILLIPS PETROLEU
8200515	F-08-035982	4200332424	103	F M ALLBRIGHT #2-A	WEMAC (WOLFCAMP)	500.0	PHILLIPS PETROLEU
8200630	F-08-038469	4217331122	103	GLENN W. HILLGER #1	BLALOCK LAKE E (WOLFCAMP)	500.0	PHILLIPS PETROLEU
8200516	F-08-035983	4200332144	103	W T ANDERSON ET AL #1	WEMAC (WOLFCAMP)	0.0	PHILLIPS PETROLEU
-SAXON OIL COMPANY				RECEIVED: 10/01/81			
8200425	F-7C-024951	4246131511	103	AMACKER #67-1 WELL	WILGCAT	170.5	EL PASO NATURAL G
8200425	F-7C-024951	4246131511	107-TF	AMACKER #67-1 WELL	WILDCAT	170.5	EL PASO NATURAL G
8200426	F-7C-024952	4246100000	103	AMACKER #88-1	WILDCAT	21.9	EL PASO NATURAL G
8200423	F-08-024122	4231732158	103	GAY MADE #4	BREEDLOVE, EAST (SPRABER	16.0	PHILLIPS PETROLEU
-SHILLELAGH CORP				RECEIVED: 10/01/81			
8200626	F-78-038356	4242932839	103	LEDRETT #4 RRC# 16745	STEPHENS COUNTY REGULAR	73.0	LONE STAR GAS CO
-SHOW PETROLEUM INC				RECEIVED: 10/01/81			
8200615	F-78-038198	4213332835	103	DILLINDER B #1	EASTLAND COUNTY REGULAR	22.0	NORTH GORMAN GATH
-SOUTHLAND ROYALTY CO				RECEIVED: 10/01/81			
8200528	F-08-036651	4249500000	108	J B WALTON #1	KERMIT	15.0	CABOT CORP
-SUBURBAN PROPANE GAS CORP				RECEIVED: 10/01/81			
8200532	F-7C-036818	4210533114	103	MCMULLAN 3 #2	DAVIDSON RANCH (PENN 789	0.0	NORTHERN NATURAL
8200532	F-7C-036818	4210533114	107-TF	MCMULLAN 3 #2	DAVIDSON RANCH (PENN 789	0.0	NORTHERN NATURAL
-SUN OIL COMPANY (DELAWARE)				RECEIVED: 10/01/81			
8200485	F-05-034300	4228930366	102-2	E N VANN #1	SILVER CREEK (PROPOSED)	0.0	
8200485	F-05-034300	4228930386	107-TF	E N VANN #1	SILVER CREEK (PROPOSED)	0.0	
8200418	F-04-022678	4235531419	102-4	STATE TRACT 423, WELL #12	RED FISH BAY	1230.0	UNITED GAS PIPE L
-SUNBELT OIL & GAS INC				RECEIVED: 10/01/81			
8200618	F-78-038239	4213532717	103	ELDER #1	EASTLAND COUNTY REGULAR	50.0	LONE STAR GAS CO
-SUNDANCE OIL CO				RECEIVED: 10/01/81			
8200434	F-05-029727	4216130535	102-4	MOODY ESTATE #1(RRC IC 85691)	REED, N.(COTTON VALLEY L	300.0	UNITED TEXAS TRAN
8200434	F-05-029727	4216130535	107-TF	MOODY ESTATE #1(RRC ID 85691)	REED, N.(COTTON VALLEY L	300.0	UNITED TEXAS TRAN
-SUPERIOR OIL CO				RECEIVED: 10/01/81			
8200631	F-03-038524	4228730904	103	ALBERT KNOX #1	GIDDINGS (AUSTIN CHALK)	0.0	
-TAUBERT & STEED				RECEIVED: 10/01/81			
8200462	F-8A-032324	4226930804	102-4	S B BURNETT ESTATE #GG# 6	BIG-S STRAWN	0.5	LONE STAR GAS CO

JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200459	F-8A-032297	4226930365	102-4	S B BURNETT ESTATE N-14	ANNE TANDY STRAWN 5400	3.2	LONE STAR GAS CO
8200460	F-8A-032298	4226930312	102-4	S B BURNETT ESTATE N-15	ANNE TANDY STRAWN 5400	4.6	LONE STAR GAS CO
8200458	F-8A-032294	4226930284	102-4	S B BURNETT ESTATE N-9	ANNE TANDY STRAWN 5400	0.4	LONE STAR GAS CO
8200461	F-8A-032313	4226930293	102-4	S B BURNETT ESTATE NA 2	ANNE TANDY STRAWN 5400	6.5	LONE STAR GAS CO
8200457	F-8A-032293	4226930241	102-4	S B BURNETT ESTATE Y16A	ANNE TANDY STRAWN 5400	1.2	LONE STAR GAS CO
8200464	F-8A-032348	4226930288	102-4	S B BURNETT ESTATE Y26A	ANNE TANDY STRAWN LOWER	4.1	LONE STAR GAS CO
8200463	F-8A-032342	4226930301	102-4	S B BURNETT ESTATE Y7A	ANNE TANDY STRAWN LOWER	6.2	LONE STAR GAS CO
-TAYLOR OPERATING COMPANY				RECEIVED: 10/01/81 JA: TX			
8200433	F-09-029650	4249700000	103	DESSIE IRENE LEMME #1 (74099)	BOONSVILLE (BEND CONGL.)	222.7	NATURAL GAS PIPE.
-TENNECO OIL COMPANY				RECEIVED: 10/01/81 JA: TX			
8200599	F-8A-037723	4203330568	103	PHILLIPS CLAYTON JOHNSON 1-5	LUCK-POT (CANYON REEF)	365.0	GETTY OIL CO
-TERRA RESOURCES INC				RECEIVED: 10/01/81 JA: TX			
8200649	F-7C-038775	4262000074	108	H J CASE #1	VERLREX	14.0	CRA INC
-TEXAS CRUDE OIL INC				RECEIVED: 10/01/81 JA: TX			
8200653	F-06-038814	4200130026	107-PE	SAMUEL A LIPSEY #1	ELKHART (PETTIT)	0.0	TEXAS UTILITIES F
-TEXAS INTERNATIONAL PET CORP				RECEIVED: 10/01/81 JA: TX			
8200623	F-03-038352	4205100000	102-2	CRUMP-GIESSEL #2	GIDDINGS (AUSTIN CHALK)	0.0	CLAJON GAS CO
8200624	F-03-038353	4205100000	102-2	HAMBLIN #2	GIDDINGS (AUSTIN CHALK)	300.0	CLAJON GAS CO
8200444	F-06-030995	4240130974	107-TF	RAY GOLDEN UNIT #1	DIRGIN (COTTON VALLEY)	600.0	TEXAS EASTERN TRA
8200508	F-06-035763	4240131080	107-TF	VINSON UNIT #1	DIRGIN (COTTON VALLEY)	600.0	DELHI GAS PIPELIN
8200508	F-06-035763	4240131080	107-TF	VINSON UNIT #1	DIRGIN (COTTON VALLEY)	600.0	DELHI GAS PIPELIN
8200679	F-03-039154	4205131636	102-2	WILLIAMS-TAYLOR	GIDDINGS (AUSTIN CHALK)	180.0	CLAJON GAS CO
8200494	F-06-034840	4240131050	107-TF	WILLIAMSON W UNIT #1	DIRGIN (COTTON VALLEY)	70.0	DELHI GAS PIPELIN
8200494	F-06-034840	4240131050	107-TF	WILLIAMSON W UNIT #1	DIRGIN (COTTON VALLEY)	70.0	DELHI GAS PIPELIN
-TEXAS OIL & GAS CORP				RECEIVED: 10/01/81 JA: TX			
8200475	F-03-033470	4228730778	103	BLAMA #1	GIDDINGS (AUSTIN CHALK)	109.0	
8200417	F-05-020879	4216130544	102-4	MCSWANE #1	MCSWANE (COTTON VALLEY L	1.5	
8200417	F-05-020879	4216130544	107-TF	MCSWANE #1	MCSWANE (COTTON VALLEY L	1.5	
8200417	F-05-020879	4216130544	103	MCSWANE #1	MCSWANE (COTTON VALLEY L	1.5	
8200484	F-05-034087	4216130602	103	PICKETT GU #2	TEAGUE (COTTON VALLEY)	0.0	
8200484	F-05-034087	4216130602	107-TF	PICKETT GU #2	TEAGUE (COTTON VALLEY)	0.0	
8200506	F-02-035658	4223931592	102-4	SCHAEFER B-3	MCDANIEL (340) PROPOSE	0.0	TEXAS EASTERN TRA
8200450	F-05-031476	4216130622	107-TF	TEAGUE GAS UNIT #4-2	TEAGUE S. COTTON VALLEY	0.9	DELHI GAS PIPELIN
8200450	F-05-031476	4216130622	103	TEAGUE GAS UNIT #4-2	TEAGUE S. COTTON VALLEY	0.9	DELHI GAS PIPELIN
8200438	F-05-030344	4216130621	102-4	WILLIAMS O #1	TEAGUE S (COTTON VALLEY	300.0	
8200438	F-05-030344	4216130621	107-TF	WILLIAMS O #1	TEAGUE S (COTTON VALLEY	300.0	
8200438	F-05-030344	4216130621	103	WILLIAMS O #1	TEAGUE S (COTTON VALLEY	300.0	
-TEXLAND-RECTOR & SCHUMACHER				RECEIVED: 10/01/81 JA: TX			
8200476	F-7B-033493	4236730954	103	W K YOUNG #1	BUCK RANCH (STRAWN)	167.0	SOUTHWESTERN GAS
-THE DOW CHEMICAL COMPANY				RECEIVED: 10/01/81 JA: TX			
8200602	F-05-037874	4234931422	107-TF	FARMER OIL UNIT B WELL #2	CHENEYBORO	36.0	INTRASTATE GAS TR
8200605	F-05-037878	4234931259	107-TF	HAYES OIL UNIT A WELL #1	CHENEYBORO	36.0	INTRASTATE GAS TR
8200603	F-05-037816	4234931352	107-TF	HAYES OIL UNIT C WELL #3	CHENEYBORO	72.0	INTRASTATE GAS TR
8200604	F-05-037871	4234931375	107-TF	RAYMOND HAYES WELL #2	CHENEYBORO	36.0	INTRASTATE GAS TR
-THOMAS C CANAN				RECEIVED: 10/01/81 JA: TX			
8200659	F-7B-038897	4242931781	103	GARDENHIRE RRC# 82455	STEPHENS COUNTY REGULAR	6.0	WARREN PETROLEUM
-THOMAS-POWELL ROYALTY INC				RECEIVED: 10/01/81 JA: TX			
8200663	F-7C-039006	4239931650	102-4	MIKESKA #1-L (91471)	WINGATE, N.W. (ODOM)	450.0	UNION TEXAS PETRO
-U S OPERATING INC				RECEIVED: 10/01/81 JA: TX			
8200497	F-03-034934	4228730837	102-2	TISH #1 RRC ID	GIDDINGS (AUSTIN CHALK)	146.0	PGP GAS PRODUCTS,
-UNION OIL COMPANY OF CALIF				RECEIVED: 10/01/81 JA: TX			
8200491	F-08-034655	4200332283	103	DOLLARHIDE UNIT #15-6-C	DOLLARHIDE (CLEARFORK)	9.0	DOLLARHIDE GASOLI

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JD NO	JA OKT	API NO	D SEC CAT	WELL NAME	RECEIVED	UNIT	JA	FRCD	PURCHASER
8200492	F-08-034656	4200332282	103	DOLLARHIDE UNIT #15-8-C	10/01/81	JA: TX		45.0	DOLLARHIDE GASOLI
8200490	F-08-034649	4200332285	103	DOLLARHIDE UNIT #7-1-C	10/01/81	JA: TX		50.0	DOLLARHIDE GASOLI
-WALTER EXPLORATION INC				RECEIVED: 10/01/81					
8200664	F-7B-039015	4236331809	108	RINGO #1	10/01/81	JA: TX		8.0	LONE STAR GAS CO
-WARREN PETR CO A DIV OF GULF OIL CO				RECEIVED: 10/01/81					
8200600	F-08-037823	4210332537	103	W N WADDELL ET AL TR A #1183	10/01/81	JA: TX		256.0	EL PASO NATURAL G
-WCS PETROLEUM INC				RECEIVED: 10/01/81					
8200667	F-03-039041	4205131422	102-2	OPPERMANN NO. 3	10/01/81	JA: TX		0.0	FERGUSON CROSSING
-WINDSOR GAS CORP				RECEIVED: 10/01/81					
8200427A	F-7C-025117	4243532258	103	WILSON 184-3 88651	10/01/81	JA: TX		0.0	VALERO GAS TRANSM
8200427A	F-7C-025117	4243532258	107-TF	WILSON 184-3 88691	10/01/81	JA: TX		0.0	VALERO GAS TRANSM
8200427E	F-7C-025117	4243532258	108	WILSON 184-3 88691	10/01/81	JA: TX		0.0	VALERO GAS TRANSM
-WINDSOR PRODUCING CO				RECEIVED: 10/01/81					
8200648	F-03-038741	4228730937	103	KURIO UNIT #1	10/01/81	JA: TX		36.5	PGP GAS PRODUCTS
-WM GRUENBERG & ASSOC INC				RECEIVED: 10/01/81					
8200672	F-10-039098	4234130652	103	MASTERSON G#16R	10/01/81	JA: TX		73.0	COLORADO INTERSTA
8200673	F-10-039099	4234130660	103	MASTERSON G#19R	10/01/81	JA: TX		73.7	COLORADO INTERSTA
-WOOD MCSHANE & THAMS				RECEIVED: 10/01/81					
8200477	F-08-033554	4200332481	103	DEFORD WHITE #3	10/01/81	JA: TX		140.8	EL PASO NATURAL G

OTHER PURCHASERS

8200533 FLARIDA GAS TRANS. CORP
 8200619 F. I DUPONT DE NEMOURS & CO. INC.
 8200622 E. I DUPONT DE NEMOURS & CO. INC.
 8200628 E. I DUPONT DE NEMOURS & CO. INC.

BILLING CODE 6717-01-C

The above notices of determination were received from the indicated jurisdictional agencies by the Federal Energy Regulatory Commission pursuant to the Natural Gas Policy Act of 1978 and 18 CFR 274.104. Negative determinations are indicated by a "D" before the section code. Estimated annual production (PROD) is in million cubic feet (MMCF). an (*) before the Control (JD) number denotes additional purchasers listed at the end of the notice.

The applications for determination are available for inspection except to the extent such material is confidential

under 18 CFR 275.206, at the Commission's Division of Public Information, Room 1000, 825 North Capitol St., Washington, D.C. Persons objecting to any of these determinations may, in accordance with 18 CFR 275.203 and 275.204, file a protest with the Commission on or before November 16, 1981.

Categories within each NGPA section are indicated by the following codes:

Section 102-1: New OCS lease
102-2: New well (2.5 mile rule)
102-3: New well (1000 ft rule)
102-4: New onshore reservoir
102-5: New reservoir on old OCS lease

Section 107-DP: 15,000 feet or deeper
107-GB: Geopressed brine
107-CS: Coal seams
107-DV: Devonian shale
107-PE: Production enhancement
107-TF: New tight formation
107-RT: Recompletion tight formation

Section 108: Stripper well
108-SA: Seasonally affected
108-ER: Enhanced recovery
108-PB: Pressure buildup

Kenneth F. Plumb,
Secretary.

[FR Doc. 81-31518 Filed 10-29-81; 8:45 am]

BILLING CODE 6717-01-M

[Volume 526]

Determinations by Jurisdictional Agencies Under the Natural Gas Policy Act of 1978

Issued: October 26, 1981.

JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
OHIO DEPARTMENT OF NATURAL RESOURCES							
RECEIVED: 10/02/81 JA: OH							
8200243		3410322312	103	D DRESS #1	SHARON	10.0	
8200243		3410322312	107-TF	D DRESS #1	SHARON	10.0	
8200244		3410322313	103	G DILLEY #1	SHARON	10.0	
8200244		3410322313	107-TF	G DILLEY #1	SHARON	10.0	
8200247		3410322564	103	G DILLEY #4	SHARON	18.0	
8200247		3410322564	107-TF	G DILLEY #4	SHARON	18.0	
8200246		3410322553	103	HUMMEL UNIT #1	SHARON	12.0	
8200246		3410322553	107-TF	HUMMEL UNIT #1	SHARON	12.0	
8200248		3410322568	103	J BERNHARD #1	SHARON	0.0	
8200248		3410322568	107-TF	J BERNHARD #1	SHARON	0.0	
8200245		3410322425	103	JANIS UNIT #1	SHARON	25.0	
8200245		3410322425	107-TF	JANIS UNIT #1	SHARON	25.0	
RECEIVED: 10/02/81 JA: CH							
8200249	BAUMAN OIL & GAS CO INC	3405922648	107-TF	CLEMENS #2	WHEELING	20.0	COLUMBIA GAS TRAN
8200250		3405922652	107-TF	KINNER #2	WHEELING	20.0	COLUMBIA GAS TRAN
RECEIVED: 10/02/81 JA: OH							
8200251	BELDEN & BLAKE AND CO #77	3401921423	103	H & D KARCHER #2-341073	BROWN	36.5	
8200251		3401921423	107-TF	H & D KARCHER #2-341073	BROWN	36.5	
RECEIVED: 10/02/81 JA: OH							
8200254	BEREA OIL AND GAS CORPORATION	3411925767	103	G PAYNE #1	UNION	0.0	COLUMBIA GAS TRAN
8200254		3411925767	107-TF	G PAYNE #1	UNION	0.0	COLUMBIA GAS TRAN
8200253		3411925543	103	J MOORE #1	UNION	0.0	COLUMBIA GAS TRAN
8200253		3411925543	107-TF	J MOORE #1	UNION	0.0	COLUMBIA GAS TRAN
8200252		3411925442	103	J WOLFE #2	RICH HILL	0.0	COLUMBIA GAS TRAN
8200252		3411925442	107-TF	J WOLFE #2	RICH HILL	0.0	COLUMBIA GAS TRAN
RECEIVED: 10/02/81 JA: OH							
8200256	CAMERON BROS	3411925679	103	C. ROSS #1	FALLS	12.0	
8200256		3411925679	107-TF	C. ROSS #1	FALLS	12.0	
RECEIVED: 10/02/81 JA: OH							
8200258	CARLTON OIL CORP	3411121952	103	PIATT #3	WASHINGTON	50.0	
8200257		3411121950	103	PIATT #1 79-1	WASHINGTON	50.0	
RECEIVED: 10/02/81 JA: OH							
8200259	DEVON PETROLEUM CORP	3416726393	103	RACHEL GIDDINGS #1	DECATUR	15.0	COLUMBIA GAS TRAN
RECEIVED: 10/02/81 JA: OH							
8200260	DORAN & ASSOCIATES INC	3412724983	103	PERRY WOLFE #1	JACKSON	12.0	COLUMBIA GAS TRAN
8200260		3412724983	D	PERRY WOLFE #1	JACKSON	12.0	COLUMBIA GAS TRAN
8200261		3412725105	103	VANCE BOLDYARD #1	PLEASANT	12.0	COLUMBIA GAS TRAN
8200261		3412725105	107-TF	VANCE BOLDYARD #1	PLEASANT	12.0	COLUMBIA GAS TRAN
RECEIVED: 10/02/81 JA: OH							
8200262	ENERGY DEVELOPMENT CORP	3416922826	103	TROUTMAN WELL #1	PLAIN	16.0	COLUMBIA GAS TRAN
8200262		3416922826	107-TF	TROUTMAN WELL #1	PLAIN	16.0	COLUMBIA GAS TRAN

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JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	FIELD NAME	FROG	PURCHASER
8200265	GREEN GAS COMPANY	3403520992	107-TF	RECEIVED: 10/02/81 PDK-CMK UNIT #1	OLMSTEAD		10.0 COLUMBIA GAS OF O
8200282	INLAND DRILLING CO INC	3414720235	0	RECEIVED: 10/02/81 ASH #1	JACKSON		0.0
8200301		3413321996	107-TF	BANKS-CARLTON-GRUBBS #1	NELSON		0.8
8200300		3413321994	107-TF	BANKS-CARLTON-GRUBBS #2	NELSON		0.8
8200283		3413321461	107-TF	BASHAM #1	FRANKLIN		5.0
8200318		3413322387	107-TF	BASHAM-HANNUM #1A	FRANKLIN		5.0
8200289		3413321826	107-TF	BASHAM-KRAUSMAN #1	FRANKLIN		5.0
8200321		3413322487	107-TF	BOWER #2	SHALERSVILLE		0.1
8200298		3413321980	107-TF	CLAPP-STROUP UNIT #1	NELSON		0.1
8200297		3413321979	107-TF	CLAPP-ZUVAR #1	NELSON		0.1
8200294		3413321976	107-TF	CLARK #1	WINDHAM		0.2
8200295		3413321977	107-TF	CLARK #2	WINDHAM		0.3
8200286		3413321774	107-TF	D POCHEDLY #1	FREEDOM		0.2
8200306		3413322067	107-TF	D POCHEDLY #2	FREEDOM		0.3
8200312		3413322159	107-TF	DAVIES #1	NELSON		0.1
8200271		3400721057	107-TF	DEL MUL #3	CHERRY VALLEY		0.2
8200270		3400721055	107-TF	DEL MUL #4	CHERRY VALLEY		0.9
8200310		3413322081	107-TF	DOBBS-CLOUD #1	WINDHAM		0.2
8200274		3400721144	107-TF	DOLAN #1	COLEBROOK		0.2
8200316		3413322361	107-TF	DYBIEC #1	FREEDOM		0.9
8200284		3413321705	107-TF	FITZGERALD #1	RAVENNA		0.3
8200299		3413321982	107-TF	GUYETTE-STAMM #2	SHALERSVILLE		0.5
8200268		3400721032	107-TF	HARGAS #1	NEW LYME		0.5
8200309		3413322080	107-TF	KLINE UNIT #1	FREEDOM		0.1
8200269		3400721041	107-TF	KREILACH #1	NEW LYME		0.2
8200273		3400721141	107-TF	KREILACH-RHOA #1	NEW LYME		0.2
8200290		3413321894	107-TF	LEE #1	FREEDOM		0.3
8200291		3413321895	107-TF	LEE #2	FREEDOM		0.3
8200292		3413321896	107-TF	LEE #3	FREEDOM		0.1
8200315		3413322354	107-TF	LENTZ #1	FREEDOM		0.1
8200317		3413322371	107-TF	LENTZ #3	FREEDOM		0.1
8200319		3413322434	107-TF	M & E POCHEDLY #1	FREEDOM		0.1
8200320		3413322435	107-TF	M & E POCHEDLY #2	FREEDOM		0.1
8200281		3413320886	107-TF	MARCH #1	SHALERSVILLE		0.1
8200282		3413321313	107-TF	MAY #2	HIRAM		0.1
8200288		3413321792	107-TF	MAY #3	HIRAM		0.3
8200287		3413321780	107-TF	MAY #4	HIRAM		0.3
8200311		3413322146	107-TF	MCCOY #1	NELSON		0.1
8200313		3413322173	107-TF	MCCOY UNIT #1	FREEDOM		0.9
8200314		3413322150	107-TF	MILLER #1A	FREEDOM		0.3
8200277		3400721205	107-TF	PALMER #1	CHERRY VALLEY		0.2
8200279		3400721220	107-TF	PALMER #2	CHERRY VALLEY		0.9
8200278		3400721207	107-TF	PALMER #3	CHERRY VALLEY		0.2
8200280		3400721238	107-TF	PALMER #4	CHERRY VALLEY		0.9
8200272		3400721059	107-TF	PIPER #1	CHERRY VALLEY		0.1
8200303		3413322051	107-TF	QUINN #1	WINDHAM		0.3
8200302		3413322032	107-TF	RAMSEY-HERR #5	SHALERSVILLE		0.1
8200296		3413321978	107-TF	SCHWAN #1	NELSON		0.1
8200308		3413322078	107-TF	SCHWAN #1	FREEDOM		0.2
8200307		3413322077	107-TF	SCHWAN #2	FREEDOM		0.2
8200293		3413321933	107-TF	SUGARBUSH GOLF #2	NELSON		0.3

JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	FIELD NAME	PROD.	PURCHASER
8200285		3413321736	107-TF	VAN AUKEN #2	MANTUA	0.2	
8200304		3413322059	107-TF	VINE-SEMAN #1	NELSON	0.3	
8200305		3413322060	107-TF	VINE-SEMAN #2	NELSON	0.1	
8200276		3400721146	107-TF	ZIEGLER #1	NEW LYME	0.2	
8200275		3400721145	107-TF	ZIEGLER #2	NEW LYME	0.2	
-IRVIN PRODUCING COMPANY			RECEIVED:	10/02/81			
8200323		3411925674	103	THOMAS & JAMES SCOTT #1	HOPEWELL	10.0	COLUMBIA GAS TRAN
8200323		3411925674	107-TF	THOMAS & JAMES SCOTT #1	HOPEWELL	10.0	COLUMBIA GAS TRAN
-JAMES R BERNHARDT			RECEIVED:	10/02/81			
8200255		3410322320	107-TF	LOOMIS WELL #1	GRANGER	7.0	COLUMBIA GAS TRAN
-JANCO LTD PARTNERSHIP 80-1			RECEIVED:	10/02/81			
8200325		3405520302	107-TF	#1 WINDSOR FORD "B"	MIDDLEFIELD	0.0	COLUMBIA GAS TRAN
8200326		3405520303	107-TF	#2 WINDSOR FORD "B"	MIDDLEFIELD	0.0	COLUMBIA GAS TRAN
-JANCO LTD. PART 80-2			RECEIVED:	10/02/81			
8200327		3405520304	107-TF	#3 WINDSOR FORD "B"	MIDDLEFIELD	0.0	COLUMBIA GAS TRAN
8200324		3405520108	107-TF	#4 WINDSOR FORD "B"	MIDDLEFIELD	0.0	COLUMBIA GAS TRAN
-JOHN G FORAKER			RECEIVED:	10/02/81			
8200264		3412724935	103	BEEM #1	HADISON	0.5	FORAKER GAS CO. I
8200263		3400922163	103	R D COX #2	AMES	1.5	COLUMBIA GAS TRAN
-KENOIL			RECEIVED:	10/02/81			
8200328		3416922424	107-TF	JOHN REDICK #1	CHESTER	5.0	COLUMBIA GAS TRAN
-KING DRILLING CO			RECEIVED:	10/02/81			
8200329		3416922439	103	MAVERN KING #1	GREEN	10.0	COLUMBIA GAS TRAN
8200329		3416922439	107-TF	MAVERN KING #1	GREEN	10.0	COLUMBIA GAS TRAN
-L & M PETROLEUM INC			RECEIVED:	10/02/81			
8200330		3412725094	103	ESSINGTON/LEWIS #1	PIKE	6.0	FORAKER GAS CO IN
8200330		3412725094	107-TF	ESSINGTON/LEWIS #1	PIKE	6.0	FORAKER GAS CO IN
-LEADER EQUITIES INC			RECEIVED:	10/02/81			
8200331		3411925617	103	FAYOLA MCCOY	MONROE	15.0	
-MERIDIAN OIL & GAS ENT INC			RECEIVED:	10/02/81			
8200334		3400721503	103	JAMES E. MALZ WELL #2	RICHMOND	10.0	JONES & LAUGHLIN
8200334		3400721503	107-TF	JAMES E. MALZ WELL #2	RICHMOND	10.0	JONES & LAUGHLIN
8200332		3400721477	103	KIM H. KOZLOWSKI WELL #1	RICHMOND	8.0	JONES & LAUGHLIN
8200332		3400721477	107-TF	KIM H. KOZLOWSKI WELL #1	RICHMOND	0.0	JONES & LAUGHLIN
8200333		3400721497	103	RUSSELL W. HEATH WELL #1	RICHMOND	10.0	JONES & LAUGHLIN
8200333		3400721497	107-TF	RUSSELL W. HEATH WELL #1	RICHMOND	10.0	JONES & LAUGHLIN
-MITCHELL ENERGY CORPORATION			RECEIVED:	10/02/81			
8200337		3406720426	103	B & K ARBAUGH #1-91	RUMLEY	20.0	
8200337		3406720426	107-TF	B & K ARBAUGH #1-91	RUMLEY	20.0	
8200336		3406720414	103	MORRIS #1-89	NEW RUMLEY	20.0	CLINTON SAN
8200336		3406720414	107-TF	MORRIS #1-89	NEW RUMLEY	20.0	CLINTON SAN
8200335		3405320606	103	RUTT #1-37-A	RIO GRANDE	10.0	SALT SANDS
8200338		3406720450	103	RYDER #1	NEW RUMLEY	20.0	CLINTON SAN
8200338		3406720450	107-TF	RYDER #1	NEW RUMLEY	20.0	CLINTON SAN
-OHIO OIL & GAS CO			RECEIVED:	10/02/81			
8200370		3415521775	102-2	ALLEN #3	JOHNSTON	20.0	COLUMBIA GAS TRAN
8200370		3415521775	107-TF	ALLEN #3	JOHNSTON	20.0	COLUMBIA GAS TRAN
8200367		3415521506	107-TF	ANDERSON #1	FOWLER	20.0	COLUMBIA GAS TRAN
8200363		3415521460	107-TF	BIERWORTH 2	FOWLER	25.0	COLUMBIA GAS TRAN
8200339		3415521121	107-TF	DAHMAN #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200365		3415521495	107-TF	E.L.M. #2	FOWLER	25.0	COLUMBIA GAS TRAN
8200346		3415521212	107-TF	FABER #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200350		3415521256	107-TF	FABER #5	FOWLER	25.0	COLUMBIA GAS TRAN

JD NO	JA LKT	API NO	L SEC CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200352		3415521321	107-TF	FABER 2	FOWLER	25.0	COLUMBIA GAS TRAN
8200347		3415521213	107-TF	FABER 3	FOWLER	25.0	COLUMBIA GAS TRAN
8200361		3415521415	107-TF	GALLITE #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200358		3415521395	107-TF	GRIFFIN #3	FOWLER	25.0	COLUMBIA GAS TRAN
8200349		3415521295	107-TF	HALL #2	FOWLER	25.0	COLUMBIA GAS TRAN
8200342		3415521206	107-TF	HENTOSH #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200364		3415521464	107-TF	HOZA #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200343		3415521207	107-TF	KINLEYSIDE #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200362		3415521416	107-TF	KISH #1	FOWLER	10.0	COLUMBIA GAS TRAN
8200340		3415521133	107-TF	KOCHES #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200366		3415521503	107-TF	LANOIS-COLE #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200371		3415521766	102-2	MCCRACKEN #1	FOWLER	20.0	COLUMBIA GAS TRAN
8200353		3415521766	107-TF	MCCRACKEN #1	FOWLER	20.0	COLUMBIA GAS TRAN
8200372		3415521328	107-TF	MCRBERTS-CARD #1	JOHNSTON	20.0	COLUMBIA GAS TRAN
8200357		3415521798	102-2	ONDO #1	JOHNSTON	20.0	COLUMBIA GAS TRAN
8200356		3415521798	107-TF	ONDO #1	JOHNSTON	20.0	COLUMBIA GAS TRAN
8200355		3415521380	107-TF	PATTERSON #1	FOWLER	20.0	COLUMBIA GAS TRAN
8200344		3415521379	107-TF	PATTERSON #2	FOWLER	20.0	COLUMBIA GAS TRAN
8200369		3415521378	107-TF	POLOCKOCK #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200359		3415521715	102-2	ROCK #2	FOWLER	20.0	COLUMBIA GAS TRAN
8200348		3415521715	107-TF	ROCK #2	FOWLER	20.0	COLUMBIA GAS TRAN
8200345		3415521396	107-TF	RUDGE #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200354		3415521208	107-TF	SCHEIDEGGER #3-A	FOWLER	25.0	COLUMBIA GAS TRAN
8200373		3415521251	107-TF	SCOTT #1	FOWLER	20.0	COLUMBIA GAS TRAN
8200374		3415521209	107-TF	STEIN #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200378		3415521366	107-TF	SUVERISON 1	FOWLER	25.0	COLUMBIA GAS TRAN
8200377		3415521519	107-TF	TAMA #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200379		3415521410	107-TF	TIMBER CREEK ESTATES #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200376		3415521205	107-TF	VARGO #1	FOWLER	25.0	COLUMBIA GAS TRAN
8200380		3415521318	107-TF	YOUNG 1	FOWLER	25.0	COLUMBIA GAS TRAN
-OXFORD OIL CO				RECEIVED: 10/02/81	NEW CASTLE	11.0	
8200373		3403124412	103	CHANEY ZEPP #1	FRANKLIN	10.0	
8200374		3411122168	107-DV	JESSIE MIRACLE #1			
-POI ENERGY INC				RECEIVED: 10/02/81	AURORA	10.0	
8200378		3413322312	103	AURORA COUNTRY CLUB #1	AURORA	10.0	
8200378		3413322312	107-TF	AURORA COUNTRY CLUB #1	AURORA	10.0	
8200377		3413322311	103	AURORA COUNTRY CLUB #2	AURORA	10.0	
8200377		3413322311	107-TF	AURORA COUNTRY CLUB #2	AURORA	10.0	
8200379		3413322460	103	CHUMITA-HACKER #1	STREETSBORO	25.0	
8200379		3413322460	107-TF	CHUMITA-HACKER #1	STREETSBORO	25.0	
8200376		3413322239	103	DIMICK-PETERSON #1	AURORA	15.0	
8200376		3413322239	107-TF	DIMICK-PETERSON #1	AURORA	15.0	
8200375		3413322220	103	SCHEFFEL-KANGESSER #1	STREETSBORO	12.0	
8200375		3413322220	107-TF	SCHEFFEL-KANGESSER #1	STREETSBORO	12.0	
-PONDEROSA OIL COMPANY				RECEIVED: 10/02/81	PRAIRIE	10.0	
8200386		3407522460	103	ALBERT J. MILLER #1	PRAIRIE	10.0	COLUMBIA GAS TRAN
8200386		3407522460	107-TF	ALBERT J. MILLER #1	PRAIRIE	10.0	COLUMBIA GAS TRAN
8200384		3407522690	103	DAN SCHLABACH WELL #1	SALT CREEK	14.0	COLUMBIA GAS TRAN
8200384		3407522690	107-TF	DAN SCHLABACH WELL #1	SALT CREEK	14.0	COLUMBIA GAS TRAN
8200385		3407522459	103	EARL CRILLOW WELL #1	PRAIRIE	12.0	COLUMBIA GAS TRAN
8200385		3407522459	107-TF	EARL CRILLOW WELL #1	PRAIRIE	12.0	COLUMBIA GAS TRAN
8200380		3407522199	103	FLOYD MACKAY WELL #1	PRAIRIE	10.0	COLUMBIA GAS TRAN
8200380		3407522199	107-TF	FLOYD MACKAY WELL #1	PRAIRIE	10.0	COLUMBIA GAS TRAN

JD NO	JA DKT	API NO	D SEC	CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200383		3407522268	103		GRACE LEMON WELL #1	PRAIRIE	10.0	COLUMBIA GAS TRAN
8200383		3407522268	107-TF		GRACE LEMON WELL #1	PRAIRIE	10.0	COLUMBIA GAS TRAN
8200382		3407522201	103		HENRY MILLER WELL #1	SALT CREEK	12.0	COLUMBIA GAS TRAN
8200382		3407522201	107-TF		HENRY MILLER WELL #1	SALT CREEK	12.0	COLUMBIA GAS TRAN
8200381		3407522200	103		ROY MILLER WELL #1	SALT CREEK	11.0	COLUMBIA GAS TRAN
8200381		3407522200	107-TF		ROY MILLER WELL #1	SALT CREEK	11.0	COLUMBIA GAS TRAN
-QUAKER STATE OIL REFINING CORP					RECEIVED: 10/02/81			
8200387		3412724769	103		STAFFORD-HOOOPS #1	PIKE	11.0	COLUMBIA GAS TRAN
8200387		3412724769	107-TF		STAFFORD-HOOOPS #1	PIKE	11.0	COLUMBIA GAS TRAN
-RELIANCE ENERGY					RECEIVED: 10/02/81			
8200390		3416922810	103		DAN B. TROYER #1	SALT CREEK	12.0	COLUMBIA GAS TRAN
8200390		3416922810	107-TF		DAN B. TROYER #1	SALT CREEK	12.0	COLUMBIA GAS TRAN
8200388		3416922503	103		ENOS C. HERSHBERGER #1	SALT CREEK	0.0	COLUMBIA GAS TRAN
8200388		3416922503	107-TF		ENOS C. HERSHBERGER #1	SALT CREEK	0.0	COLUMBIA GAS TRAN
8200389		3416922808	103		JACK N. SCOTT #1	SALT CREEK	8.0	COLUMBIA GAS TRAN
8200389		3416922808	107-TF		JACK N. SCOTT #1	SALT CREEK	8.0	COLUMBIA GAS TRAN
8200391		3416922818	103		NOAH D. MAST #1	SALT CREEK	10.0	COLUMBIA GAS TRAN
8200391		3416922818	107-TF		NOAH D. MAST #1	SALT CREEK	10.0	COLUMBIA GAS TRAN
-RICHARD J SHAW					RECEIVED: 10/02/81			
8200399		3413322527	103		WURM WELL #3	AURORA	20.0	EAST OHIO GAS CO
8200399		3413322527	107-TF		WURM WELL #3	AURORA	20.0	EAST OHIO GAS CO
8200400		3413322528	103		WURM WELL #4	AURORA	20.0	EAST OHIO GAS CO
8200400		3413322528	107-TF		WURM WELL #4	AURORA	20.0	EAST OHIO GAS CO
-ROYAL PETROLEUM PROGRAM LTD 81-1.					RECEIVED: 10/02/81			
8200392		3405322630	103		DILLON WELL #1	CHESHIRE	5.0	COLUMBIA GAS TRAN
-SCHRIMSHER OIL & GAS EXPLORATION					RECEIVED: 10/02/81			
8200393		3415320921	103		PORTERFIELD #1	HUDSON	20.0	
8200393		3415320921	107-TF		PORTERFIELD #1	HUDSON	20.0	
-SECURITY GAS & OIL INC					RECEIVED: 10/02/81			
8200394		3416736370	108		C. F. GRIFFITH #1	CHURCHTOWN	0.9	COLUMBIA GAS TRAN
8200398		3416738950	108		C.L. FLANNERY #1	WARREN TOWNSHIP	10.2	RIVER GAS CO
8200397		3416738900	108		E.D. GATES #4	BELPRE	7.3	RIVER GAS CO
8200396		3416738200	108		HAROLD V REED #1	BARLOW	1.4	COLUMBIA GAS TRAN
8200395		3416737260	108		LEWIS D. PUGH #1	BARLOW	7.5	COLUMBIA GAS TRAN
-SUPERIOR PETROLEUM INC					RECEIVED: 10/02/81			
8200401		3409921320	107-TF		HEFFNER-MORETZ #1	GOSHEN	0.0	EAST OHIO GAS CO
8200402		3409921329	107-TF		HEFFNER-MORETZ #2	GOSHEN	0.0	EAST OHIO GAS CO
-TORO OIL & GAS CO					RECEIVED: 10/02/81			
8200404		3415521600	107-TF		LUTZ #1	NEWTON	15.0	COLUMBIA GAS TRAN
8200403		3415521599	107-TF		LUTZ #2	NEWTON	15.0	COLUMBIA GAS TRAN
-VIKING RESOURCES CORP					RECEIVED: 10/02/81			
8200405		3415123442	103		ARRASMITH UNIT #1	PARIS	30.0	
8200405		3415123442	107-TF		ARRASMITH UNIT #1	PARIS	30.0	
8200406		3415123444	103		ARRASMITH UNIT #3	PARIS	30.0	
8200406		3415123444	107-TF		ARRASMITH UNIT #3	PARIS	30.0	
8200412		3415123512	103		DICK UNIT #1	PARIS	30.0	
8200412		3415123512	107-TF		DICK UNIT #1	PARIS	30.0	
8200407		3415123490	103		DIERINGER UNIT #2	PARIS	30.0	
8200407		3415123490	107-TF		DIERINGER UNIT #2	PARIS	30.0	
8200408		3415123491	103		DIERINGER UNIT #3	PARIS	30.0	
8200408		3415123491	107-TF		DIERINGER UNIT #3	PARIS	30.0	
8200409		3415123452	103		DIERINGER UNIT #4	PARIS	30.0	
8200409		3415123452	107-TF		DIERINGER UNIT #4	PARIS	30.0	

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JD NO	JA DKT	API NO	D SEC	CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200410		3415123501	103		HAWN-GUINTELLA UNIT #1	PARIS	30.0	
8200410		3415123501	107-TF		HAWN-GUINTELLA UNIT #1	PARIS	30.0	
8200411		3415123509	103		TOMPULIS UNIT #1	PARIS	30.0	
8200411		3415123509	107-TF		TOMPULIS UNIT #1	PARIS	30.0	
					RECEIVED: 10/02/81 JA: OH			
-WAYNE HAMMOND		3415723365	107-TF		LUCILLE UHL UNIT NO. 1	LAWRENCE	5.0	COLUMBIA GAS TRAN
8200266		3415723441	107-TF		LUCILLE UHL UNIT NO. 2	LAWRENCE	5.0	COLUMBIA GAS TRAN

BILLING CODE 6717-01-C

The above notices of determination were received from the indicated jurisdictional agencies by the Federal Energy Regulatory Commission pursuant to the Natural Gas Policy Act of 1978 and 18 CFR 274.104. Negative determinations are indicated by a "D" before the section code. Estimated annual production (PROD) is in million cubic feet (MMCF). An (*) before the Control (JD) number denotes additional purchasers listed at the end of the notice.

The applications for determination are available for inspection except to the extent such material is confidential

under 18 CFR 275.206, at the Commission's Division of Public Information, Room 1000, 825 North Capitol St., Washington, D.C. Persons objecting to any of these determinations may, in accordance with 18 CFR 275.203 and 275.204, file a protest with the Commission on or before November 16, 1981.

Categories within each NGPA section are indicated by the following codes:

Section 102-1: New OCS lease
102-2: New well (2.5 mile rule)
102-3: New well (1000 ft rule)
102-4: New onshore reservoir
102-5: New reservoir on old OCS lease

Section 107-DP: 15,000 feet or deeper
107-GB: Geopressured brine
107-CS: Coal seams
107-DV: Devonian shale
107-PE: Production enhancement
107-TF: New tight formation
107-RT: Recompletion tight formation

Section 108: Stripper well
108-SA: Seasonally affected
108-ER: Enhanced recovery
108-PB: Pressure buildup

Kenneth F. Plumb,
Secretary.

[FR Doc. 81-31517 Filed 10-29-81; 8:45 am]

BILLING CODE 6717-01-M

[Volume 525]

Determinations by Jurisdictional Agencies Under the Natural Gas Policy Act of 1978

Issued: October 26, 1981.

JD NO	JA DKT	API NO	SEC CAT	WELL NAME	RECEIVED	DATE	JA	FIELD NAME	PROD	PURCHASER
NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION										
RECEIVED: 10/02/81 JA: NY										
-CUMBERLAND OIL CORP										
8200149	1251	3101315526	103	HOUCK #2	10/02/81	NY		FORESTVILLE	40.0	NATIONAL FUEL SUP
8200145	1250	3101315573	103	HOUCK #3				FORESTVILLE	40.0	NATIONAL FUEL GAS
8200146	1249	3101315598	103	LAMMERHIRT #1				FORESTVILLE	45.0	NATIONAL FUEL GAS
8200132	1248	3101315597	103	LAMMERHIRT #2				FORESTVILLE	45.0	NATIONAL FUEL GAS
8200147	1301	3101315678	103	POPIELARZ #2				FORESTVILLE	20.0	NATIONAL FUEL GAS
-ECLIPSE MANAGEMENT ASSOCIATES INC										
8200158	1421	3101314346	103	#3112 FRANKS II	10/02/81	NY		LAKE SHORE	39.7	NATIONAL FUEL GAS
-ENVIROGAS INC										
8200141	1942	3101315367	103	#1 L VERNON	10/02/81	NY		LAKESHORE	18.0	NATIONAL FUEL GAS
8200138	1241	3101315557	103	#1 W DURST				LAKESHORE	18.0	COLUMBIA GAS TRAN
8200134	1237	3101315632	103	#1-A D. HITTL				LAKESHORE	18.0	NATIONAL FUEL GAS
8200135	1238	3101315298	103	#2 H. KEOPKA				SUMMERDALE	18.0	COLUMBIA GAS TRAN
8200136	1239	3101315338	103	#2 J. SVENTEK				SUMMERDALE	18.0	COLUMBIA GAS TRAN
8200137	1240	3101315399	103	#3 J SVENTEK				SUMMERDALE	18.0	COLUMBIA GAS TRAN
8200140	1944	3101315497	103	F KAYSER #1				LAKESHORE	18.0	NATIONAL FUEL GAS
8200152	1303	3101314314	103	J MOORE #1				LAKESHORE	18.0	NATIONAL FUEL GAS
8200150	1304	3101315368	103	L VERNON #2				LAKESHORE	18.0	NATIONAL FUEL GAS
-J M RESOURCES										
8200157	1940	3101314326	103	LEPP #4	10/02/81	NY		LAKESHORE	25.0	NATIONAL FUEL GAS
-LOCAL ENERGY INC										
8200133	1236	3102914601	103	ELMA LAND #1	10/02/81	NY		LAKE SHORE	2.0	NATIONAL FUEL GAS
8200174	1235	3102915171	103	HANDY #1				BUFFALO CREEK	2.0	NATIONAL FUEL GAS
8200153	1234	3102914529	103	HEINTZ #1				LAKE SHORE	2.0	NATIONAL FUEL GAS
-P & S DRILLING INC										
8200151	1308	3102915600	103	CLARK #1	10/02/81	NY		BUFFALO CREEK	4.0	NATIONAL FUEL GAS
-PARAGON RESOURCES INC										
8200143	304	3101312481	108	UNIT #424 ROTARY ACRES	10/02/81	NY		LAKESHORE	4.1	NATIONAL FUEL GAS
8200148	461	3101311867	108	UNIT NO. 388 - LINDA KAHLER CROSS				LAKESHORE	11.2	NATIONAL FUEL GAS
8200144	309	3101312482	108	UNIT NO. 434 - DONALD HANBY				LAKESHORE	6.0	NATIONAL FUEL GAS
-SINCLAIRVILLE PETROLEUM CORP										
8200173	1356	3102914530	103	#1 DICK	10/02/81	NY		WEST SENECA	15.0	NATIONAL FUEL GAS
8200139	1361	3102915234	103	#1 FISHER-PRICE				WEST SENECA	30.0	NATIONAL FUEL GAS
8200171	1355	3102915326	103	#1 KISS				WEST SENECA	17.0	NATIONAL FUEL GAS
8200155	1360	3102915535	103	#1 KOLD				WEST SENECA	20.0	NATIONAL FUEL GAS
8200160	1354	3102915274	103	#1 KRULL				WEST SENECA	14.0	NATIONAL FUEL GAS
8200166	1347	3102914402	103	#1 MCNEIL				WEST SENECA	10.0	NATIONAL FUEL GAS
8200162	1349	3102914423	103	#1 HILL				WEST SENECA	15.0	NATIONAL FUEL GAS
8200163	1343	3102914626	103	#1 MODEN				WEST SENECA	15.0	NATIONAL FUEL GAS
8200168	1352	3102914666	103	#1 NAGEL				WEST SENECA	11.0	NATIONAL FUEL GAS
8200167	1348	3102915240	103	#1 STEWART				WEST SENECA	20.0	NATIONAL FUEL GAS

JD NO	JA DKT	API NO	D SFC	CAT	WELL NAME	FIELD NAME	PRCD	PURCHASER
8200159	1353	3102914455	103		#1 VIGNERON	WEST SENECA	16.0	NATIONAL FUEL GAS
8200165	1340	3102915388	103		#2 BARTZ	WEST SENECA	20.0	NATIONAL FUEL GAS
8200161	1345	3102915401	103		#2 COLARUSSO	WEST SENECA	8.0	NATIONAL FUEL GAS
8200142	1346	3102914403	103		#2 MCNEIL	WEST SENECA	30.0	NATIONAL FUEL GAS
8200170	1350	3102914424	103		#2 MILL	WEST SENECA	30.0	NATIONAL FUEL GAS
RECEIVED: 10/02/81								
JAS: NY								
8200154	1359	3102915466	103		#1 CHILCOTT	WEST SENECA	20.0	NATIONAL FUEL GAS
8200172	1357	3102915235	103		#1 TAGLIARINO	WEST SENECA	424.0	NATIONAL FUEL GAS
8200169	1351	3102915313	103		#1 TREFTS	WEST SENECA	18.0	NATIONAL FUEL GAS
8200156	1358	3102915192	103		#1 YATES	WEST SENECA	20.0	NATIONAL FUEL SUP
8200164	1342	3102915534	103		#2 TREFTS	WEST SENECA	18.0	NATIONAL FUEL GAS

OKLAHOMA CORPORATION COMMISSION								

RECEIVED: 10/01/81								
JAS: OK								
8200207	14152	3512920519	107-DP		ATHA-STATE #1-18	DEMPSEY	506.0	EL PASO NATURAL G
8200206	09607	3509520257	102-4		COVEN 1-12	WILLIS	0.0	TEXACO INC.
RECEIVED: 10/01/81								
JAS: OK								
8200214	13859	3511700000	102-4		AMES-PORTER #1	WEST SKEDEE	6.8	COLORADO GAS COMP
8200192	13860	3511700000	102-4		COLCLAZIER #1	WEST SKEDEE	34.2	COLORADO GAS COMP
8200180	13783	3511700000	102-4		HENRY ROGERS #1	PAWNEE LAKE	129.9	COLORADO GAS COMP
8200175	13785	3511700000	102-4		HENRY ROGERS #3	PAWNEE LAKE	4.2	COLORADO GAS COMP
8200179	13784	3511700000	102-4		OLIN ROGERS #1	NORTH PAWNEE	1.4	COLORADO GAS COMP
RECEIVED: 10/01/81								
JAS: OK								
8200238	13273	3515321220	102-2		BRUBAKER #A 1-27	RICHMOND NW	640.0	PANHANDLE EASTERN
RECEIVED: 10/01/81								
JAS: OK								
8200187	13956	3503920424	102-4		LINDA MARIE #31-1		0.0	DELHI GAS PIPELIN
8200190	13942	3501722005	102-2		ROTHER #2-2		180.0	DELHI GAS PIPELIN
8200190	13942	3501722005	103		ROTHER #2-2		91.0	DIAMOND *S* GAS S
RECEIVED: 10/01/81								
JAS: OK								
8200232	10645	3504722388	103		BARTLETT 2-19	SOONER TREND	60.0	WELLHEAD ENTERPRI
8200181	10713	3504700000	108-ER		G. L. REIM #1	ENID	15.0	CHAMPLIN PETROLEU
RECEIVED: 10/01/81								
JAS: OK								
8200235	13339	3514920095	102-2		DUNCAN #1	SENTINEL	1200.0	PRODUCERS GAS CO.
RECEIVED: 10/01/81								
JAS: OK								
8200220	13474	3502520463	102-4		GRABEAL #1	S E GRIGGS	360.0	WESTERN GAS INTER
8200236	13359	3503920405	102-2		DON LORENZ #1	S.E. THOMAS	536.0	PUBLIC SERVICE CO
RECEIVED: 10/01/81								
JAS: OK								
8200215	10491	3502720706	103		R GRANT #2	N W NORMAN	180.0	SUN GAS CO.
RECEIVED: 10/01/81								
JAS: OK								
8200217	13814	3508321193	102-2		DRAIN #1 083-58447	UNNAMED	1.0	CITIES SERVICE GA
8200234	13335	3508321446	102-2		MELTON #1 083-62990	UNNAMED	25.0	CITIES SERVICE GA
RECEIVED: 10/01/81								
JAS: OK								
8200219	13747	3511921604	102-2		SPIVA #1	W INGALS A	18.0	COLORADO GAS COMP
RECEIVED: 10/01/81								
JAS: OK								
8200177	13105	3508320696	103		MARGARET A #1	NORTH HULL	350.0	EASON OIL CO
RECEIVED: 10/01/81								
JAS: OK								
8200178	10873	3506120400	102-4		WALTER BLAYLOCK #1-12	UNALLOCATED	0.0	ARKANSAS LOUISIAN

JD NO	JACKET	API NO	E SEC CAT	FILE NAME	FIELD NAME	PROD	PURCHASER
-HAMILTON BROTHERS OIL CO							
8200208	13974	3514920141	102-2	RECEIVED: 10/01/81 SEGER INDIAN SCHOOL #1-21	SOUTH COLONY	500.0	MICHIGAN WISCONSIN
8200242	13296	3501521008	102-2	WILBURN NO. 1-10	WILDCAT	106.0	
-HARPER OIL COMPANY							
*8200211	10729	3507322867	103	RECEIVED: 10/01/81 OLIVER #1	WILDCAT	9.0	PANHANDLE EASTERN
8200209	13973	3501121617	102-4	ROBISON #1	BROOKEN	275.0	PANHANDLE EASTERN
-HOLD OIL CORP							
8200193	13800	3506120393	102-2	J.R. MACE #1	BROOKEN	400.0	ARKANSAS LOUISIAN
-HOOVER & BRACKEN ENERGIES							
8200230	13603	3504321236	102-4	WILLIS #1-5	WILDCAT	150.0	PHILLIPS PETROLEU
-JOHN T RIETZ & CO INC							
8200237	13225	3508321819	102-2	CROCKETT #2	EVANSVILLE	0.0	WILSON GAS PROCES
-JONES EXPLORATION CO							
8200224	10674	3501922183	103	ROCKLAND #1	HINTON	29.0	AMINOIL USA INC.
-LADD PETROLEUM CORPORATION							
8200210	10733	3501520872	103	EMMA #1	HINTON	109.5	OKLAHOMA NATURAL
-LAGUMA PETROLEUM CO							
8200229	13580	3501721897	102-2	HOM-CFF #1	HINTON	150.0	PHILLIPS PETROLEU
-LRF CORP							
8200231	10644	3507920398	103	REDWINE #1	KINTA	750.0	ARKANSAS LOUISIAN
-MAHAN-ROUSEY INC.							
8200205	10554	3508121153	103	NOSSAMAN #2	PRAIRIE GEM	1.2	SUN GAS CO
-MAY PETROLEUM INC							
8200218	13794	3501722042	102-4	KERR-MCGEE #2	PRAIRIE GEM	365.0	
-MUSTANG PRODUCTION CO.							
8200182	10701	3501121458	103	MOSELEY #1-5	S. E. WATONGA TREND	300.0	OKLAHOMA GAS & EL
-OIL LIFT INC							
8200185	11066	3510523271	102-2	HUSTON #1	SOUTH COFFEYVILLE	63.9	PELICAN PIPELINE
8200185	11066	3510523271	103	HUSTON #1	SOUTH COFFEYVILLE	63.9	PELICAN PIPELINE
-RINCON RESOURCES CORP							
8200227	12027	3500722062	103	ISAACS #1	S E LIBERAL	130.0	
-SENECA OIL COMPANY							
8200233	13332	3513921484	102-2	ARRILES #1-15	SOUTH DOMBAY	2190.0	PANHANDLE EASTERN
-SOHIO PETROLEUM CO							
8200212	10673	3513900000	103	CASEY A #1	WEST EDMOND	52.0	PHILLIPS PETROLEU
-SOS RECOVERY INC							
8200225	10677	3504700000	103	RHOADES NO. 3 (PAPA JACK)	SOONER TREND	0.0	ARCO OIL & GAS CO
-SOUTHPORT EXPLORATION INC							
8200191	13941	3504520952	102-2	ADDY FLEMING #1.25	S PCDUNK	182.0	PRODUCER'S GAS CO
-SUNDANCE ENERGY CORP							
8200183	10660	3504722181	103	CHARLES #B-1	SOONER TREND	1.0	PANHANDLE EASTERN
-SUNDANCE OIL CO							
8200213	10661	3504721578	103	MCKNIGHT #1	W DOUGLAS	138.0	GRACE PETROLEUM C
-SWINDLER OIL CORP							
8200176	10756	3511720639	103	SCHOOL LAND #1	CLEVELAND	24.0	PHILLIPS PETROLEU
-SWINEA WELL SERVICE INC							
8200223	10672	3508321522	103	RUSSELL #1	N ELK HORN	60.0	EASON OIL CO
-TEXACO INC							
8200184	10794	3507322820	103	RECEIVED: 10/01/81 KATHLEEN LOOSEN #1	UNNAMED	91.0	
-TEXAS OIL & GAS CORP							
8200216	08620	3501721590	103	CALUMET #1	WILDCAT	604.0	DELHI GAS PIPELIN
8200228	13574	3512920559	102-2	CARLSON #1	WILDCAT	427.0	
8200228	13574	3512920599	103	CARLSON #1	WILDCAT	427.0	

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PROC PURCHASER

JD NC	JA DKT	API NC	C SFC CAT	WELL NAME	JA:	FIELD NAME	PROC	PURCHASER
-	TEXOMA RESOURCES INC				OK			
8200221	10668	3507322727	103	RECEIVED: 10/01/81 OAVIS #1-26	OK	SOONER TREND		18.0 CONOCO INC.
8200222	10669	3511921369	103	FRANCIS #1		ORLANDO		20.0 AMINOIL USA INC.
8200188	10759	3507322894	103	VAIL A #1-29		SOONER TREND		150.0 PHILLIPS PETROLEU
-	THE GHK COMPANY				OK			
8200241	13283	3500920321	102-2	RECEIVED: 10/01/81 PHELPS 1-12	OK	CARPENTER		219.0 PANHANDLE EASTERN
-	TROY MCGEE OIL CO INC				OK			
8200198	10749	3514320959	103	CRYDER #1		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200199	10750	3514321193	103	CRYDER #2		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200196	10751	3514321154	103	CRYDER #3		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200194	10754	3514722104	103	HERMANN #1		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200201	10745	3514321181	103	JOHNSON #1		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200202	10746	3514321182	103	JOHNSON #2		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200200	10747	3514320958	103	MARY DOBBS #1		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200189	10748	3514320998	103	MARY DOBBS #2		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200204	10743	3514321028	103	STAMPS # 1		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200203	10744	3514321312	103	STAMPS # 2		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200197	10752	3514321000	103	TAYLOR #1		BIRD CREEK		0.0 PHILLIPS PETROLEU
8200195	10753	3514321000	103	TAYLOR #2		BIRD CREEK		0.0 PHILLIPS PETROLEU
-	UNIVERSAL OIL & GAS SYSTEMS				OK			
8200239	13274	3508300000	102-2	RECEIVED: 10/01/81 NIVENS #1	OK	LANGSTON		0.0 EASON OIL CO
-	VANDERBILT RESOURCES CORPORATION				OK			
8200186	13054	3501121531	102-4	RECEIVED: 10/01/81 NEUFELO #1-11	OK	CARLTON N.E.		110.0 ARKANSAS LOUISIAN
-	WILBUR LEWIS				OK			
8200226	11400	3501900000	108	RECEIVED: 10/01/81 H. W. MCGILL #6	OK	WHEELER		0.0 AMINOIL USA INC

OTHER PURCHASERS VOLUME NC :525

8200211 EXXON CO. USA

BILLING CODE 6717-01-C

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The applications for determination are available for inspection except to the

extent such material is confidential under 18 CFR 275.206, at the Commission's Division of Public Information, Room 1000, 825 North Capitol St., Washington, D.C. Persons objecting to any of these determinations may, in accordance with 18 CFR 275.203 and 275.204, file a protest with the Commission on or before November 16, 1981.

Categories within each NGPA section are indicated by the following codes:

Section 102-1: New OCS lease
102-2: New well (2.5 mile rule)
102-3: New well (1000 ft rule)
102-4: New onshore reservoir

102-5: New reservoir on old OCS lease
Section 107-DP: 15,000 feet or deeper
107-GB: Geopressured brine
107-CS: Coal seams
107-DV: Devonian shale
107-PE: Production enhancement
107-TF: New tight formation
107-RT: Recompletion tight formation
Section 108: Stripper well
108-SA: Seasonally affected
108-ER: Enhanced recovery
108-PB: Pressure buildup

Kenneth F. Plumb,
Secretary.

[FR Doc. 81-31516 Filed 10-29-81; 8:45 am]

BILLING CODE 6717-01-M

[Volume 524]

Determinations by Jurisdictional Agencies Under the Natural Gas Policy Act of 1978

Issued: October 26, 1981.

JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	RECEIVED	DATE	JA	FIELD NAME	PROD	PURCHASER
KANSAS CORPORATION COMMISSION										
-AMERICAN PETROFINA COMPANY OF TEXAS										
8200095	K 81-0703	1500700261	108	BLUNK NO. 2	RECEIVED: 10/01/81	108	JA: KS	AETNA GAS AREA	4.0	CITIES SERVICE GA
8200096	K 81-0702	1500700000	108	ELSEA "A" NO. 1	RECEIVED: 10/01/81	108	JA: KS	ELSEA	10.0	CITIES SERVICE GA
-AMOCO PRODUCTION CO										
8200098	K 81-0362	1505500000	108	WRIGHT GAS UNIT NO. 1	RECEIVED: 10/01/81	108	JA: KS	HUGGTON	20.0	CITIES SERVICE GA
-BARTLING OIL CO										
8200119	K81-0746	1507120239	103	#1 JONES	RECEIVED: 10/01/81	103	JA: KS	BRADSHAW	62.0	SUNFLOWER ELECTRI
-BENSON MINERAL GROUP										
8200054	K 81-0114	1503522048	108	BORN #1-11	RECEIVED: 10/01/81	108	JA: KS	TISDALE	17.9	COLONIAL CORP
-BEREN CORPORATION										
8200038	K 81-0697	1502520435	103	GRACE #1	RECEIVED: 10/01/81	103	JA: KS	HARPER RANCH	61.0	
-CITIES SERVICE COMPANY										
8200045	K 81-0714	1517500000	108	LONGCOR "A" #1	RECEIVED: 10/01/81	108	JA: KS	HUGOTON	16.5	NORTHERN NATURAL
-COMANCHE PRODUCTION, INC.										
8200085	K81-0731	1505320565	102-4	GRIFFIN #2	RECEIVED: 10/01/81	102-4	JA: KS	ELLSWORTH	48.0	NORTHERN NATURAL
-CONTINENTAL ENERGY										
8200040	K 81-0694	1505520440	103	KISNER 1-R	RECEIVED: 10/01/81	103	JA: KS	HUGOTON	21.9	NORTHERN NATURAL
-DAWSON OIL CORPORATION										
8200066	K81-0575	1511520717	103	W. R. CARPENTER #2	RECEIVED: 10/01/81	103	JA: KS	E. ANTELOPE	43.4	CITIES SERVICE
-DAVIES & CO INC										
8200052	K 81-0418	1516721326	108	ARTHUR ZEMAN #1-9	RECEIVED: 10/01/81	108	JA: KS	WILDCAT	13.0	NATURAL GAS PIPEL
8200053	K 81-0417	1516721252	108	GEORGINA ESCHBAUGH #1-11	RECEIVED: 10/01/81	108	JA: KS	WILDCAT	18.0	NATURAL GAS PIPEL
-EDGAR W WHITE										
8200081	K81-0741	1512920406	108	INTERSTATE RED CAVE NO. 5	RECEIVED: 10/01/81	108	JA: KS	INTERSTATE RED CAVE	12.0	COLORADO INTERSTA
-ENERGY RESERVES GROUP INC										
8200075	K81-0782	1509500000	108	J. G. POMEROY #1	RECEIVED: 10/01/81	108	JA: KS	SPIVEY GRABS	0.8	KANSAS POWER & LI
8200076	K 81-0781	1509500000	108	JOE TJADEN "F" #1	RECEIVED: 10/01/81	108	JA: KS	SPIVEY GRABS	7.8	KANSAS POWER & LI
-F G HOLL										
8200093	K 81-0705	1504700000	108	COPPOC-RUDD NO. 2-9	RECEIVED: 10/01/81	108	JA: KS	ENLCW	6.0	NORTHERN NATURAL
8200087	K81-0728	1504720403	108	DECKERT NO. 1-5	RECEIVED: 10/01/81	108	JA: KS	MASSEY	2.4	KANSAS-NEBRASKA N
8200090	K 81-0725	1504720342	108	GRYBOWSKI-MARTIN NO.1	RECEIVED: 10/01/81	108	JA: KS	WAYNE NW	10.0	KANSAS-NEBRASKA N
8200089	K 81-0726	1504720365	108	HOAR NO. 2-6	RECEIVED: 10/01/81	108	JA: KS	GARFIELD SW	13.5	KANSAS-NEBRASKA N
8200043	K 81-0724	1504720251	108	LUNZ "A" NO. 2	RECEIVED: 10/01/81	108	JA: KS	EMBRY	18.5	NORTHERN NATURAL
8200092	K 81-0706	1504720161	108	NEWSOM NO. 1	RECEIVED: 10/01/81	108	JA: KS	WAYNE	13.0	KANSAS-NEBRASKA N
-GEORGE R JONES										
8200080	K81-0742	1500720834	103	NO. 1 MILLER	RECEIVED: 10/01/81	103	JA: KS	CEDAR	73.0	
-GODSEY-EARLOUGHER, INC.										
8200083	K81-0799	1500700000	108	RATHGEBER #1	RECEIVED: 10/01/81	108	JA: KS	HARDTNER	21.6	CITIES SERVICE GA
8200084	K81-0738	1500700000	108	STERLING #1	RECEIVED: 10/01/81	108	JA: KS	HARDTNER	19.2	CITIES SERVICE GA
8200082	K81-0740	1500700000	108	WORTMAN #1	RECEIVED: 10/01/81	108	JA: KS	NORTH RHODES	20.5	CITIES SERVICE GA
-GRANT OIL INC.										

JD NO	JA DKT	API NO	D SEC	CAT	WELL NAME	FIELD NAME	PROD	PURCHASER
8200071	K81-0643	1512523142	103		BRYANT 1-23	JEFFERSON-SYCAMORE		12.0 UNION GAS SYSTEMS
8200070	K81-0644	1512523507	103		DUNCAN 1-8	JEFFERSON-SYCAMORE		9.1 UNION GAS SYSTEMS
8200072	K81-0642	1512523143	103		FEATHERGILL 2-8	JEFFERSON-SYCAMORE		9.1 UNION GAS SYSTEMS
8200068	K81-0646	1512523135	103		JABBen #1-8	JEFFERSON-SYCAMORE		3.7 UNION GAS SYSTEMS
8200067	K81-0647	1512523645	103		JABBen #3-8	JEFFERSON-SYCAMORE		7.3 UNION GAS SYSTEMS
8200069	K81-0645	1512523138	103		WALLACE 1-19	JEFFERSON-SYCAMORE		7.3 UNION GAS SYSTEMS
	-GULF OIL CORPORATION				RECEIVED: 10/01/81			
8200036	K-81-0699	1500797001	108		AURORA BANK UNIT #1	HARDTNER-CHEROKEE		12.0 CITIES SERVICE GA
8200117	K 81-0750	1509520066	108		BIRKENBAUGH #1	BASIL		6.0 KANSAS GAS SUPPLY
	-HAWKINS OIL & GAS INC				RECEIVED: 10/01/81			
8200115	K 81-0604	1502520421	103		KLINGER #2-12	MCKINNEY		365.0 KANSAS POWER & LI
8200116	K 81-0603	1511920476	103		THEIS #1-1	MCKINNEY		29.0 KANSAS POWER & LI
	-HELMERICH & PAYNE INC				RECEIVED: 10/01/81			
8200100	K 80-0797	1509320662	103		ORR "A" NO. 1	PANOMA GAS AREA 538159		110.0 KANSAS-NEBRASKA N
	-IMPERIAL OIL COMPANY				RECEIVED: 10/01/81			
8200120	K81-0745	1511920456	103		CLASSEN #1-5	EXT. MCKINNEY		180.0 PANHANDLE EASTERN
8200123	K81-0463	1511920121	108		FLOSSIE BOLAN #1	ANGELL		1.8 MICHIGAN WISCONSI
8200131	K81-0783	1509720768	102-2		ROSE #2	CARVER ROBBINS W		0.0 PANHANDLE EASTERN
	-KAISER-FRANCIS OIL COMPANY				RECEIVED: 10/01/81			
8200114	K 81-0605	1518521045	103		ELWELL #3	ST. JOHN		25.0 CENTRAL STATES GA
	-KANEX OIL, INC.				RECEIVED: 10/01/81			
8200088	K 81-0727	1505320371	102-4		ROBISON #1	ELLSWORTH		20.0 NORTHERN NATURAL
	-KANSAS OIL CORP				RECEIVED: 10/01/81			
8200079	K81-0778	1515120925	103		KERR NO. 1	COATS WEST		126.0 KANSAS GAS SUPPLY
8200077	K81-0780	1500721139	103		ROOT NO. 1-A	MEDICINE LODGE BOGGS		54.0 KANSAS POWER & LI
8200078	K81-0779	1515120766	103		SHRIVER NO. 1	COATS WEST		90.0 KANSAS GAS SUPPLY
	-KANSAS-NEBRASKA NATURAL GAS CO INC				RECEIVED: 10/01/81			
8200042	K 81-0692	1505500000	108		COOK 1	HUGOTON		18.0 KANSAS-NEBRASKA N
8200055	K 81-0071	1502320087	108		M-0-M #1-19	BENKLEMAN		18.0 KANSAS-NEBRASKA N
	-LEAR PETROLEUM EXPLORATION INC				RECEIVED: 10/01/81			
8200113	K 81-0606	1503320454	102-2		FITZWATER #2A-9	WILDCAT		140.0 MICHIGAN WISCONSI
8200073	K81-0641	1503320442	102-2		ZIELKE #5-8	WILDCAT		22.0 MICHIGAN WISCONSI
8200044	K-81-0716	1503320443	102-2		ZIELKE #6-8	WILDCAT		30.0 MICHIGAN WISCONSI
	-LEBEN OIL CORP				RECEIVED: 10/01/81			
8200128	K-81-0789	1500720104	108		HOAGLAND #1	WILDCAT		15.0 CENTRAL STATES GA
	-MCCOY PETROLEUM CORP				RECEIVED: 10/01/81			
8200127	K81-0790	1509521360	103		MARK #2	SPIVEY-GRABS		20.0 PEOPLES NATURAL G
	-MCKELVY OPERATING CORP				RECEIVED: 10/01/81			
8200129	K81-0785	1505500000	108		MEAIRS #1	HUGOTON		16.0 NORTHERN NATURAL
	-MESA PETROLEUM				RECEIVED: 10/01/81			
8200099	K 80-0935	1508120208	103		FEIERTAG #1-32	PANOMA COUNCIL GROVE		60.0 CITIES SERVICE GA
	-MIDLANDS GAS CORPORATION				RECEIVED: 10/01/81			
8200086	K81-0730	1502320174	102-2		WILMER HILT 1	CHERRY CREEK GAS AREA		93.0 KANSAS-NEBRASKA N
	-MOBIL OIL CORP				RECEIVED: 10/01/81			
8200064	K81-0577	1509320724	103		C. L. DEW UNIT NO. 2	PANOMA COUNCIL GROVE		70.0 CITIES SERVICE GA
8200126	K81-0374	1509320715	103		O. M. AKERS UNIT NO. 2	PANOMA COUNCIL GROVE		70.0 CITIES SERVICE GA
	-MOLZ OIL CO				RECEIVED: 10/01/81			
8200049	K 81-0708	1500720753	103		BLUNK #1	AETNA		900.0 CITIES SERVICE GA
8200091	K 81-0707	1500720975	103		HOMER MCGUIRE NO. 1	MCGUIRE-GOEMANN		225.0 PANHANDLE EASTERN
	-MURJO OIL & ROYALTY CO				RECEIVED: 10/01/81			
8200094	K 81-0704	1500721090	103		RALPH RUSK "B" #1			164.0 KANSAS GAS SUPPLY
	-NORTHERN NATURAL GAS PRODUCING CO				RECEIVED: 10/01/81			
8200065	K81-0576	1518920531	103		MANN NO. 1 UNIT NO. 2	PANOMA COUNCIL GROVE		70.0 NORTHERN NATURAL

JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	RECEIVED:	UNIT NO.	JA:	FIELD NAME	PROD	PURCHASER
-PAN EASTERN EXPLORATION COMPANY					RECEIVED: 10/01/81		JA: KS			
8200057	K 81-0623	1512900000	108	TUCKER, 3-19				HUGOTON		17.0 PANHANDLE EASTERN
-PAUL DUPONT					RECEIVED: 10/01/81		JA: KS			
8200062	K81-0579	1503522515	103	GATTON #1				BURDEN TOWNSITE		1.9 CITIES SERVICE GA
8200061	K81-0580	1503522880	103	GATTON #2				BURDEN TOWNSITE		1.6 CITIES SERVICE GA
8200060	K81-0581	1503522881	103	GATTON #3				BURDEN TOWNSITE		1.3 CITIES SERVICE GA
-PETROMARK EXPLORATION INC					RECEIVED: 10/01/81		JA: KS			
8200112	K 81-0607	1504720730	103	FATZER 25-1				ENGLISH NW EXTENSION		180.0 CENTRAL STATES GA
-PHILLIPS PETROLEUM COMPANY					RECEIVED: 10/01/81		JA: KS			
8200048	K81-0710	1507120228	103	LAYTON A # 1				EXTENSION OF BOYERLY CMA		94.0
8200111	K 81-0608	1507920198	108	VOGT DB #1				HARMAC		17.6 PHILLIPS PIPELINE
-RANGE OIL COMPANY INC					RECEIVED: 10/01/81		JA: KS			
8200074	K81-0640	1503522332	102-3	#5 MEADOWS "B"				POSEY NW		11.7 CITIES SERVICE GA
-RINCOM OPERATING CO					RECEIVED: 10/01/81		JA: KS			
8200051	K80-0434	1505520357	103	SMUTNY #1				HUGOTON		137.2 NORTHERN NATURAL
-ROBERT F WHITE					RECEIVED: 10/01/81		JA: KS			
8200039	K 81-0695	1511520522	108	PAUL E. HEISE UNIT NO. 2				EAST ANTELOPE GAS FIELD		7.0 CITIES SERVICE GA
8200058	K81-0622	1509520828	103	REID #1				GARLISCH		30.0 KANSAS GAS SUPPLY
-SUN OIL COMPANY (DELAWARE)					RECEIVED: 10/01/81		JA: KS			
8200041	K 81-0693	1502500000	108	HARPER -A- UNIT NO. 1				HARPER RANCH		22.0 NORTHERN NATURAL
-TEMA OIL CO					RECEIVED: 10/01/81		JA: KS			
8200121	K81-0744	1508120224	103	YUNCKER 4-14 MORROW				EUBANK MORROW		100.0 CITIES SERVICE GA
8200122	K81-0743	1508120235	103	YUNCKER 6-14 MORROW				EUBANK MORROW		180.0 CITIES SERVICE GA
-TEMNECO OIL COMPANY					RECEIVED: 10/01/81		JA: KS			
8200056	K 81-0631	1505700000	102-4	BARNGROVER #1-26				WILROADS		64.0 CITIES SERVICE GA
8200059	K81-0629	1505700000	102-4	L. A. MCCOY #1				WILROADS		75.0 CITIES SERVICE GA
-TEXAS ENERGIES INC					RECEIVED: 10/01/81		JA: KS			
8200063	K81-0578	1515120784	103	HAMILTON NO. 1				TATLOCK EAST		75.0 CENTRAL STATES GA
8200097	K 81-0700	1515120480	103	JONES NO. 1-18				CARVER-ROBBINS		299.3 CENTRAL STATES GA
-TEXAS OIL & GAS CORP					RECEIVED: 10/01/81		JA: KS			
8200130	K81-0784	1500721015	103	HULL "E" #1				ELSEA		182.5 CITIES SERVICE GA
-TITAM ENERGY CORP					RECEIVED: 10/01/81		JA: KS			
8200118	K81-0747	1517500000	108	LIGHT EST "B" NO. 1-11				LIBERAL-LIGHT		73.0 PANHANDLE EASTERN
-VILAS OIL & GAS PRODUCTION GROUP					RECEIVED: 10/01/81		JA: KS			
8200110	K 81-0664	1520521461	103	MYERS #1				VILAS		24.0 CITIES SERVICE GA
8200109	K 81-0665	1520521462	103	MYERS #2				VILAS		24.0 CITIES SERVICE GA
8200108	K 81-0666	1520522114	103	MYERS #3				VILAS		24.0 CITIES SERVICE GA
8200107	K 81-0667	1520521774	103	MYERS #4				VILAS		24.0 CITIES SERVICE GA
8200106	K 81-0668	1520521775	103	MYERS #5				VILAS		24.0 CITIES SERVICE GA
8200105	K 81-0669	1520521688	103	MYERS #6				VILAS		24.0 CITIES SERVICE GA
8200104	K 81-0671	1520521777	103	MYERS #8				VILAS		24.0 CITIES SERVICE GA
8200103	K 81-0672	1520521778	103	MYERS #9				VILAS		24.0 CITIES SERVICE GA
-W B OSBORN JR (OPERATOR)					RECEIVED: 10/01/81		JA: KS			
8200050	K 80-0474	1509320651	103	KLEEMAN #1-A				PANGMA (COUNCIL GROVE)		40.0 CITIES SERVICE GA
-W R MURFIN D/B/A MURFIN DRILLING CO					RECEIVED: 10/01/81		JA: KS			
8200101	K 80-0738	1509720487	108	HANEY #2-1 GAS UNIT				WILDCAT		5.0 KANSAS-NEBRASKA N
8200102	K 80-0734	1502320059	108	SCHIELD #1-33				CHERRY CREEK		9.0 PEOPLES NATURAL G
-W. L. KIRKMAN, INC.					RECEIVED: 10/01/81		JA: KS			
8200046	K 81-0712	1514520236	108	GARVIN A-1				BENSON		16.5 KANSAS NEBRASKA N
-WENERT TRICH					RECEIVED: 10/01/81		JA: KS			
8200047	K 81-0711	1509720754	103	WELLSFORD TOWNSITE #1				WELLSFORD		90.0 PANHANDLE EASTERN
-WHITAKER ENTERPRISES INC					RECEIVED: 10/01/81		JA: KS			
8200037	K 81-0698	1511900000	108	ADAMS #1-31				SINGLEY		11.0 PANHANDLE EASTERN

JD NO	JA DKT	API NO	C SFC CAT WELL NAME	FIELD NAME	PROD	PURCHASER
-	-	-	-	-	-	-
8200124	K81-0402	1514500000	RECEIVED: 10/01/81 NO. 1 FOX *C*	JAY		2.4 KANSAS-NEBRASKA N
8200125	K81-0401	1504720564	NO. 1 HENNING	MASSEY		15.6 KANSAS-NEBRASKA N
NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION						
-	-	-	-	-	-	-
8150919	1088	3101313907	RECEIVED: 09/22/81 #1 A. NIXON	LAKESHORE		18.0 NATIONAL FUEL GAS
8150920	1090	3101315205	#2 E. BERG	LAKESHORE		18.0 NATIONAL FUEL GAS
-	-	-	-	-	-	-
8150918	939	3102914542	RECEIVED: 09/22/81 A. & H. UPSHUR UNIT #1	BRANT-EVANS		20.0 NATIONAL FUEL GAS
PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES						
-	-	-	-	-	-	-
8200001	8679	3706522287	RECEIVED: 10/01/81 LITTLE LEO CORPORATION #1-A	PUNXSUTAWNEY		25.0 T.O. PHILLIPS
8200002	9257	3711120111	RECEIVED: 10/01/81 H. A. LANDIS GAS UNIT WELL NO. 1	FRIEDENS		244.0
8200003	9252	3700500000	RECEIVED: 10/01/81 WISER #2	SPRING CHURCH		5.4 PEOPLES NATURAL G
-	-	-	-	-	-	-
8200008	9312	3704920880	RECEIVED: 10/01/81 C. SILL #1 #16	BEAVERDAM		12.0 NATIONAL FUEL GAS
8200010	9314	3704921102	C. SMITH #1 (#30)	BEAVERDAM		6.0 NATIONAL FUEL GAS
8200013	9317	3704921075	HAMMOND #1 (#26)	BEAVERDAM		12.0 NATIONAL FUEL GAS
8200011	9315	3704921141	KOZIK #1 (#29)	BEAVERDAM		15.0 NATIONAL FUEL GAS
8200014	9318	3704921050	RHEA #1 (#25)	BEAVERDAM		12.0 NATIONAL FUEL GAS
8200015	9320	3704920889	TROYER PROFIT SHARING (#14)	BEAVERDAM		12.0 NATIONAL FUEL GAS
8200009	9313	3704920879	TROYER PROFIT SHARING #15	BEAVERDAM		12.0 NATIONAL FUEL GAS
8200007	9311	3704920888	TROYER PROFIT SHARING #17	BEAVERDAM		12.0 NATIONAL FUEL GAS
8200012	9316	3704921101	ZAJAC #1 (#28)	BEAVERDAM		6.0 NATIONAL FUEL GAS
-	-	-	-	-	-	-
8200016	9254	3700522217	RECEIVED: 10/01/81 M.E. RUSSELL #2 ARM-22217-R	SOUTH BEND TWP.		72.0 PEOPLES NATURAL G
-	-	-	-	-	-	-
8200018	8966	3706326234	RECEIVED: 10/01/81 C. J. CLAWSON WN-1849	MONTGOMERY TOWNSHIP		5.5 GENERAL SYSTEM PU
8200017	9263	3703321093	102-2 J. D. TONKIN WN-1862	BURNSIDE TOWNSHIP		13.1 GENERAL SYSTEM PU
-	-	-	-	-	-	-
8200019	9110	3706326042	RECEIVED: 10/01/81 L. SOKOLY #1	BRADFORD SHALLOW		0.0 COLUMBIA GAS TRAN
8200021	9189	3706326153	R. P. CRAMER #1 IND 26153	CHERRYHILL FLD.		0.0 COLUMBIA GAS TRAN
8200020	9188	3706326084	R. W. CRAMER #1 IND 26084	CHERRYHILL FLD.		0.0 COLUMBIA GAS TRAN
-	-	-	-	-	-	-
8200022	9255	3703321004	RECEIVED: 10/01/81 BONSALL #1	BRADY		25.0 NATIONAL FUEL GAS
8200023	9256	3703321076	ELLING #1	BRADY		25.0 CONSOLIDATED GAS
-	-	-	-	-	-	-
8200024	9071	3706326213	RECEIVED: 10/01/81 ALFRED GALLAGHER #1 F-301	SOUTH PINE		0.0 COLUMBIA GAS TRAN
8200025	9072	3706326246	HARRY C. MACK #4 F-286	SOUTH PINE		0.0 COLUMBIA GAS TRAN
-	-	-	-	-	-	-
8200006	9325	3712920169	RECEIVED: 10/01/81 MORRIS A. ROBINS #1	ALLEGHENY		6.5 PEOPLES NATURAL G
8200004	9323	3712920148	W. O. SCHWENK #2	ALLEGHENY		1.5 PEOPLES NATURAL G
8200005	9324	3712920187	W. O. SCHWENK #3	ALLEGHENY		1.5 PEOPLES NATURAL G
-	-	-	-	-	-	-
8200029	9267	3706521728	RECEIVED: 10/01/81 A. LEE REITZ #1	BEAVER		6.0 NATIONAL FUEL GAS
8200028	9266	3706521729	E.M. REITZ #1	BEAVER		3.0 NATIONAL FUEL GAS
8200027	9265	3706521416	FRED BURKETT #2	WINSLOW		9.8 NATIONAL FUEL GAS

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JD NO	JA DKT	API NO	D SEC CAT	WELL NAME	RECEIVED	JA	FIELD NAME	PROD	PURCHASER
8200030	9081	3703921157	103	FRYREAR #1-82	10/01/81	PA	SPRINGBORO	30.0	
8200031	9067	3708526193	102-3	LEOTA WARR UNIT NO. 1	10/01/81	PA	COMMODORE	0.0	
8200032	8461	3706325801	103	MUSSER FORESTS, INC. #2	10/01/81	PA	RAYNE TOWNSHIP	0.0	COLUMBIA GAS TRAN
8200033	9074	3706326294	103	G. B. CLAWSON #1	10/01/81	PA	BLACKLICK	30.0	
8200034	9075	3706326262	103	JAMES E. STEPHENS, ET UX #1	10/01/81	PA	BLACKLICK	35.0	
8200026	9288	3704921022	103	SILL #1 ERI-21022	10/01/81	PA	UNION TOWNSHIP	0.0	COLUMBIA GAS TRAN
8200035	9297	3706520089	107-TF	BRUMBAUGH #4	10/01/81	PA	PORTER TOWNSHIP	0.0	PEOPLES NATURAL G

BILLING CODE 6717-02-C

The above notices of determination were received from the indicated jurisdictional agencies by the Federal Energy Regulatory Commission pursuant to the Natural Gas Policy Act of 1978 and 18 CFR 274.104. Negative determinations are indicated by a "D" before the section code. Estimated annual production (PROD) is in million cubic feet (MMCF). An (*) before the Control (JD) number denotes additional purchasers listed at the end of the notice.

The applications for determination are available for inspection except to the extent such material is confidential under 18 CFR 275.206, at the Commission's Division of Public Information, Room 1000, 825 North Capitol St., Washington, D.C. Persons objecting to any of these determinations may, in accordance with 18 CFR 275.203 and 275.204, file a protest with the Commission on or before November 16, 1981.

Categories within each NGPA section are indicated by the following codes:

- Section 102-1: New OCS lease
- 102-2: New well (2.5 mile rule)
- 102-3: New well (1000 ft rule)
- 102-4: New onshore reservoir
- 102-5: New reservoir on old OCS lease
- Section 107-DP: 15,000 feet or deeper
- 107-GB: Geopressured brine
- 107-CS: Coal seams
- 107-DV: Devonian shale
- 107-PE: Production enhancement
- 107-TF: New tight formation
- 107-RT: Recompletion tight formation
- Section 108: Stripper well
- 108-SA: Seasonally affected
- 108-ER: Enhanced recovery
- 108-PB: Pressure buildup

Kenneth F. Plumb,
Secretary.

[FR Doc. 81-31515 Filed 10-29-81; 8:45 am]

BILLING CODE 6717-02-M

Office of Hearings and Appeals

Cases Filed Week of October 9 through October 16, 1981

During the week of October 9 through October 16, 1981, the appeals and

applications for exception or other relief listed in the Appendix to this Notice were filed with the Office of Hearings and Appeals of the Department of Energy.

Under DOE procedural regulations, 10 CFR Part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the procedural regulations. For purposes of the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, D.C. 20461.

October 23, 1981.

George B. Breznay,

Director, Office of Hearings and Appeals.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS

[Week of Oct. 9 through Oct. 16, 1981]

Date	Name and location of applicant	Case No.	Type of submission
Oct. 9, 1981	Charter Oil Company, Jacksonville, Florida	HES-0001	Request for Stay. If granted: Charter Oil Company would receive a stay of the September 14, 1981 Supplemental Order (Case No. BYX-0218) pending a final determination on its Application for Modification (Case No. HYR-0010).
Oct. 9, 1981	Charter Oil Company, Jacksonville, Florida	HYR-0010	Request for Modification/Rescission. If granted: The September 14, 1981 Decision and Order (Case No. BYR-0218) issued to Charter Oil Company by the Office of Hearings and Appeals would be modified regarding the firm's entitlements purchase obligations.
Oct. 9, 1981	OE/An-Son Corporation, Oklahoma City, OK	HEF-0004	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 CFR, Part 205 Subpart V, in connection with the June 4, 1979 Consent Order issued to An-Son Corporation.
Oct. 9, 1981	OE/Calvin Petroleum Corporation, Denver, CO	HEF-0003	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 CFR, Part 205, Subpart V, in connection with the May 14, 1981 Consent Order issued to Calvin Petroleum Corporation.
Oct. 9, 1981	OE/Lyon County Co-Operative Oil Company, Washington, D.C.	HEF-0002	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 CFR, Part 205, Subpart V, in connection with the June 6, 1979, Consent Order issued to Lyon County Co-Operative Oil Company.
Oct. 13, 1981	OE/H & B Texaco and Broadstreet Texaco, Washington, D.C.	HRR-0011	Request for Modification/Rescission. If granted: The September 18, 1981 Decision and Order (Case No. BRO-06-2231) issued to H & B Texaco and Broadstreet Texaco by the Office of Hearings and Appeals would be modified regarding the interest rate for the period after February 1, 1980.
Oct. 14, 1981	Conoco, Inc., Washington, D.C.	HRD-0002	Motion for Discovery. If granted: Discovery would be granted to Conoco, Inc. in connection with the Statement of Objections submitted in response to the April 30, 1981, Proposed Remedial Order (Case No. BRO-1448) issued to the firm by the Office of Special Counsel.
Oct. 14, 1981	Conoco, Inc., Washington, D.C.	HRH-0001	Request for Evidentiary Hearing. If granted: An Evidentiary Hearing would be convened in connection with the Statement of Objections submitted by Conoco, Inc. in response to the April 30, 1981, Proposed Remedial Order issued to the firm.
Oct. 14, 1981	Guam Oil & Refining Company, Washington, D.C.	HGX-0002	Supplemental Order. If granted: The September 18, 1980, Decision and Order (Case No. BES-0093) issued to Guam Oil & Refining Company by the Office of Hearings and Appeals would be modified in connection with the October 8, 1981, Final Order issued by the Federal Energy Regulatory Commission.
Oct. 14, 1981	Herrick & Smith, Boston, MA	HFA-0002	Appeal of an Information Request Denial. If granted: The September 14, 1981, Information Request Denial issued by the Acting Assistant General Counsel for Interpretations and Rulings would be rescinded, and Herrick & Smith would receive access to certain DOE information.
Oct. 14, 1981	Michek Oil Company, Highland, WI	HEE-0001	Exception to the reporting requirements. If granted: Michek Oil Company would not be required to file form EIA-9A, No. 2 Distillate Price Monitoring Report.
Oct. 14, 1981	Special Counsel (Gulf Oil), Washington, D.C.	HRD-0003	Motion for Discovery. If granted: Discovery would be granted to the Office of Special Counsel in connection with the Statement of Objections submitted in response to the Proposed Remedial Order (Case No. DRO-0194) issued to Gulf Oil Corporation.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS—Continued

[Week of Oct. 9 through Oct. 16, 1981]

Date	Name and location of applicant	Case No.	Type of submission
Oct. 14, 1981	Texas American Petrochemicals, Inc., Washington, D.C.....	HFA-0003	Appeal of an Information Request Denial. If granted: The September 11, 1981, Information Request Denial issued by the Office of General Counsel would be rescinded, and Texas American Petrochemicals, Inc. would receive access to documents relating to a May 29, 1981, Notice of Probable Violation issued to the firm.

[FR Doc. 81-31489 Filed 10-29-81; 8:45 am]

BILLING CODE 6450-01-M

Western Area Power Administration

Rio Grande Project; Proposed Power Rate Adjustment

AGENCY: Western Area Power Administration, Energy.

ACTION: Notice of Proposed Power Rate Adjustment—Rio Grande Project, New Mexico.

SUMMARY: The Western Area Power Administration (Western) is proposing a rate increase for firm power from the Rio Grande Project (RGP). Three options have been selected based on possible modes of future operation. The proposed rates for these options are as follows:

Option	Capacity rate (dollars per kW-month)	Energy rate (mills per kWh)	Composite rate at 58.2-pct load factor (mills per kWh)
A.....	5.585	13.14	26.28
B.....	6.380	15.01	30.02
C.....	4.480	10.54	21.08

The present rate is \$3.20 per kW-month and 8.5 mills per kWh, with a composite rate of 16.03 mills per kWh. A brochure will be distributed to all RGP customers and other interested parties, and information and comment forums will be held in accordance with the current official procedures for public participation in general rate adjustments. The brochure will explain the need for a rate increase and will describe the three options.

After public discussions and review of public comments, Western will decide on a proposed rate.

DATES: The consultation and comment period will begin with publication of this notice in the Federal Register, and will end not less than 90 days thereafter. The proposed rate will go into effect about June 1982.

A public information forum, at which Western will outline the reasons for the rate increase, will be held at the Downtown Inn in Albuquerque, New Mexico, beginning at 9:30 a.m. on

November 19, 1981. A public comment forum at which the public may comment on the proposed rate increase will be held at the same location in Albuquerque, New Mexico, beginning at 9:30 a.m. on December 17, 1981. Written comments should be received by the end of the consultation and comment period to be assured of consideration. Written comments may be submitted at the public comment forum or sent to the address below.

FOR FURTHER INFORMATION CONTACT: Mr. Albert M. Gabiola, Area Manager, Salt Lake City Area Office, Western Area Power Administration, Department of Energy, 438 East 200 South, P.O. Box 11606, Salt Lake City, UT 84147, (801) 524-5493.

SUPPLEMENTARY INFORMATION: Power rates for RGP are established pursuant to the Department of Energy Organization Act of August 4, 1977 (42 U.S.C. 7101, *et seq.*); the Reclamation Act of 1902 (43 U.S.C. 372, *et seq.*), as amended and supplemented by subsequent enactments, particularly section 9(c) of the Reclamation Project Act of 1939 (43 U.S.C. 485h(c)); and the acts specifically applicable to the project or system involved.

The Secretary of Energy delegated to the Assistant Secretary for Resource Applications, by Delegation Order No. 0204-33 (43 FR 60636, December 28, 1978), the authority to develop, acting by and through the Administrator of Western, and to confirm, approve, and place in effect on an interim basis, power and transmission rates for Western. The delegation order also gave the Federal Energy Regulatory Commission the authority to make a final decision either confirming and approving, disapproving, or remanding such rates. On March 19, 1981, Delegation Order No. 0204-33 was amended by substituting the "Assistant Secretary for Conservation and Renewable Energy" for the "Assistant Secretary for Resource Applications" (46 FR 25426, May 7, 1981).

Procedures for public participation in rate adjustments for power marketed by Western were published in the Federal Register (45 FR 86983, December 31, 1980). Corrections and amendments thereto were published in the Federal Register (46 FR 6864, January 22, 1981, and 46 FR 25426, May 7, 1981).

Regulatory Flexibility Analysis

Pursuant to the Regulatory Flexibility Act of 1980 (5 U.S.C. 601, *et seq.*), each agency, when required by 5 U.S.C. 553 to publish a proposed rule, is further required to prepare and make available for public comment an initial regulatory flexibility analysis to describe the impact of the proposed rule on small entities. In this instance, the rate adjustment for the Rio Grande Project relates to nonregulatory services provided by Western at a particular rate. Under 5 U.S.C. 601(2), rates or services of particular applicability are not considered "rules" within the meaning of the Act. Since the rate for Rio Grande Project power is of limited applicability and is being set in accordance with specific regulations and legislation under particular circumstances, Western believes that no flexibility analysis is required.

Environmental Evaluation

Western will prepare an environmental assessment of the proposed rate adjustment and will send copies thereof to interested persons during the consultation and comment period. The environmental assessment will consider the anticipated impacts on the physical and natural environments of the area as well as the Department of Energy guidelines for compliance with the National Environmental Policy Act.

Issued at Golden, Colo., October 21, 1981.

Robert L. McPhail,
Administrator.

[FR Doc. 81-31488 Filed 10-29-81; 8:45 am]

BILLING CODE 6450-01-M

ENVIRONMENTAL PROTECTION AGENCY

[TSH-FRL-1973-4; OPTS-42005]

Alkyl Phthalates and Benzyl Butyl Phthalate; Response to the Interagency Testing Committee**AGENCY:** Environmental Protection Agency (EPA).**ACTION:** Notice.

SUMMARY: In the initial report of the Interagency Testing Committee (ITC), transmitted to EPA on October 4, 1977, the ITC recommended to the Administrator of EPA the chemical category "alkyl phthalates" for consideration for testing of environmental effects. On October 24, 1980, the ITC further recommended a related phthalate ester, benzyl butyl, for the development of test rules for environmental effects similar to those proposed for the alkyl phthalates and also for health effects. On October 2, 1981, the Agency received a proposal from the Chemical Manufacturers Association (CMA) on behalf of the Phthalate Esters Program Panel, whereby the phthalate ester industry, through CMA, has agreed to test voluntarily and expeditiously both alkyl phthalates and benzyl butyl phthalate for the environmental and health effects of concern to the Agency and to the ITC. Consequently, the Agency has made a preliminary decision, pending review of public comment received too late for consideration prior to the statutory deadline for this action, not to propose at this time a section 4(a) rule to require environmental or health effects testing of alkyl phthalates or benzyl butyl phthalate.

FOR FURTHER INFORMATION CONTACT: John B. Ritch, Jr., Director, Industry Assistance Office (TS-799), Office of Toxic Substances, Environmental Protection Agency, 401 M St., SW., Washington, D.C. 20460, Toll free: (800-424-9065), in Washington: (202-554-1404), Outside the USA: (Operator-202-554-1404).

SUPPLEMENTARY INFORMATION:**I. Background**

Section 4(a) of the Toxic Substances Control Act (TSCA) authorizes the Administrator of EPA to promulgate regulations requiring testing of chemical substances and mixtures in order to develop data relevant to determining the risks that such chemicals may present to health and the environment.

Section 4(e) of TSCA established an Interagency Testing Committee (ITC) to recommend to EPA a list of chemicals to be considered for the promulgation of

testing rules under section 4(a) of the Act. The ITC may designate up to 50 of its recommendations at any one time for priority consideration by EPA. The ITC designated alkyl phthalates for environmental effects testing on October 4, 1977, notice of which appears in the Federal Register of October 12, 1977 (42 FR 55026). The alkyl phthalates are a chemical category consisting of alkyl diesters of 1,2-benzene dicarboxylic acid. The ITC's specific recommendations for the category alkyl phthalates were that the high production phthalate esters should be tested for chronic and reproductive effects to aquatic organisms, especially fish. The recommendations were based on (1) the large production volume of the phthalate esters, some over one hundred million pounds per year; (2) the known stability of some of the alkyl phthalates which would cause them to persist in the environment; (3) the reported chronic effects of some of the alkyl phthalates to freshwater species; and (4) the ability of the alkyl phthalates to accumulate in aquatic organisms.

As part of its recommendations to the Agency, the ITC mentioned that the health effects of oncogenicity and mutagenicity were not adequately characterized. However, the ITC reported that tests of mammalian and bird toxicity revealed a low order of toxicity to these organisms, and in its report the ITC recommended no health effects testing for the alkyl phthalates. Since that time, however, a positive bioassay on di-2-ethylhexyl phthalate (DEHP), a high production alkyl phthalate, has indicated oncogenicity may be a concern for this class of compounds. The Agency has taken into consideration these recent test results and does not believe that the current data are adequate to evaluate the human health effects posed by the alkyl phthalates. The Agency's concerns for health effects testing of the alkyl phthalates under section 4(a) of TSCA are therefore also addressed in this notice.

On October 24, 1980, the ITC designated a compound structurally related to the alkyl phthalates, benzyl butyl phthalate (BBP), for testing under TSCA section 4(a), notice of which appears in the Federal Register of November 25, 1980 (45 FR 78432). Like the alkyl phthalates, BBP is a diester of 1,2-benzene dicarboxylic acid. It differs from the alkyl phthalates in that along with the alkyl (butyl) group an aromatic (benzyl) group is attached to the benzene molecule at one of the two ester linkages. The ITC recommended that BBP be tested for environmental effects, based on its high production

volume and similar structure to the alkyl phthalates. It also recommended that BBP's oncogenic potential be more thoroughly evaluated based on the results of an NCI (1980) carcinogenicity bioassay on BBP. The Committee further recommended that BBP be tested for potential reproductive effects.

II. CMA's Proposed Testing Program

On October 2, 1981, the Agency received a comprehensive testing proposal for phthalate esters from the Chemical Manufacturers Association on behalf of the Phthalate Esters Program Panel, consisting of manufacturers of phthalate esters and of the raw materials of the phthalate esters, and users of phthalate esters.

A. Environmental Effects

CMA has proposed performing phased testing for environmental effects, encompassing 13 alkyl phthalates identified as being produced in quantities greater than ten million pounds and benzyl butyl phthalate. CMA's proposal will specifically resolve unanswered questions in the areas of aquatic toxicity, potential environmental transport and fate, and biodegradation of the alkyl phthalates and benzyl butyl phthalate. These are the environmental effects of concern to the Agency and to the ITC.

In Phase I of the testing approach, basic tests will be performed to determine acute lethality to fish, aquatic invertebrates, and algae. Tests on reproduction in aquatic invertebrates will also be performed, as will preliminary biodegradation tests and tests to determine vapor pressure, water solubility and $\log P_{\text{octanol/water}}$. In Phase II of the testing approach more advanced tests, including early life-stage testing on fish, bioconcentration tests in oysters, soil and water biodegradation tests, and tests of soil transport will be performed. The tests and chemicals selected for Phase II testing will be determined primarily by the results of the Phase I tests. As the results of the Phase I tests come in, they will be evaluated by both CMA and EPA scientists.

B. Health Effects

The CMA health effects proposal is directed towards the oncogenic and mutagenic potential of phthalate esters. It includes a multistage test program with two first-stage screening components which is being undertaken in an attempt to establish biological markers to aid in assessing the mutagenic and oncogenic potential of the alkyl phthalate class of compounds.

The first component is a battery of short-term tests, mostly mutagenic in character, used to evaluate mutagenic and oncogenic potential. The second component is a 21-day *in vivo* test with rats that will focus on effects of the phthalate esters to various organs and especially the liver. An initial validation phase using, di-2-ethylhexyl phthalate, mono-2-ethylhexyl phthalate, 2-ethylhexanol and di-2-ethylhexyl adipate will also be conducted to (1) help optimize test selection; (2) confirm past (*in vivo*) test results; and (3) more closely examine the potential utility of mutagenicity screening tests for the alkyl phthalate class of compounds.

Six alkyl phthalates (di-n-butyl, di-n-hexyl, octyl, decyl), di-[heptyl, nonyl, undecyl], diisononyl, diisooctyl, and diundecyl phthalate) and benzyl butyl phthalate have been selected for testing in the CMA test battery on the bases of production volume and representative structural characteristics. Dimethyl phthalate has also been selected, on the basis of past test data, for testing in the short-term test battery only.

The CMA's short-term test battery will include an Ames assay with *Salmonella typhimurium*, a mouse lymphoma test, a cell transformation test, an *in vitro* chromosomal aberration test and an unscheduled DNA synthesis test. Positive results in a well-designed battery of short-term mutagenicity tests can often be useful indicators for potential oncogenic as well as mutagenic effects in higher animals (Bartsch 1976, Brusick 1979). The results of past mutagenicity tests on alkyl phthalates have, however, been negative or, in a few cases, only weakly positive. Based on these past tests, the alkyl phthalates do not appear to be strong mutagens. The short-term tests, therefore, may not be sufficient to indicate the potential oncogenicity for the phthalate ester class of compounds. Therefore, in conjunction with the short-term tests, *in vivo* tests on rats will be performed with all of the compounds selected for the mutagenicity tests. The *in vivo* screening tests are based on the property of certain compounds, including DEHP and di-2-ethylhexyl adipate, to show effects on the livers of test animals, especially the effect of hepatic peroxisome proliferation. Hepatic peroxisome proliferation combined with hypolipidemia and hepatomegaly are apparently common characteristics of a diverse group of chemicals, including DEHP, that give rise to hepatic cancer in rodents (Moody and Reddy, 1978, Reddy 1980).

Concurrent with the above testing, CMA will be examining the metabolism

of DEHP in the rat at various dose levels in the diet and conducting a comparative study of the metabolism of DEHP in the mouse, the rat and a non-human primate.

CMA's testing proposal, then, is an attempt initially to establish valid biological markers that will indicate the mutagenic and oncogenic potential for the alkyl phthalate class of compounds. Depending on the nature of the results from this first phase of testing, CMA will undertake such additional testing as it considers necessary to determine whether the compounds are mutagenic or carcinogenic and, if so, what degree of hazard they present. Because of the experimental nature of the CMA testing program, and the broad range of possible outcomes of the initial testing, CMA has not specified the exact content of these further phases of testing. However, for substances which have not demonstrated a low potential for oncogenicity, they may include subchronic testing, metabolism testing, a two-year bioassay, or other appropriate tests. Additional compounds in the various structural subcategories (e.g., symmetrical, long-chain, branched, even-numbered isomers) may also be examined in the short-term screening tests. Positive results in the mutagenicity screens may, similarly, also be followed up with more advanced mutagenicity testing. CMA will consult with EPA prior to making these decisions on the content of the later testing phases.

CMA is expected to begin testing of the phthalates esters as described in its voluntary proposal shortly after the publication of this Federal Register notice.

C. Good Laboratory Practices

The Agency has reviewed the protocols of both the health and environmental tests that CMA has proposed and finds them acceptable. The described laboratory practices and quality control methods that will be carried out during the testing have also been reviewed and these are also acceptable to the Agency. For the Phase I environmental toxicity tests and the *in vivo* tests on rats for the oncogenicity screen, adherence to the Food and Drug Administration's "Good Laboratory Practices," published in the Federal Register of December 22, 1978 (43 FR 59986), will provide the necessary quality assurances. Similarly, the chemical fate tests, the mutagenicity screening tests and the Phase II environmental tests are expected to be performed using good laboratory practices. CMA has further agreed to arrange for EPA's auditing of the various

laboratory facilities where the tests will be performed during the testing period.

III. Other Phthalate Testing

The National Toxicology Program (NTP) is performing and currently has plans to perform fairly extensive toxicological testing on various alkyl phthalate esters. NTP's testing initiative includes mutagenicity screening studies including (1) mutagenicity screening assays (Ames Tests) on 22 alkyl phthalates and related compounds; (2) tests of di-2-ethylhexyl phthalate and di-2-ethylhexyl adipate in *Drosophila melanogaster*; (3) tests of di-2-ethylhexyl phthalate, di-2-ethylhexyl adipate, benzyl butyl phthalate, diethyl phthalate and phthalic anhydride in *in vivo* cytogenetics assays; and (4) a study examining the propensity of di-2-ethylhexyl phthalate to incorporate into cellular macromolecules (i.e. rat hepatic RNA, DNA and protein). NTP will also be performing a two-year oncogenicity study on diethyl phthalate. Some special toxicity studies on diethyl phthalate will also be done, including an examination of hematopoietic effects in both male and female rats and mice and an examination in male rodents of hormonal and sperm effects. Di-2-ethylhexyl phthalate will also undergo reproductive effects testing and is under consideration for teratology and fetotoxicity studies. NTP is also studying the effects of several phthalate esters on mitochondrial function in whole animals to determine sites of action of phthalate mitochondrial toxicity. Depending on the outcome of these various tests, NTP may further broaden its testing initiative to include additional toxicity testing. Other researchers in the United States and Europe are also doing various other phthalate testing.

In regard to the ITC's recommendation that benzyl butyl phthalate be tested for reproductive effects, the EPA has nominated BBP for reproductive effects testing under the NTP's testing program.

IV. Public Comment

On August 27, 1981, EPA published a notice in the Federal Register indicating that EPA was considering a CMA voluntary testing proposal on alkyl phthalates, and providing for a public meeting and a deadline for submittal of written comments (46 FR 43298). The notice also indicated that various materials relevant to the testing proposal were available on the public record.

Pursuant to the notice, a public meeting was held on September 15, 1981,

to brief the public on the CMA voluntary testing proposal as an alternative to a test rule under TSCA section 4. The briefing was followed by an opportunity for discussion and comment.

At the conclusion of the meeting, and by letter of September 21, 1981, the Natural Resources Defense Council (NRDC) requested additional time to review and comment on the proposed testing scheme for the phthalates. Although EPA believes that it had provided adequate opportunity for the public to examine the proposed test scheme and comment upon it, because this is the first time the Agency has considered deferring testing because of a voluntary test scheme, EPA agreed to accept NRDC comments up to October 21, 1981. However, because section 4(e) of TSCA requires EPA to publish a response to the ITC within one year from the date a chemical is designated by the committee, EPA has not had an opportunity to consider these comments so as to issue a final decision not to test at this time. Instead, EPA elected in this instance to issue this notice in the form of a preliminary decision not to proceed with development of a test rule; the Agency will consider NRDC's comments before issuing a final decision, no later than November 30, 1981.

It is EPA's intention in the future to publish decisions not to test, where appropriate, in final form no later than the date of when a response to the ITC is due. EPA requests comments on how it can effectively provide for public input while assuring that statutory deadlines are met.

V. Decision Not To Require Testing

EPA feels that CMA's environmental effects testing proposal will meet the testing concerns of the Agency and the ITC for the alkyl phthalates and for benzyl butyl phthalate. For this reason, EPA has decided not to require environmental testing of the alkyl phthalates or benzyl butyl phthalate at this time.

EPA also believes that CMA's multiphase testing proposal for health effects will lead to the timely development of data relevant to determination of future regulatory needs for this class of compounds. Both EPA and CMA recognize the experimental nature of CMA's initial testing effort which is intended to indicate the carcinogenic potential of major compounds in this class. However, the Agency feels this approach is reasonable and has sufficient scientific rationale to recommend its use. NTP's testing initiative will also contribute a substantial amount of knowledge on the potential toxicity of the phthalate esters

to human health. CMA's testing, in combination with NTP's initiative, is expected at the very least to clarify future testing needs for the alkyl phthalates.

As discussed above, it is likely that some additional testing will be necessary to develop information sufficient to determine if regulatory action is appropriate. Because these testing needs cannot be specified at this time, it is impossible for EPA to state that the later testing phases CMA will undertake are completely adequate for the Agency's purposes. However, there are several reasons why EPA believes that it should accept the CMA offer in lieu of proposing a test rule under section 4(a) of TSCA. First, EPA believes it would be difficult or impossible to specify at this time a reasonable, complete phthalate health effects testing scheme that would assure the development of all the data ultimately necessary for regulatory decisionmaking on the various phthalates. Second, CMA's consultations with EPA at decision points following the initial phase of tests will give the Agency an opportunity to provide scientific and regulatory guidance to CMA. Third, EPA believes that CMA has made a good faith commitment to develop data reasonably necessary to perform health effects assessments on the phthalates, although this does not preclude future disagreements on precisely what testing should be performed. Fourth, should CMA's initial testing indicate to EPA the need for testing beyond that which CMA is willing to conduct, the Agency reserves its right to pursue the issuance of a section 4 test rule at that time. Finally, acceptance of CMA's voluntary test program will result in a substantial savings in time and Agency resources over pursuing this matter through the full regulatory process.

Therefore, on the basis of the information available to the Agency, and public comments received by the Agency prior to October 1, 1981, EPA is not proceeding with the development of test rules on the health effects of the alkyl phthalates or butyl benzyl phthalate. However, since October 1, 1981, EPA has received additional comment from NRDC and will consider such information before making a final decision on the acceptance of the CMA testing proposal no later than November 30, 1981.

VI. References

1. Bartsch, EH. 1976. Predictive value of mutagenicity test in chemical carcinogenesis mutation. *Mutation Res.* 38:177-190.

2. Brusick, D. 1979. Bacterial mutagenesis and its role in the identification of potential animal carcinogens. In: Griffin C, Shaw CR, ed. *Carcinogens: Identification and Mechanisms of Action*. New York: Raven Press, pp. 93-105.

3. Moody DE, Reddy JK. 1978. Hepatic peroxisome (microbody) proliferation in rats fed plasticizers and related compounds. *Toxicol. Appl. Pharmacol.* 45:497-504.

4. NCI. 1980a. National Cancer Institute. Carcinogenesis bioassay of di-2-ethylhexyl phthalate (draft report). Washington, DC: Department of Health and Human Services NIH 81-1773.

5. NCI. 1980b. National Cancer Institute. Bioassay of butyl benzyl phthalate for possible carcinogenicity (draft report). Washington, DC: Department of Health and Human Services. DHHS Pub. NIH 80-1769.

6. Reddy JK. 1980. Hepatic peroxisome proliferative and carcinogenic effects of hypolipidemic drugs. In: Fumagalli R, Kritchevsky D, and Paoletti R, eds. *Drugs affecting lipid metabolism*. Elsevier/North Holland Biomedical Press. pp. 301-309.

VII. Public Record

EPA has established a public record for this decision not to pursue testing under section 4, docket number OPTS-42005, which is available for inspection in the OPTS reading room from 8:00 a.m. to 4:00 p.m. on working days in Rm. E-106, 401 M St., S.W. Washington, DC 20460. This record includes basic information considered by the Agency in developing this decision. The Agency will supplement the record with additional relevant information as it is received. The record includes the following information:

(1) Federal Register notices containing the designation of alkyl phthalates and benzyl butyl phthalate to the Priority List.

(2) Communications before proposal:
(a) Public and Intra-agency or Interagency Memoranda, Comments and Proposals.

(b) Contact reports of telephone conversations.

(c) Meetings.

(3) Public comments on the ITC reports.

(4) Reports—published and unpublished data.

(Sec. 4, 90 Stat. 2003; (15 U.S.C. 2601))

Dated: October 23, 1981.

Anne M. Gorsuch,
Administrator.

[FR Doc. 81-31552 Filed 10-29-81; 8:45 am]

BILLING CODE 6560-31-M

[ER-FRL-1973-1]

Availability of Environmental Impact Statements Filed Pursuant to 40 CFR 1506.9**RESPONSIBLE AGENCY:** USEPA, Office of Federal Activities, EPA.**INFORMATION CONTRACT:** Ms. Kathi Wilson (202) 245-3006.**EIS'S FILED DURING THE WEEK OF:** October 19 to 23, 1981**COMMENT DUE DATES:**

Drafts—December 14, 1981.

Finals—November 30, 1981.

Corps of Engineers (COE): Draft—

Cowanesque Lake Reformulation Study, Tioga County, Pennsylvania; Extended Review: 12-17-81 (EPA EIS #810883)

COE: Final—Below Red River Flood Control, Avoyelles Parish, Louisiana (EPA EIS #810867)**COE:** Final—Saipan Small Boat Harbor, Saipan, Northern Mariana Islands (EPA EIS #810863)**COE:** Final—Trinity River, Water Resource Improvement, Texas (EPA EIS #810888)**DOC:** National Oceanic and Atmospheric Administration: Draft—Maine Coast Estuarine Sanctuary, Washington County, Maine (EPA EIS #810879)**DOE:** Bonneville Power Administration: Draft Supplement—Ashe-Slatt/Crow Butte Slough Crossing, Benton County, Washington (EPA EIS #810889)**DOI:** Fish and Wildlife Service: Final—Disposition of Culebra and Culebrita Islands, Puerto Rico (EPA EIS #810862)**Department of Transportation (DOT):** Final—Motor Vehicle Occupant Crash Protection (EPA EIS #810885)**DOT:** Federal Highway Administration (FHWA): Draft—AR-29 Relocation, I-30 to AR-29, Hempstead County, Arkansas; Extended Review: 12/23/81 (EPA EIS #810882)**DOT:** FHWA: Final—I-279 Construction, US 19/Perry Highway to I-79, Allegheny County, Pennsylvania (EPA EIS #810866)**DOT:** FHWA: Final—I-279 and East Street Interchange Construction, Allegheny County, Pennsylvania (EPA EIS #810869)**DOT:** FHWA: Final—Bluefield Bypass, VA-19/460 to VA-720, Tazewell County, Virginia (EPA EIS #810864)**EPA:** Region 1: Draft—Sandwich Wastewater Treatment and Collection Facilities, Barnstable County, Massachusetts (EPA EIS #810890)**EPA:** Region 4: Draft—St. Johns River Power Park, NPDES Permit, Duval County, Florida**EPA:** Region 5: Draft—Rural Lakes Alternative Waste Treatment Systems, Illinois, Indiana, Michigan, Wisconsin, Minnesota and Ohio (EPA EIS #810874)**Federal Energy Regulatory Commission:** Final—North Fork Payette River Hydroelectric Project, License, Boise, Gem and Valley Counties, Idaho (EPA EIS #810887)**General Services Administration:** Final—Vista Del Arroyo Federal Building Rehabilitation, Los Angeles County, California (EIS ORDER #810886)**Department of Housing and Urban Development (HUD):** Draft—Prattville East Development, Mortgage Insurance, Autauga County, Alabama (EPA EIS #810876)**HUD:** Draft—Windriver/Sunrise Development, Mortgage Insurance, Sweetwater, Wyoming (EPA EIS #810871)**HUD:** Draft—The Bluffs Development, Mortgage Insurance, Sweetwater County, Wyoming (EPA EIS #810872)**HUD:** Final—Lake Ridge PUD, Mortgage Insurance, Prince William County, Virginia (EPA EIS #810875)**HUD:** Final—Brook Hollow Development, Mortgage Insurance, Uinta County, Wyoming (EPA EIS #810868)**HUD:** 104H: Final—San Antonio Plaza Redevelopment Plan, CDBG, Santa Clara County, California (EPA EIS #810865)**Interstate Commerce Commission:** Draft Supplement—Somerset Railroad Construction and Operation, Niagara County, New York (EPA EIS #810880)**Nuclear Regulatory Commission:** Draft—St. Lucie Plant, Unit No. 2, License, St. Lucie County, Florida (EPA EIS #810884)**Ohio River Basin Commission:** Final—Green River Basin Water and Land Resources Plan, Kentucky and Tennessee (EPA EIS #810877)**USDA:** Forest Service (FS): Draft—North Fork Kern Wild and Scenic River Study, Tulare and Kern Counties, California; Extended Review: 1-19-82 (EPA EIS #810873)**USDA:** FS: Draft—Black Hills National Forest Land and Resource Management Plan, South Dakota and Wyoming; Extended Review: 1-12-82 (EPA EIS #810881)**USDA:** FS: Draft—WV-150/Highland Scenic Highway Extension, Pocahontas and Randolph Counties, West Virginia; Extended Review: 1-15-82 (EPA EIS #810870)**Extended Reviews:****DOI:** Bureau of Land Management: Draft—OCS Oil and Gas Lease Sale No. 70, Alaska—DUE 4-9-82 (EPA EIS #810857)**EPA:** Region 3: Draft—Holly Grove NPDES Permit, West Virginia—DUE 11-13-81 (EPA EIS #810720)

Dated: October 27, 1981.

Paul C. Cahill,*Director, Office of Federal Activities.*

[FR Doc. 81-31813 Filed 10-29-81; 8:45 am]

BILLING CODE 6560-37-M**[PP 1G2519/T331; PH-FRL-1962-6]****Plant Growth Regulator; Establishment of Temporary Tolerance****Correction**

In FR Doc. 81-30136 appearing on page 51284 in the issue for Monday, October 19, 1981, make the following correction:

On page 51284, in the second column, in the first paragraph under "Supplementary Information", in the sixth through ninth lines, "(methyl-2-

chloro-9-hydroxyfluorene-9-carboxylate, methyl-9-hydroxyfluorene-9-carboxylate)" should have read "(methyl-2-chloro-9-hydroxyfluorene-9-carboxylate, methyl-9-hydroxyfluorene-9-carboxylate, methyl-2,7-dichloro-9-hydroxyfluorene-9-carboxylate)".

BILLING CODE 1505-01-M**FEDERAL COMMUNICATIONS COMMISSION****[Docket No. 80-286]****Joint Board on Jurisdictional Separations; Meeting**

At its October 13, 1981 meeting in Washington, D.C., the Federal-State Joint Board in CC Docket No. 80-286, *Amendment of Part 67 of the Commission's Rules and Establishment of a Joint Board*, voted to hold its next meeting on Wednesday, November 18, 1981, in San Francisco, California. The meeting will take place in the Colonial Room on the mezzanine level of the St. Francis Hotel between 2:30 and 5:00 p.m.

The Commission established a Federal-State Joint Board in this proceeding to recommend changes in the procedures for allocating local exchange costs between the intrastate and interstate jurisdictions.

Issued: October 23, 1981.

William J. Tricarico,
Secretary, Federal Communications Commission.

[FR Doc. 81-31519 Filed 10-29-81; 8:45 am]

BILLING CODE 6712-01-M**[Report No. 1315]****Petitions for Reconsideration of Actions in Rule Making Proceedings**

October 26, 1981.

The following listings of petitions for reconsideration filed in Commission rulemaking proceedings is published pursuant to 47 CFR 1.429(e). Oppositions to such petitions for reconsideration must be filed on or before November 16, 1981. Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: An inquiry relating to the Commission's Radio Operator Licensing Program. (Docket No. 20817)

Filed by:

Christopher D. Imlay, Attorney for Society of Broadcast Engineers on 8-6-81.

Harry J. Ockershausen, Attorney for
Annapolis Broadcasting Corporation,
(WANN), on 8-6-81.

William J. Tricarico,
Secretary, Federal Communications
Commission.

[FR Doc. 81-31520 Filed 10-29-81; 8:45 am]
BILLING CODE 6712-01-M

FEDERAL MARITIME COMMISSION

Security for the Protection of the Public, Financial Responsibility To Meet Liability Incurred for Death or Injury to Passengers or Other Persons on Voyages; Issuance of Certificate [Casualty]

Notice is hereby given that the following have been issued a certificate of Financial Responsibility to Meet Liability Incurred for Death or Injury to Passengers or Other Persons on Voyages pursuant to the provisions of Section 2, Pub. L. 89-777 (80 Stat. 1356, 1357) and Federal Maritime Commission General Order 20, as amended (46 CFR Part 540):

Delta Steamship Lines, Inc. and Vessel Charters, Inc., c/o Delta Steamship Lines, Inc., P.O. Box 50250, New Orleans, Louisiana 70150.

Dated: October 27, 1981.

Francis C. Hurney,
Secretary.

[FR Doc. 81-31487 Filed 10-29-81; 8:45 am]
BILLING CODE 6730-01-M

FEDERAL RESERVE SYSTEM

Bank Holding Companies; Proposed De Novo Nonbank Activities

The bank holding companies listed in this notice have applied, pursuant to section 4(c)(8)) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8) and § 225.4(b)(1) of the Board's Regulation Y (12 CFR 225.4(b)(1)), for permission to engage de novo (or continue to engage in an activity earlier commenced de novo), directly or indirectly, solely in the activities indicated, which have been determined by the Board of Governors to be closely related to banking.

With respect to each application, interested persons may express their views on the question whether consummation of the proposal can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interest, or unsound banking practices." Any comment on an application that requests a hearing must include a statement of

the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of that proposal.

Each application may be inspected at the offices of the Board of Governors or at the Federal Reserve Bank indicated for that application. Comments and requests for hearings should identify clearly the specific application to which they relate, and should be submitted in writing and, except as noted, received by the appropriate Federal Reserve Bank not later than November 25, 1981.

Federal Reserve Bank of New York
(A. Marshall Puckett, Vice President) 33 Liberty Street, New York, New York 10045:

The Chase Manhattan Corporation, New York, New York (financing and insurance activities; sale of travelers checks; Utah): To make or acquire through its subsidiary, Chase Manhattan of Utah, for its own account and for the account of others, loans and other extensions of credit such as would be made by a mortgage, finance, credit card, or factoring company including but not limited to, consumer and business lines of credit, installment loans for personal, household and business purposes and mortgage loans; to service loans and other extensions of credit; to sell travelers checks at retail; to act as insurance agent or broker for credit life insurance and credit accident and health insurance directly related to such lending and servicing activities. These activities will be conducted from a de novo office in Salt Lake City, Utah, serving the State of Utah.

Federal Reserve Bank of Kansas City
(Thomas M. Hoenig, Assistant Vice President) 925 Grand Avenue, Kansas City, Missouri 64198:

Guaranty Bancshares Corporation, Kansas City, Kansas (financing and insurance activities; Kansas): To engage, through its subsidiary, Guaranty Financial Services, Inc., in making consumer and commercial loans and other extensions of credit to individuals and businesses; and to act as an agent for the sale of credit life, and credit accident and health insurance directly related to its extensions of credit. These activities would be conducted from an office in Kansas City, Kansas, serving Wyandotte County, Kansas. Comments on this application must be received not later than November 19, 1981.

Federal Reserve Bank of San Francisco (Harry W. Green, Vice President) 400 Sansome Street, San Francisco, California 94120;

Bankamerica Corporation, San Francisco, California (financing, servicing, and insurance activities; office relocation; Maryland): To continue to engage, through its indirect subsidiary, FinanceAmerica Corporation, a Maryland corporation, in making or acquiring for its own account loans and other extensions of credit such as would be made or acquired by a finance company; servicing loans and other extensions of credit; and offering credit-related life insurance, credit-related accident and health insurance, and credit-related property insurance. Such activities will include, but not be limited to, making consumer installment loans, purchasing installment sales finance contracts, making loans and other extensions of credit to small businesses, making loans secured by real and personal property, and offering credit-related life, credit-related accident and health, and credit-related property insurance directly related to extensions of credit made or acquired by FinanceAmerica Corporation.

These activities will be conducted from an office in Timonium, Maryland, serving the entire State of Maryland. This application is for the relocation of an office presently located in Baltimore, Maryland.

Bankamerica Corporation, San Francisco, California (financing, servicing, and insurance activities; expansion of geographic scope; Massachusetts): To continue to engage, through its indirect subsidiary, FinanceAmerica Corporation of Massachusetts, a Massachusetts corporation, in the activities of making or acquiring for its own account loans and other extensions of credit such as would be made or acquired by a finance company; servicing loans and other extensions of credit; and offering credit-related life insurance in the State of Massachusetts. Credit-related accident and health insurance and credit-related property insurance will not be offered in the State of Massachusetts. Such activities will include, but not be limited to, making loans and other extensions of credit secured by real and personal property; and offering credit-related life insurance directly related to extensions of credit made or acquired by FinanceAmerica Corporation of Massachusetts.

These activities will be conducted from two existing offices located in Norwood, Massachusetts and Stoughton, Massachusetts, serving the entire State of Massachusetts.

Valley National Corporation, Phoenix, Arizona (insurance activities Arizona, New Mexico): To act as agent or broker

for the sale of credit life, credit accident and health insurance, credit-related property and casualty insurance, mortgage life and disability insurance and lender's single interest insurance in connection with extensions of credit or other financial services offered by its subsidiaries. These activities would be conducted through a *de novo* subsidiary, Financial Services Insurance Agency, Inc., from an office in Phoenix, Arizona, serving the State of Arizona, and from an office in Albuquerque, New Mexico, serving the State of New Mexico. Comments on this application must be received not later than November 18, 1981.

Other Federal Reserve Banks: None.

Board of Governors of the Federal Reserve System, October 23, 1981.

Theodore E. Downing, Jr.,
Assistant Secretary of the Board.

[FR Doc. 81-31562 Filed 10-29-81; 8:45 am]

BILLING CODE 6210-01-M

GENERAL SERVICES ADMINISTRATION

[GSA Bulletin FPMR E-196]

Supply and Procurement

October 26, 1981.

To: Heads of Federal agencies
Subject: Planned closing of six GSA self-service stores in the National Capital Region

1. *Purpose.* This bulletin announces plans for closing six GSA self-service stores in the National Capital Region (NCR).

2. *Expiration date.* This bulletin expires on December 31, 1981.

3. *Background.*

a. GSA is committed to providing effective and economical supply support to Government agencies. To provide this kind of support under the current budgetary limitations, it is essential that GSA make sure that the maximum benefit is obtained from every dollar spent for supply support. Accordingly, supply support functions that are cost effective should be continued or expanded, as appropriate, and those that are not cost effective should be discontinued. As assessment of supply support functions indicates that six GSA self-service stores in the NCR are not cost effective and should be closed. The stores are planned for closure during the early part of FY 1982.

b. Once a store is closed, user activities in the NCR should satisfy their requirements for supplies through other means such as requisitioning items through the GSA stock program, obtaining items through Federal Supply

Schedules, purchasing items on the open market, or using the next closest self-service store. (The regulations on priorities for use of supply sources are contained in FPMR 101-26.107.)

4. *Locations of GSA self-service stores planned for closing.* The locations of the GSA self-service stores planned for closure in the NCR are as follows:

Navy Annex, Building 2, Columbia Pike, Arlington, Virginia
Jefferson Plaza, Building 1, 1411 Jefferson Davis Hwy., Arlington, Virginia
Office of Personnel Management, 1900 E Street NW., Washington, DC
Internal Revenue Service, 12th and Constitution Avenue NW, Washington, DC
General Accounting Office, 441 G Street NW., Washington, DC
Trans-Point Building, 2100 2nd Street SW., Washington, DC.

5. *Agency comments.* Comments concerning the effect or impact of the closing of the self-service stores identified in paragraph 4 may be submitted to the Commissioner, Federal Supply Service (mailing address: General Services Administration (F), Washington, DC 20406), by November 20, 1981.

6. *Notification of store closures.* Once the dates and other information regarding the closings are finalized, agencies will be notified in a GSA bulletin.

Ray Kline,
Acting Administrator of General Services.

October 26, 1981.

[FR Doc. 81-31560 Filed 10-29-81; 8:45 am]

BILLING CODE 6820-24-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 81N-0311]

Tempe Plasma Corp.; Revocation of U.S. License No. 826

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing the revocation on August 24, 1981, of the establishment license (U.S. License No. 826) and product license issued to Tempe Plasma Corp. for the manufacture of Source Plasma (Human). The manufacturer requested the licenses be revoked because of significant deviations from the biologics regulations in the manufacture of this biological product.

EFFECTIVE DATE: The revocation of the establishment and product licenses was effective on August 24, 1981.

FOR FURTHER INFORMATION CONTACT:

Joseph Wilczek, Bureau of Biologics (HFB-620), Food and Drug Administration, 8800 Rockville Pike, Bethesda, MD 20205, 301-443-1306.

SUPPLEMENTARY INFORMATION: The Food and Drug Administration has revoked the establishment license (U.S. License No. 826) and product license issued to Tempe Plasma Corp., 933 E. University, Suite 112, Tempe, AZ 85281, for the manufacture of Source Plasma (Human).

Inspection of the Tempe Plasma Corp. from June 8 to July 7, 1981, revealed numerous deviations from the requirements of Part 640 (21 CFR Part 640) of the biologics regulations. These deviations included, but were not limited to: (1) Removing a second unit of whole blood from donors prior to returning red blood cells from the first collected unit of blood (21 CFR 640.65(b)(7)); (2) accepting donors for Source Plasma (Human) without always determining their suitability by means of appropriate tests (21 CFR 640.63(c)); (3) collecting more than the maximum permissible amount of whole blood from donors at one time (21 CFR 640.65(b)(6)).

Because these deviations were determined by the agency to constitute a danger to health, the firm's establishment and product licenses were suspended on July 16, 1981.

Following a review of the report of the June-July, 1981 inspection which revealed willful violations by the firm, FDA issued a letter informing the firm of the agency's intention to revoke the firm's establishment and product licenses and to publish a notice of opportunity for hearing. Before further regulatory action was taken, the firm requested that its establishment and product licenses be revoked and waived the opportunity for a hearing under § 601.5(a) (21 CFR 601.5(a)). The agency has granted the request.

Accordingly, under § 12.38 (21 CFR 12.38) and section 351 of the Public Health Service Act (42 U.S.C. 262) and the authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10 (formerly 5.1; see 46 FR 26052; May 11, 1981)) and redelegated to the Director, Bureau of Biologics (21 CFR 5.68), U.S. License No. 826 issued to Tempe Plasma Corp. and the product license for the manufacture of Source Plasma (Human) were revoked, effective August 24, 1981. The notice of revocation is published under § 601.8 (21 CFR 601.8).

Dated: October 23, 1981.

William F. Randolph,

*Acting Associate Commissioner for
Regulatory Affairs.*

[FR Doc. 81-31486 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-03-M

National Institutes of Health

Federal Advisory Committees; Filing of Annual Reports

Pursuant to Sections 10(d) and 13 of the Federal Advisory Committee Act, Pub. L. 92-463, notice is hereby given that the annual reports for the committees listed below have been filed with the Library of Congress. Copies are available to the public for inspection at the Library of Congress, Special Forms Reading Room, Main Building, or on weekdays, at the Department of Library, North Building, Room 1436, Washington, D.C. 20201, between 9:00 a.m. and 4:30 p.m.

Advisory Committee to the Director, NIH
Aging Review Committee
Allergy and Clinical Immunology Research Committee
Allergy and Immunology Study Section
Animal Resources Review Committee
Arteriosclerosis, Hypertension and Lipid Metabolism Advisory Committee
Arthritis, Metabolism, and Digestive Diseases Special Projects Review Committee
Bacteriology and Mycology Study Section
Behavioral and Neurosciences Study Section
Behavioral Medicine Study Section
Bio-Organic and Natural Products Chemistry Study Section
Biochemical Endocrinology Study Section
Biochemistry Study Section
Biomedical Library Review Committee
Biomedical Sciences Study Section
Biometry and Epidemiology Contract Review Committee
Biophysical Chemistry Study Section
Biopsychology Study Section
Biotechnology Resources Review Committee
Bladder and Prostatic Cancer Review Committee
Blood Diseases and Resources Advisory Committee
Board of Regents of the National Library of Medicine
Board of Scientific Counselors, Division of Cancer Biology and Diagnosis
Board of Scientific Counselors, Division of Cancer Cause and Prevention
Board of Scientific Counselors, Division of Cancer Treatment
Board of Scientific Counselors, Division of Resources, Centers and Community Activities
Board of Scientific Counselors, National Library of Medicine
Board of Scientific Counselors, NEI
Board of Scientific Counselors, NHLBI
Board of Scientific Counselors, NIA
Board of Scientific Counselors, NIADDDK
Board of Scientific Counselors, NIAID
Board of Scientific Counselors, NICHD
Board of Scientific Counselors, NIDR

Board of Scientific Counselors, NIEHS
Board of Scientific Counselors, NINCDS
Breast Cancer Task Force Committee
Cancer Clinical Investigation Review Committee
Cancer Control Grant Review Committee
Cancer Control Intervention Programs Review Committee
Cancer Control Merit Review Committee
Cancer Research Manpower Review Committee
Cancer Special Program Advisory Committee
Cardiology Advisory Committee
Cardiovascular and Pulmonary Study Section
Cardiovascular and Renal Study Section
Cause and Prevention Scientific Review Committee
Cell Biology Study Section
Cellular and Molecular Basis of Disease Review Committee
Chemical Pathology Study Section
Clinical Applications and Prevention Advisory Committee
Clinical Cancer Education Committee
Clinical Cancer Program Project and Cancer Center Support Review Committee
Clinical Sciences Study Section
Clinical Trials Committee
Clinical Trials Review Committee
Committee on Cytology Automation
Communicative Disorders Review Committee
Communicative Sciences Study Section
Diagnostic Radiology Study Section
Diagnostic Research Advisory Group
Endocrinology Study Section
Environmental Health Sciences Review Committee
Epidemiology and Disease Control Study Section
Epilepsy Advisory Committee
Experimental Cardiovascular Sciences Study Section
Experimental Immunology Study Section
Experimental Therapeutics Study Section
Experimental Virology Study Section
General Clinical Research Centers Committee
General Medicine A Study Section
General Medicine B Study Section
General Research Support Review Committee
Genetic Basis of Disease Review Committee
Genetics Study Section
Heart, Lung, and Blood Research Review Committee A
Heart, Lung, and Blood Research Review Committee B
Hematology Study Section
Human Development and Aging Study Section
Human Embryology and Development Study Section
Immunobiology Study Section
Immunological Sciences Study Section
Large Bowel and Pancreatic Cancer Review Committee
Mammalian Genetics Study Section
Maternal and Child Health Research Committee
Medicinal Chemistry Study Section
Mental Retardation Research Committee
Metabolism Study Section
Metallobiochemistry Study Section
Microbial Physiology Study Section
Microbiology and Infectious Diseases Advisory Committee
Minority Access to Research Careers (MARC) Review Committee

Molecular and Cellular Biophysics Study Section
Molecular Biology Study Section
Molecular Cytology Study Section
National Advisory Allergy and Infectious Diseases Council
National Advisory Child Health and Human Development Council
National Advisory Council on Aging
National Advisory Dental Research Council
National Advisory Environmental Health Sciences Council
National Advisory Eye Council
National Advisory General Medical Sciences Council
National Advisory Neurological and Communicative Disorders and Stroke Council
National Advisory Research Resources Council
National Arthritis Advisory Board
National Arthritis, Diabetes, and Digestive and Kidney Diseases Advisory Council
National Cancer Advisory Board
National Diabetes Advisory Board
National Digestive Diseases Advisory Board
National Heart, Lung and Blood Advisory Council
National Institute of Dental Research Programs Advisory Committee
Neurological Disorders Program-Project Review A Committee
Neurological Disorders Program-Project Review B Committee
Neurological Sciences Study Section
Neurology A Study Section
Neurology B Study Section
NIDR Special Grants Review Committee
Nutrition Study Section
Oral Biology and Medicine Study Section
Orthopedics and Musculoskeletal Study Section
Pathobiological Chemistry Study Section
Pathology A Study Section
Pathology B Study Section
Pharmacological Sciences Review Committee
Pharmacology Study Section
Physical Biochemistry Study Section
Physiological Chemistry Study Section
Physiology Study Section
Population Research Committee
President's Cancer Panel
Pulmonary Diseases Advisory Committee
Radiation Study Section
Recombinant DNA Advisory Committee
Reproductive Biology Study Section
Research Manpower Review Committee
Scientific Programs Advisory Committee, NINCDS
Sickle Cell Disease Advisory Committee
Social Sciences and Population Study Section
Surgery and Bioengineering Study Section
Surgery, Anesthesiology and Trauma Study Section
Toxicology Study Section
Transplantation Biology and Immunology Committee
Tropical Medicine and Parasitology Study Section
Virology Study Section
Vision Research Program Committee
Visual Sciences A Study Section
Visual Sciences B Study Section

Dated: October 20, 1981.

Thomas E. Malone,

Acting Director, National Institute of Health.

[FR Doc. 81-31502 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-08-M

National Institute of Dental Research Programs Advisory Committee, Subcommittee on Dental Caries; Meeting

Pursuant to Pub. L. 92-463, notice is hereby given of the meeting of the Subcommittee on Dental Caries, National Institute of Dental Research Programs Advisory Committee, on November 5-6, 1981, in Conference Room 4, Building 31-A, National Institutes of Health, Bethesda, Maryland.

The entire meeting will be open to the public from 9:00 a.m. to 5:00 p.m. on November 5, and from 9:00 a.m. to adjournment on November 6, to discuss research progress and ongoing plans and programs of the National Caries Program. Attendance by the public will be limited to space available.

Dr. James P. Carlos, Associate Director, National Caries Program, National Institute of Dental Research, National Institutes of Health, Westwood Building, Room 528, Bethesda, MD 20205, (phone 301 496-7239) will furnish rosters of committee members, a summary of the meeting, and other information pertaining to the meeting.

(Catalog of Federal Domestic Assistance Program No. 13, 840, National Institutes of Health)

NIH programs are not covered by OMB Circular A-95 because they fit the description of "programs not considered appropriate" in section 8(b)(4) and (5) of that Circular.

Dated: October 19, 1981.

Thomas E. Malone,

Deputy Director, National Institutes of Health.

[FR Doc. 81-31501 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-08-M

Social Security Administration

Privacy Act of 1974; Report of New Routine Uses

AGENCY: Social Security Administration (SSA), HHS.

ACTION: New routine uses.

SUMMARY: In accordance with 5 U.S.C. 552a(e)(11), we are issuing public notice of our intent to establish new routine uses of information in the following Privacy Act systems of records:

(1) 09-60-0045—Black Lung Payment System, HHS/SSA/OURV;

(2) 09-60-0058—Master Files of Social Security Number Holders, HHS/SSA/OEER;

(3) 09-60-0059—Earnings Recording and Self-Employment Income System, HHS/SSA/OEER;

(4) 09-60-0090—Master Beneficiary Record, HHS/SSA/OURV; and

(5) 09-60-0013—Supplemental Security Income Record, HHS/SSA/OURV.

The proposed routine uses would permit us to disclose information to the Department of Justice (DOJ) and the Office of Personnel Management (OPM). See Supplementary Information below for a discussion of the proposed routine uses.

We invite public comments on this proposal.

DATES: The routine uses will become effective as proposed without further notice on November 30, 1981, unless we receive comments on or before that date which would result in a contrary determination.

ADDRESSES: Interested individuals may comment on this proposal by writing to the SSA Privacy Officer, Social Security Administration, 6401 Security Boulevard, Baltimore, Maryland 21235. Comments received will be available for public inspection at 3-C-1 Operations Building, at the above address.

FOR FURTHER INFORMATION CONTACT:

Mr. Stanley Wells, Acting Chief, Records Utilization and Services Branch, Office of Enumeration and Earnings Records, Social Security Administration, 6401 Security Boulevard, Baltimore, Maryland 21235, telephone (area code 301) 594-3489.

SUPPLEMENTARY INFORMATION:

A. *Proposed Routine Use Disclosure to DOJ from Systems 09-60-0045—Black Lung Payment System, HHS/SSA/OURV; 09-60-0058—Master Files of Social Security Numbers Holders, HHS/SSA/OEER; 09-60-0090—Master Beneficiary Record, HHS/SSA/OURV; and 09-60-0103—Supplemental Security Income Record, HHS/SSA/OURV.*

The DOJ's Office of Special Investigations is attempting to locate suspected nazi war criminals presently residing in the United States. Section 290(c) of the Immigration and Nationality Act (8 U.S.C. 1360(c)) provides that the Secretary of HHS shall furnish such available information as may be requested by the Attorney General of the United States regarding the identity and location of aliens in the United States. In accordance with that provision, we are proposing to establish a routine use which would permit us to disclose information from the systems of records identified above for the

purposes of assisting DOJ in identifying and locating aliens in connection with its investigation of individuals who are suspected of war crimes and its conduct of legal action against such individuals. The proposed statement of routine use provides that:

Information on the identity and location of aliens may be disclosed upon request to the Department of Justice (Criminal Division, Office of Special Investigations) for the purpose of detecting, investigating, and where appropriate, taking legal action against suspected nazi war criminals in the United States.

Although the Immigration and Nationality Act requires us to provide information to DOJ, we are publishing this statement of routine use to ensure public awareness of disclosures we may make under the routine use and to meet the technical requirements of the Privacy Act.

B. *Proposed Routine Use Disclosure to OPM from System 09-60-0059—Earnings Recording and Self-Employment Income System, HHS/SSA/OEER.*

SSA and OPM currently exchange information pertaining to individuals with military service (from systems of records which contain the proper statement of routine use) for the mutual benefit of both agencies in determining eligibility for retirement benefits. To further this exchange of information, we are proposing to establish a new routine use which would permit us to disclose information to OPM from the Earnings Recording and Self-Employment Income System for the purpose of determining veterans' eligibility for civil service annuities. We will disclose only that a veteran identified by OPM is or is not eligible for social security retirement insurance benefits. The proposed statement of routine use provides that:

The fact that a veteran is or is not eligible for retirement insurance benefits under the Social Security program may be disclosed to the Office of Personnel Management for its use in determining that veteran's eligibility for a civil service retirement annuity and the amount of such annuity.

We are proposing to establish the proposed routine uses discussed in items A and B above in accordance with the requirements and provisions of the Privacy Act and our regulation, 20 CFR Part 401. The regulation permits us to disclose information under a routine use for use in other programs which are similar to our own programs (section 401.310) or when a specific law requires us to disclose information (section 401.205). Disclosure to DOJ, as discussed in item A above, is required by law; thus, it is appropriate to disclose

information in that instance under a routine use. The OPM civil service annuity program is a federally-funded retirement program which is similar to our title II retirement program. We consider both disclosures to be compatible with the purposes for which SSA maintains its earnings records.

Dated: October 14, 1981.

John A. Svahn,
Commissioner of Social Security.

09-60-0045

SYSTEM NAME:

Black Lung Payment System HHS SSA OURV.

SECURITY CLASSIFICATION:

None.

SYSTEM LOCATION:

Office of Systems,
6401 Security Boulevard,
Baltimore, Maryland 21235.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

All black lung beneficiaries currently entitled to receive a black lung benefit and beneficiaries terminated because of a termination event as defined in the Federal Coal Mine Health and Safety Act.

CATEGORIES OF RECORDS IN THE SYSTEM:

The Black Lung Master Records consist of a payment master record and a benefit master record which are matched once a month. The payment master record reflects the social security number and the payment identification code under which black lung benefits are awarded and payment data such as the monthly payment amount; the scheduled payment amount; offset information; the number of beneficiaries on the account as well as the number of beneficiaries in the payment; the month of accrual; the month of debit; credit information; future month of adjustment diary dates; cross-reference information; payee name and address information, direct deposit data, and statistical information. The benefit master record contains a benefit record for each beneficiary on the account which includes the social security number, the payment and benefit identification codes, the payment status, the monthly benefit amount, the beneficiary's name, type of benefit, data of birth, race, sex, offset information, credit information, date of filing, date of entitlement, representative payee information, and statistical information.

Only the latest action taken is reflected on these records. The records may be in the following form: Payment Master Record Computer File; Benefit

Master Record Computer File; Treasury Payment Tape File; Microfiche File; Payment Reference Listing; Benefit Reference Listing.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Sections 413 and 415 of Part IV of the Federal Coal Mine Health and Safety Act (Black Lung).

PURPOSE(S):

The data on the Black Lung Master Records is used by Social Security employees for responding to inquiries; computer exception processing; conversion of benefits; end of the month reconciliations; statistical studies to generate payment tapes for Treasury; and for exchange with the Department of Labor for administering provisions of the Title IV of the Black Lung Act.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Disclosure may be made:

1. To a congressional office from the record of an individual in response to an inquiry from the congressional office made at the request of that individual.

2. In the event of litigation where the defendant is (a) the Department of Health and Human Services (DHHS), any component of DHHS or any employee of DHHS in his or her official capacity, (b) the United States where DHHS determines that the claim, if successful, is likely to directly affect the operations of DHHS or any of its components, or (c) any DHHS employee in his or her individual capacity where the Justice Department has agreed to represent such employee, DHHS may disclose such records as it deems desirable or necessary to the Department of Justice to enable that Department to present an effective defense, provided such disclosure is compatible with the purpose for which the records were collected.

3. To the Office of the President for the purpose of responding to an individual pursuant to an inquiry received from that individual or from a third party on his or her behalf.

4. Upon request, information on the identity and location of aliens may be disclosed to the Department of Justice (Criminal Division, Office of Special Investigations) for the purpose of detecting, investigating, and where appropriate, taking legal action against suspected nazi war criminals in the United States.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM.

STORAGE:

Magnetic tape, paper.

RETRIEVABILITY:

By social security number.

SAFEGUARDS:

Magnetic tape is protected through standard security measures used for all Social Security Administration computer records. Paper records are subject to the same safeguards as all other information in the Social Security Administration relating to claims and beneficiary records.

RETENTION AND DISPOSAL:

Magnetic tape records are retained up to 90 days. Paper records are usually destroyed after use, except where needed for documentation of the claims folder.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Office of User Requirement and Validation, Baltimore, Maryland 21241.

NOTIFICATION PROCEDURES:

An individual can determine if this system contains a record pertaining to him or her by contacting the system manager at the address shown above and furnishing his or her name, social security number, approximate date and place claim was filed, type of claim (disability, black lung, or supplemental security income), and return address. These procedures are in accordance with HHS Regulations 45 CFR 5b.

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought. These access procedures are in accordance with HHS Regulations 45 CFR 5b.

CONTESTING RECORD PROCEDURES:

Same as notification procedures. Requesters should also reasonably identify the record and specify the information to be contested. These procedures are in accordance with HHS Regulations 45 CFR 5b.

RECORD SOURCE CATEGORIES:

The information for the Black Lung Master Records is furnished by the beneficiary at the time of filing for benefits via the application form and necessary proofs and during the period of entitlement when notices of events such as changes of address, work, marriage, etc., are given to the Social

Security Administration by the beneficiary. This information is prepared for input to this system from the Black Lung claims folders.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

09-60-0058

SYSTEM NAME:

Master files of Social Security Number Holders HHS SSA OEER.

SECURITY CLASSIFICATION:

None.

SYSTEM LOCATION:

Office of Systems, 6401 Security Boulevard, Baltimore, Maryland 21235.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

All individuals who have obtained social security numbers.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains all of the information received on original applications for social security numbers and any changes in the information on the applications that are submitted by the social security number holder. Cross-reference may be noted where multiple numbers have been issued to the same individual; and indication that benefit claim has been made under this social security number.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Section 205(a) of the Social Security Act; Section 205(c)(2) of the Social Security Act.

PURPOSE(S):

This information is used for the following purposes: by Social Security Administration components for various title II, XVI, and XVIII claims purposes including usage of the social security number itself as a case control number and a secondary beneficiary cross-reference control number for enforcement purposes and use of the social security number record data for verification of claimant identity factors and for other claims purposes related to establishing benefit entitlement; by SSA as a basic control for retained earnings information; by SSA as a basic control and data source to prevent issuance of multiple social security numbers; as the means to identify incorrectly reported names or social security numbers on earnings reports; for resolution of earnings discrepancy cases; for statistical studies; by Health and Human Services Audit agency for auditing benefit payments under social security

programs, by Office of Child Enforcement (HHS) for locating deserting parents; by National Institute of Occupational Safety and Health for epidemiological research studies required by the Occupational Health and Safety Act of 1974; by Office of Refugee Resettlement (HHS) for administering Cuban refugee assistance payments; by the Health Care Financing Administration for the purpose of administering title XVIII claims.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Information may be disclosed from this system as indicated below:

1. Employers are notified of the social security number of an employee in order to complete their records for reporting FICA to the Social Security Administration pursuant to the Federal Insurance Contributions Act and Section 218 of the Social Security Act.
2. State welfare agencies are notified on written request, of the social security numbers of AFDC applicants or recipients.
3. The Department of Justice (Federal Bureau of Investigation and United States Attorneys) for investigating and prosecuting violations of the Social Security Act.
4. The Department of Justice (Immigration and Naturalization Service) for the identification and location of aliens.
5. The Department of Justice (Federal Bureau of Investigation) and the Department of Treasury (United States Secret Service) for national security matters and in connection with threats on the life of the President or other dignitaries.
6. The Railroad Retirement Board for administering provisions of the Railroad Retirement and Social Security Acts relating to railroad employment and for administering the Railroad Unemployment Insurance Act.
7. Energy Research and Development Administration for their study of the long-term effects of low-level radiation exposure.
8. The Treasury Department for tax administration as defined in 26 U.S.C. 6103 of the Internal Revenue Code and for investigating alleged theft, forgery, or unlawful negotiation of social security checks.
9. A congressional office from the record of an individual in response to an inquiry from the congressional office made at the request of that individual.
10. The Department of Interior for administering the Social Security Act in the Trust Territory of the Pacific Islands; the Veterans Administration, Regional

Office, Philippines for administering the Social Security Act in the Philippines; the American Institute on Taiwan for administering the Social Security Act on Taiwan; and the Department of State for administering the Social Security Act in foreign countries; through facilities and services of these agencies.

11. The Department of Labor for administering provisions of title IV of the Federal Coal Mine Health and Safety Act and for studies of the effectiveness of training programs to combat poverty.

12. The Veterans Administration for validation of the social security numbers of compensation/pensioners in order to provide the release of accurate pension/compensation data by the Veterans Administration to the Social Security Administration for social security program purposes.

13. The Veterans Administration of information requested for purposes of determining eligibility for or amount of VA benefits, or verifying other information with respect thereto.

14. Federal agencies who use the Social Security number as a numerical identifier in their recordkeeping systems, for the purpose of validating social security numbers.

15. In the event of litigation where the defendant is (a) the Department of Health and Human Services (DHHS), any component of DHHS or any employee of DHHS in his or her official capacity; (b) the United States where DHHS determines that the claim, if successful, is likely to directly affect the operations of DHHS or any of its components; or (c) any DHHS employee in his or her individual capacity where the Justice Department has agreed to represent such employee, DHHS may disclose such records as it deems desirable or necessary to the Department of Justice to enable that Department to present an effective defense, provided such disclosure is compatible with the purpose for which the records were collected.

16. State Audit agencies for auditing State supplementation payments and medicaid eligibility considerations.

17. Information necessary to adjudicate claims filed under an international social security agreement that the United States has entered into pursuant to Section 233 of the Social Security Act may be disclosed to a foreign country which is a party to that agreement.

18. Disclosure may be made to Federal, State, or local agencies (or agents on their behalf) for the purpose of validating social security number used in administering cash or non-cash

income maintenance of health maintenance programs.

19. Disclosure may be made to third party contacts in situations where the party to be contacted has, or is expected to have, information which will verify documents pertaining to identity and/or status when the Social Security Administration is unable to determine if such documents are authentic.

20. Upon request, information on the identity and location of aliens may be disclosed to the Department of Justice (Criminal Division, Office of Special Investigations) for the purpose of detecting, investigating, and where appropriate, taking legal action against suspected Nazi war criminals in the United States.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM.

STORAGE:

Records in this system are maintained as paper forms, paper lists, punchcards, magnetic tape, microfilm, microfiche files, and disk with on-line access.

RETRIEVABILITY:

Records in this system are indexed both by social security number and name.

SAFEGUARDS:

All magnetic tapes and disks are within an enclosure attended by security guards. Anyone entering or leaving this enclosure must have special badges issued only to authorized personnel. All microfilm, microfiche, and paper files are accessible only by authorized personnel who have a need to know.

For computerized records, electronically transmitted between Central Office and field office locations (including organizations administering SSA programs under contractual agreements), systems securities are established in accordance with DHHS standards and National Bureau of Standards guidelines. Safeguards include a lock/unlock password system, exclusive use of leased telephone lines, a terminal oriented transaction matrix, and an audit trail.

Expansion and improvement of SSA's telecommunications systems has resulted in terminals equipped with physical key locks. The terminals also are fitted with adapters to permit the future installation of data encryption devices and devices to permit the identification of terminals users.

RETENTION AND DISPOSAL:

All paper forms are retained until they are filmed or are entered on tape, and the accuracy verified, then they are

destroyed by shredding. All tape, disks, microfilm, microfiche files are updated periodically. The out-of-date magnetic tapes and disks are erased. The out-of-date microfiche is shredded by the application of heat.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Office of Enumeration and Earnings Records, 6401 Security Boulevard, Baltimore, Maryland 21235.

NOTIFICATION PROCEDURE:

An individual can determine if this system contains a record pertaining to him or her by providing his or her name and social security number, or if the social security number is not known, date of birth, place of birth, mother's maiden name, and father's name, and evidence of identity to the address shown under system manager above.

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought. These procedures are in accordance with DHHS Regulations 45 CFR, Section 5b.

CONTESTING RECORD PROCEDURES:

Same as notification procedures. Requesters should also reasonably identify the record and specify the information to be contested. These procedures are in accordance with DHHS Regulations 45 CFR, Section 5b.

RECORD SOURCE CATEGORIES:

Social security number applicants; or individual acting on their behalf. The social security number itself is assigned to the individual as a result of internal processes of this system.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

09-60-0059

SYSTEM NAME:

Earnings Recording and Self-Employment Income System HHS SSA OEER.

SECURITY CLASSIFICATION:

None.

SYSTEM LOCATION:

Office of Systems, 6401 Security Boulevard, Baltimore, Maryland 21235.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Any person who has been issued a social security number and who may or may not have earnings under social security or self-employment income; or any person requesting, reporting, or

changing earnings information and/or inquiring about some aspect of the Social Security Act; or any person having a vested interest in a private pension fund.

CATEGORIES OF RECORDS IN THE SYSTEM:

This contains records of all social security number holders, their name, date of birth, sex, race, a summary of their yearly earnings; quarters of coverage, special employment codes (i.e., self-employment, military, agriculture, and railroad); benefit status and employer identification (i.e., employer identification numbers and pension plan numbers); minister waiver forms (i.e., forms filed by the clergy for the election or waiver of coverage under the Social Security Act); and correspondence received from individuals pertaining to the above mentioned items; as well as copies of the replies to such correspondence, employer pension plan identification numbers; and pension plan information (i.e., nature and form, and amount of vested benefits).

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Sections 205(a) and 205(c)(2) of the Social Security Act, the Federal Records Act of 1950 (64 Stat. 583), and the Employee Retirement Income Security Act of 1974 (Public Law 93-406).

PURPOSE(S):

This information is used for the following purposes: As a primary working record file of all social security number holders; as a quarterly record detail file to provide full data in wage investigation cases; to provide information for determining amount of benefits; to record all incorrect or incomplete earnings items; to reinstate incorrectly or incompletely reported earnings items; to record the latest employer of a wage earner; for statistical studies; for identification of possible overpayments of benefits; for identification of individuals entitled to additional benefits; to provide information to employers and former employers for correcting or reconstructing earnings records and for social security tax purposes; to provide worker and self-employed individuals with earnings statements or quarters of coverage statements; to provide information to Health and Human Service Audit Agency for auditing benefit payments under social security programs; to provide information to National Institute for Occupational Safety and Health for epidemiological research studies required by the

Occupational Health and Safety Act of 1974; to assist Social Security Administration correspondents in preparing subsequent inquiries; and to store minister waivers, thus preventing an erroneous payment of social security benefits.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Information may be disclosed from this system as indicated below:

1. Employers or former employers, including State social security administrators for correcting and reconstructing State employee earnings records and for social security purposes.
2. The Treasury Department for investigating alleged theft, forgery, or unlawful negotiation of social security checks and for tax administration as defined in 26 U.S.C. 6103 of the Internal Revenue Code.
3. The Railroad Retirement Board for administering provisions of the Railroad Retirement and Social Security Acts relating to railroad employment.
4. The Department of Justice (Federal Bureau of Investigation and United States Attorneys) for investigating and prosecuting violations of the Social Security Act.
5. The Department of Justice (Federal Bureau of Investigation) and the (Department of Treasury United States Secret Service) for National security matters and in connection with threats on the life of the President or other dignitaries.
6. Energy Research and Development Administration for their study of low-level radiation exposure.
7. Congressional Office from the record of an individual in response to an inquiry from the congressional office made at the request of that individual.
8. The Department of Interior for administering the Social Security Act in the Trust Territory of the Pacific Islands; the Veterans Administration, Regional Office, Philippines for administering the Social Security Act in the Philippines; the American Institute on Taiwan for administering the Social Security Act on Taiwan; and the Department of State for administering the Social Security Act in foreign countries; through facilities and services of these agencies.
9. State Audit agencies for auditing State supplementation payments and Medicaid eligibility considerations.
10. In the event of litigation where the defendant is (a) the Department of Health and Human Services (DHHS), any component of DHHS or any employee of DHHS in his or her official capacity, (b) the United States where DHHS determines that the claim, if

successful, is likely to directly affect the operations of DHHS or any of its components, or (c) any DHHS employee in his or her individual capacity where the Justice Department has agreed to represent such employee, DHHS may disclose such records as it deems desirable or necessary to the Department of Justice to enable that Department to present an effective defense, provided such disclosure is compatible with the purpose for which the records were collected.

11. In response to legal process or interrogatories relating to the enforcement of an individual's child support or alimony obligations, as required by sections 459 and 461 of the Social Security Act.

12. Information necessary to adjudicate claims filed under an international social security agreement that the United States has entered into pursuant to Section 233 of the Social Security Act may be disclosed to a foreign country which is a party to that agreement.

13. Information pertaining to wages and self-employment income may be disclosed in response to requests from State welfare agencies under Sections 402(a)(29) and 411 of the Social Security Act for determining an individual's eligibility for aid or services under State plans for Aid to Families with Dependent Children and the amount of such aid or services.

14. Disclosure may be made to Federal, State, or local agencies (or agents on their behalf) for the purpose of validating social security number used in administering cash or non-cash income maintenance or health maintenance programs.

15. The Social Security Administration may disclose tax return information (e.g., information with respect to net earnings from self-employment, wages, and payments of retirement income which have been disclosed to SSA).

(a) Upon request, to officers and employees of the Department of Agriculture and,

(b) Upon written request, to officers and employees of a State food stamp agency, for the purposes of, and to the extent necessary in, determining an individual's eligibility for benefits, or the amount of benefits, under the food stamp program established under the Food Stamp Act of 1977.

16. Upon written request from appropriate officers and employees of a State or local child support enforcement agency, SSA will disclose tax return information (e.g., information with respect to net earnings from self-employment, wages, payments of

retirement income, and business and employment addresses) to those officers or employees for purposes of, and to the extent necessary in,

(a) establishing and collecting child support obligations from individuals who owe such obligations, and

(b) Locating those individuals, under a program established under title IV-D of the Social Security Act (42 U.S.C. 651ff).

17. The fact that a veteran is or is not eligible for retirement insurance benefits under the Social Security program may be disclosed to the Office of Personnel Management for its use in determining that veteran's eligibility for a civil service retirement annuity and the amount of such annuity.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM

STORAGE:

Records in this system are maintained as paper forms, correspondence in manila folders on open shelving, paper lists, punchcards, microfilm, magnetic, and disk with on-line access tape files.

RETRIEVABILITY:

Records in this system are indexed by social security number, name, and employer identification number.

SAFEGUARDS:

All magnetic tapes are within an enclosure attended by security guards. Anyone entering or leaving this enclosure must have special badges which are issued only to authorized personnel. All microfilm and paper files are accessible only by authorized personnel with a need to know. For computerized records, electronically transmitted between Central Office and field office locations (including organizations administering SSA programs under contractual agreements), systems securities are established in accordance with DHHS standards and National Bureau of Standards guidelines. Safeguards include a lock/unlock password system, exclusive use of leased telephone lines, a terminal oriented transaction matrix, and an audit trail.

Expansion and improvement of SSA's telecommunications systems has resulted in terminals equipped with physical key locks. The terminals also are fitted with adapters to permit the future installation of data encryption devices and devices to permit the identification of terminals users.

RETENTION AND DISPOSAL:

All paper forms and cards are retained until they are filmed or are

entered on tape and their accuracy is verified, then they are destroyed by shredding. All tapes, disks, and microfilm files are updated periodically. The out of date magnetic tapes and disks are erased. The out of date microfilm is shredded.

SSA retains correspondence 1 year when it concerns documents returned to individual, denials of confidential information, release of confidential information to an authorized third party and undeliverable material, for 4 years when it concerns information and evidence pertaining to coverage, wage, and self-employment determinations, or when the statute of limitations is involved, and permanently any material which affects future claims development, especially coverage, wage, and self-employment determinations. Correspondence is destroyed, when appropriate, by shredding.

SYSTEM MANAGER(S) AND ADDRESS:

Director,
Office of Enumeration and Earnings
Records,
6401 Security Boulevard,
Baltimore, Maryland 21235.

NOTIFICATION PROCEDURE:

An individual can determine if this system contains a record pertaining to him or her by providing his or her name, social security number, signature, or other personal identification and referring to this system to the address shown under system manager above.

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought. These procedures are in accordance with DHHS Regulations 45 CFR, Section 5b.

CONTESTING RECORD PROCEDURES:

Same as notification procedures. Requesters should also reasonably identify the record and specify the information to be contested. These procedures are in accordance with DHHS Regulations 45 CFR, Section 5b.

RECORD SOURCE CATEGORIES:

Social security number applicants, employers, self-employed individuals, Department of Justice (Immigration and Naturalization Service), Department of Treasury (Internal Revenue Service), Master Beneficiary Record—09-60-0090 of the Social Security Administration, correspondence, replies to correspondence, and earnings modifications resulting from SSA internal processes.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

09-60-0090

SYSTEM NAME:

Master Beneficiary Record HHS SSA OURV.

SECURITY CLASSIFICATION:

None.

SYSTEM LOCATION:

Office of Systems, 6401 Security Boulevard, Baltimore, Maryland 21235.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

All social security beneficiaries currently entitled to receive retirement, survivors, disability, and special minimum social security benefits; records for beneficiaries whose entitlement has been terminated because of a termination event as defined in the Social Security Act; and denied and disallowed cases.

CATEGORIES OF RECORDS IN THE SYSTEM:

The master beneficiary data contains data applicable to all beneficiaries maintained on the record within a particular account and reflects the social security number under which benefits are awarded, the primary insurance amount (insured) or quarters of coverage required and earned (uninsured); provides information regarding benefit computation, insured status, use of railroad or military credits, and information for statistical and control purposes; contains the effective date of onset of disability for disability cases or date and proof of death for death cases; contains information pertinent to all beneficiaries receiving payment on the record and the name and address (including ZIP Code) of the payee, the servicing social security district office code and the amount of the monthly check payable; reflects any special status of a payment being made; contains statistical and identifying information for each individual on the record such as the beneficiary subscript, beneficiary name, date of birth, date of entitlement, sex, race, and benefit payment status; contains information for those beneficiaries enrolled in the health or supplemental medical insurance provision of the Social Security Act; contains information relating to annual reports of earnings, representative payee data, and cross-reference data pertinent to any other account on which the beneficiary may be entitled to benefits; and a chronological sequence of payment history for each beneficiary.

The records may be in the following form:

Master Beneficiary Record Computer File; Online Data Base (Query and Response); Various Microform Files as follows: Master File—a master record in social security number order, Alpha File—an alphabetic list of beneficiaries, Transaction File—monthly supplement (accretions, deletions, and changes) to the master file, in social security number order, Offline Query and Response, Treasury Payment Tape Files and Related Transaction Files, and Returned and Cancelled Check Files, and payment reference listing, Various One-Time Work Tape Files used in computer sorting of records and in subsystems processing of the master beneficiary record. After use they are returned to stock.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Payment of benefits is directed by the following sections: Sections 202a-205, 223, 226, 228, 1818, 1836, 1840 and of the Social Security Act.

PURPOSE(S):

Data in this system are used by a broad range of social security employees for responding to inquiries, generating followups on beneficiary reporting events, computer exception processing statistical studies, conversion of benefits, and to generate records for the Treasury Department. Data in this system are also available to the DHHS Inspector General for use in the performance of his duties.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Disclosure may be made as indicated below:

1. To applicants or claimants, prospective applicants or claimants, other than the data subject, their authorized representatives or representative payees to the extent necessary to pursue social security claims and receive and account for benefit payments.

2. To third party contacts in situations where the party to be contacted has, or is expected to have, information relating to the individual's capability to manage his/her affairs or his/her eligibility for or entitlement to benefits under the social security program when:

(a) The individual is unable to provide information being sought (an individual is considered to be unable to provide certain types of information when):

- (i) he/she is incapable or of questionable mental capability;
- (ii) he/she cannot read or write;

(iii) he/she cannot afford the cost of obtaining the information;

(iv) a language barrier exists; or

(v) the custodian of the information will not, as a matter of policy, provide it to the individual; or

(b) The data are needed to establish the validity of evidence or to verify the accuracy of information presented by the individual, and it concerns one or more of the following:

(i) his/her eligibility for benefits under the social security program;

(ii) the amount of his/her benefit payment; or

(iii) any case in which the evidence is being reviewed as a result of suspected abuse or fraud, concern for program integrity, or for quality appraisal, or evaluation and measurement activities.

3. To third party contacts where necessary to establish or verify information provided by representative payees or payee applicants.

4. To a person (or persons) on the rolls when a claim is filed by another individual which is adverse to the person on the rolls:

(a) an award of benefits to a new claimant precludes an award to a prior claimant; or

(b) an award of benefits to a new claimant will reduce the benefit payments to the individual(s) on the rolls; but only for information concerning the facts relevant to the interests of each party in a claim.

5. To the Treasury Department for collecting social security taxes or as otherwise pertinent to tax and benefit payment provisions of the Social Security Act, (including social security number verification services) and for investigating alleged theft, forgery, or unlawful negotiation of social security checks.

6. To the United States Postal Service for investigating alleged forgery or theft of social security checks.

7. To the Department of Justice for investigating and prosecuting violations of the Social Security Act to which criminal penalties attach, for representing the Secretary, and for investigating issues of fraud by agency officers or employees, or violation of civil rights.

8. To the Department of State for administering the Social Security Act in foreign countries.

9. To the American Institute on Taiwan for administering the Social Security Act on Taiwan.

10. To the Veterans Administration, Regional Office Philippines, for administering the Social Security Act in the Philippines.

11. To the Department of Interior for administering the Social Security Act in the Trust Territory of the Pacific Islands.

12. Information necessary to adjudicate claims filed under an international social security agreement that the United States has entered into pursuant to Section 233 of the Social Security Act may be disclosed to a foreign country which is a party to that agreement.

13. To the Office of the President for the purpose of responding to an inquiry received from that individual or from a third party on his or her behalf.

14. To the Office of Education for determining eligibility of applicants for basic educational opportunity grants.

15. To the Railroad Retirement Board for administering provisions of the Social Security Act relating to railroad employment.

16. To the Bureau of Census when it performs as a collecting agent or data processor for research and statistical purposes directly relating to the social Security Act.

17. To the Department of the Treasury, Office of Tax Analysis, for studying the effects of income taxes and taxes on earning.

18. To the Office of Personnel Management (formerly the Civil Service Commission) for the study of the relationship of civil service annuities to minimum social security benefits, and the effects on the trust fund.

19. To State social security administrators for administration of agreements pursuant to section 218 (State and local).

20. To the Energy Resources Development Administration for their study of the long-term effects of low-level radiation exposure.

21. To a congressional office from the record of an individual in response to an inquiry from the congressional office made at the request of that individual.

22. To contractors under contract to the Social Security Administration or under contract to another agency with funds provided by the Social Security Administration for the performance of research and statistical activities directly relating to the Social Security Act.

23. To the Department of Labor, for statistical studies of the relationship of private pensions and social security benefits to prior earnings.

24. In the event of litigation where the defendant is (a) the Department of Health and Human Services (HHS), any component of HHS, or any employee of HHS in his or her official capacity; (b) the United States where HHS determines that the claim, if successful, is likely to directly affect the operations

of HHS or any of its components; or (c) and HHS employee in his or her individual capacity where the Justice Department has agreed to represent such employee. HHS may disclose such records as it deems desirable or necessary to the Department of Justice to enable that Department to present an effective defense, provided such disclosure is compatible with the purpose for which the records were collected.

25. In response to legal process or interrogatories relating to the enforcement of an individual's child support or alimony obligations, as required by sections 459 and 461 of the Social Security Act.

26. To Federal, State, or local agencies (or agents on their behalf) for administering income maintenance or health maintenance programs. Such disclosures include, but are not limited to, release of information to:

(a) the Railroad Retirement for administering provisions of the Railroad Retirement Act relating to railroad employment and for administering the Railroad Unemployment Insurance Act;

(b) the Veterans Administration for administering 38 U.S.C. 412, and upon request, for determining eligibility for or amount of VA benefits or verifying other information with respect thereto;

(c) State Welfare Departments for administering sections 205(c)(2)(B)(i)(II) and 401(a)(25) of the Social Security Act requiring information about assigned social security numbers for Aid Families with Dependent Children program purposes and for determining a recipient's eligibility under the AFDC program; and

(d) State agencies for administering the Medicaid program.

27. Upon request, information on the identity and location of aliens may be disclosed to the Department of Justice (Criminal Division, Office of Special Investigations) for the purpose of detecting, investigating, and where appropriate, taking legal action against suspected nazi war criminals in the United States.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Magnetic tape, magnetic disk, microfilm, and paper.

RETRIEVABILITY:

Based on social security number on magnetic tape, disk, microfilm readers and printers, listings, and online computer terminals.

SAFEGUARDS:

All magnetic tapes and discs are within an enclosure attended by security guards. Anyone entering or leaving this enclosure must have special badges which are issued only to authorized personnel. All microfilm and paper files are accessible only by authorized personnel with a need to know. For computerized records, electronically transmitted between Central Office and field office locations (including organizations administering SSA programs under contractual agreements), systems securities are established in accordance with Department standards and National Bureau of Standards guidelines. Safeguards include a lock/unlock password system, exclusive use of leased telephone lines, a terminal oriented transaction matrix, and an audit trail.

RETENTION AND DISPOSAL:

Magnetic tape records are used to update the disc files and then are retained up to 90 days; the majority of magnetic tape reels are erased and returned to stock after processing is completed, while the disc files are continuously updated and retained indefinitely. Microfilm is disposed of by shredding after periodic replacement, of a complete file. Paper records are usually destroyed after use, by shredding, except where needed for documentation of the claims folder, in which case they are retained therein indefinitely (see notices for Claims Folders and Post-Adjudicative Records of Applicants for and Beneficiaries of Social Security Benefits, 09-60-0089).

SYSTEMS MANAGER(S) AND ADDRESS:

Director
Office of User Requirements and
Validation
6401 Security Boulevard
Baltimore, Maryland 21235

NOTIFICATION PROCEDURE:

An individual can determine if this system contains a record pertaining to him or her by contacting the most convenient social security office (see Appendix F.1 for address information).

When requesting notification, an individual should furnish his or her social security claim number (social security number plus alphabetic symbols), name, address, and proper identification. These procedures are in accordance with HHS Regulations 45 CFR 5b.

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought.

These procedures are in accordance with HHS Regulations 45 CFR 5b.

CONTESTING RECORD PROCEDURES:

Same as notification procedures. Requesters should also reasonably identify the record and specify the information to be contested. These procedures are in accordance with HHS Regulations 45 CFR 5b.

RECORD SOURCE CATEGORIES:

The information for the Master Beneficiary Record comes primarily from the claims folder and/or is furnished by the beneficiary at the time of filing for benefits, via the application form and necessary proofs, and during the period of entitlement when notices of events such as changes of address, work, marriage, are given the Social Security Administration by the beneficiary; from States regarding health insurance third party premium payment/buy-in cases.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

09-60-0103

SYSTEM NAME:

Supplemental Security Income Record
HHS SSA OURV.

SECURITY CLASSIFICATION:

None.

SYSTEM LOCATION:

Office of Systems
6401 Security Boulevard
Baltimore, Maryland 21235
Regional, district, and branch offices
(see Appendices D and F for
address information).

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

This file contains a record for each individual who has applied for supplemental security income (SSI) payments including individuals who have requested an advance payment, and SSI recipients who have been overpaid and for each essential person associated with an SSI recipient.

CATEGORIES OF RECORDS IN THE SYSTEM:

This file contains data regarding SSI eligibility, citizenship, residence, medicaid eligibility, eligibility for other benefits, alcoholism or drug addiction data, if applicable (disclosure of this information may be restricted by 21 U.S.C. 1175 and 42 U.S.C.), income data, resources, payment amounts, including overpayments amounts, and data and amount of advance payments, living arrangements, case folder location data, appellate decisions, if applicable, social

security numbers used to identify a particular individual, and a history of changes to any of the preceding categories for all persons who have applied for SSI payments.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Sections 1602, 1611, 1612, 1613, 1614, 1615, 1616, 1631, 1633, and 1634 of Title XVI of the Social Security Act.

PURPOSE(S):

Supplemental Security Income records begin in the social security district office where an individual files an application for supplemental security income payments. This application contains data which may be used to prove the identity of the applicant to determine his or her eligibility for supplemental security income payments and, in cases where eligibility is determined, to compute the amount of the payment. Information from the application, in addition to data used internally to control and process supplemental security income cases, is used to create the Supplemental Security Income Record (SSR). The SSR is also used as a means of providing a historical record of all activity on a particular individual's record. In addition, statistical data is derived from the SSR for actuarial and management information purposes.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Disclosure from this record may be made to:

1. the Treasury Department to prepare supplemental security income benefit check;
2. the States to establish the minimum income level for computation of State supplement.
3. the following Federal and State agencies to prepare information for verification of benefit eligibility under section 1631(e):
 - a. Bureau of Indian Affairs
 - b. Civil Service Commission
 - c. Department of Agriculture
 - d. Department of Labor
 - e. Immigration and Naturalization Service
 - f. Internal Revenue Service
 - g. Railroad Retirement Board
 - h. State Pension Funds
 - i. State Welfare Offices
 - j. State Workmen's Compensation
 - k. Department of Defense
 - l. United States Coast Guard
 - m. Veterans Administration
4. a congressional office from the record of an individual in response to an inquiry from the congressional office made at the request of that individual.

5. Identify title XVI eligibles under the age of 16 to State crippled children's agencies (or other agencies providing services to disabled children) for the consideration of rehabilitation services per section 1615 of the Social Security Act.

6. contractors under contract to the Social Security Administration or under contract to another agency with funds provided by SSA for the performance of research and statistical activities directly relating to Social Security Act.

7. State audit agencies for auditing State supplementation payments and Medicaid eligibility consideration.

8. Veterans Administration information requested for the purposes of determining eligibility for or amount of VA benefits or verifying other information with respect thereto.

9. the Railroad Retirement Board for administering the Railroad Unemployment Insurance Act.

10. effect and report the fact of Medicaid eligibility of title XVI recipients in the jurisdiction of those States which have elected Federal determinations of Medicaid eligibility of title XVI eligibles and to assist the States in administering the Medicaid program.

11. identify title XVI eligibles in the jurisdiction of those States which have not elected Federal determinations of Medicaid eligibility in order to assist those States in establishing and maintaining Medicaid rolls and in administering the Medicaid program.

12. enable States which have elected Federal administration of their supplementation programs to monitor changes in applicant/recipient income, special needs, and circumstances.

13. enable States which have elected to administer their own supplementation programs to identify SSI eligibles in order to determine the amount of their monthly supplemental payments.

14. enable the States to locate potentially eligible individuals and to make determinations of eligibility for the food stamp program.

15. enable the States to assist in the effective and efficient administration of the supplemental security income program.

16. enable those States which have an agreement with the Secretary, to carry out their functions with respect to Interim Assistance Reimbursement per Section 1631(g) of the Social Security Act.

17. enable States to locate potentially eligible individuals and to make eligibility determinations for extensions of social services under the provisions of title XX.

18. assist the States in determining initial and continuing eligibility in their income maintenance programs and for investigation and prosecution of conduct subject to criminal sanctions under these programs.

19. enable the States to administer energy assistance to low income groups under programs for which the States are responsible.

20. In the event of litigation where the defendant is (a) the Department of Health and Human Services (DHHS), any component of DHHS, or any employee of DHHS in his or her official capacity; (b) the United States where DHHS determines that the claim, if successful, is likely to directly affect the operations of DHHS or any of its components; or (c) any DHHS employee in his or her individual capacity where the Justice Department has agreed to represent such employee, DHHS may disclose such records as it deems desirable or necessary to the Department of Justice to enable that Department to present an effective defense, provided such disclosure is compatible with the purpose for which the records were collected.

21. enable the States to administer energy assistance to low income groups under programs for which the States are responsible.

22. the Department of Education for determining the eligibility of applicants for Basic Educational Opportunity grants.

23. Federal, State, or local agencies (or agents in their behalf) for administering cash or non-cash income maintenance or health maintenance programs.

24. the United States Postal Service for investigating the alleged theft, forgery, or unlawful negotiation of supplemental security income checks.

24. the Treasury Department for investigating the alleged theft, forgery, or unlawful negotiation of supplemental security income checks.

25. to the Internal Revenue Service, Treasury Department, as necessary, for the purpose of auditing the Social Security Administration's compliance with safeguard provisions of the Internal Revenue Code of 1954, as amended.

26. the Office of the President for the purpose of responding to an inquiry received from that individual or from a third party on his or her behalf.

27. *Upon request, information on the identity and location of aliens may be disclosed to the Department of Justice (Criminal Division, Office of Special Investigations) for the purpose of detecting, investigating, and where appropriate, taking legal action against suspected nazi war criminals in the United States.*

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM.

STORAGE:

Magnetic tape, magnetic disc, and microfiche.

RETRIEVABILITY:

Magnetic tape, magnetic disc, and microfiche are indexed by social security number.

SAFEGUARDS:

All magnetic tapes and magnetic discs are within an enclosure attended by security guards. Anyone entering or leaving that enclosure must have special badges which are only issued to authorized personnel. All authorized personnel having access to the magnetic records are subject to the penalties of the Privacy Act. The microfiche are stored in locked cabinets, and are accessible to employees only on a need-to-know basis. All Supplemental Security Income Records (State Data Exchange records) are protected in accordance with agreements between the Social Security Administration and the respective States regarding confidentiality, use, and redisclosure.

RETENTION AND DISPOSAL:

Original input transaction tapes received which contain initial claims and posteligibility actions are retained indefinitely although these are processed as received and incorporated into processing tapes which are updated to the master supplemental security income tape file on a monthly basis. All magnetic tapes appropriate to SSI information furnished specified Federal, State, and local agencies for verification of eligibility for benefits and under section 1631(e) are retained, in accordance with the Privacy Act accounting requirements, for at least 5 years or the life of the record, whichever is longer.

SYSTEM MANAGER(S) AND ADDRESS:

Director
Office of User Requirement and Validation
6401 Security Boulevard
Baltimore, Maryland 21235
Social Security District and Branch Offices (See Appendix F for address information).

NOTIFICATION PROCEDURE:

An individual can determine if this system contains a record pertaining to him or her by writing to or visiting the most convenient social security district or branch office (see Appendix F for address information).

An individual who requests notification of, or access to, a medical record shall, at the time he or she makes the request, designate in writing a responsible representative who will be willing to review the record and inform the subject individual of its contents at the representative's discretion.

However, SSA will grant direct access to a subject individual if the responsible SSA official determines that direct access is not likely to have an adverse on him or her. If the responsible SSA official is unable to make a determination, or makes the determination that some harm may occur to an individual, the official will send the record to the designated representative and inform the subject individual in writing that the records have been sent. A parent or guardians who requests notification of, or access to, a minor's medical record shall at the time he or she makes the request designate a physician or other health professional (other than a family member) who shall be willing to review the record and inform the parent or guardian of its contents at the physician's or health professional's discretion. These procedures are in accordance with DHHS Regulations 45 CFR, Section 5b.

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought. These procedures are in accordance with DHHS Regulations 45 CFR, Section 5b.

CONTESTING RECORD PROCEDURES:

Same as notification procedures. Requesters should also reasonably identify the record and specify the information to be contested. These procedures are in accordance with DHHS Regulations 45 CFR, Section 5b.

RECORD SOURCE CATEGORIES:

The information contained within the Supplemental Security Record is obtained for the most part from the applicant for SSI payments and is derived from the system of records Claims Folders and Post-Adjudicative Records of Applicants for and Beneficiaries of Social Security Benefits (09-60-0089). The States also provide data affecting the Supplemental Security Record (State Data Exchange Files), affecting the Supplemental Security Income Record (State Data Exchange Files).

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

[FR Doc. 81-31474 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-07-M

Office of the Secretary

Average of the Total Wages for 1980, Contribution and Benefit Base, Quarter of Coverage Amount, Retirement Test Exempt Amounts, Formulas for Computing Benefits, and Extended Table of Benefit Amounts for 1982

AGENCY: Social Security Administration, HHS.

ACTION: Notice of Average of the Total Wages for 1980, Contribution and Benefit Base, Quarter of Coverage Amount, Retirement Test Exempt Amounts, Formulas for Computing Benefits, and Extended Table of Benefit Amounts for 1982.

SUMMARY: The Secretary has determined—

(1) The average of the total wages for 1980 to be \$12,513.46;

(2) The Social Security contribution and benefit base to be \$32,400 for remuneration paid in 1982 and self-employment income earned in taxable years beginning in 1982;

(3) The amount of earnings a person must have to be credited with a quarter of coverage in 1982 to be \$340; and

(4) The monthly exempt amount under the Social Security retirement test for taxable years ending in calendar year 1982 to be \$500 for beneficiaries age 65 and over and \$370 for beneficiaries under age 65.

The formulas we use to compute the benefits for a worker and his or her family who first become eligible for benefits in 1982 are also described below.

Finally, a table reflecting the new higher average monthly wage and related benefit amounts made possible by the higher contribution and benefit base is also published. The table will be used primarily to compute the retirement benefits of workers who reached age 62 before 1979.

FOR FURTHER INFORMATION CONTACT: Eli Donkar, Office of the Actuary, Social Security Administration, 6401 Security Boulevard, Baltimore, Maryland 21235, telephone (301) 594-3365.

SUPPLEMENTARY INFORMATION: Sections 203(f)(8), 213(d) and 230(a) of the Social Security Act (42 U.S.C. 403(f)(8), 413(d) and 430(a)) require the Secretary of Health and Human Services to publish in the *Federal Register* on or before November 1, 1981, the contribution and

benefit base, the amount of earnings required for a quarter of coverage, and the retirement test exempt amounts, for calendar year 1982. In addition, section 215(a)(1)(D) requires that we publish by November 1, 1981 the formula for computing a primary insurance amount for workers who first become eligible for benefits or die in 1982, and section 203(a)(2)(c) requires that we publish by November 1, 1981 the formula for computing a family's maximum benefits for families of workers who first become eligible for old-age benefits or die in 1982.

Average of the Total Wages for 1980

The determination of the average wage figure for 1980 is based on the 1979 average wage figure of \$11,479.46 announced in the *Federal Register* on November 18, 1980 (45 FR 76252) along with the percentage increase in average wages from 1979 to 1980 measured by annual wage data tabulated by the Internal Revenue Service (IRS). The average amounts of wages calculated directly from IRS data were \$11,789.01 and \$12,850.89 for 1979 and 1980, respectively. To determine an average wage figure for 1980 at a level that is consistent with the series of average wages for 1951-1977 (published December 29, 1978 at 43 FR 61016), we multiplied the 1979 average wage figure of \$11,479.46 by the percentage increase in average wages from 1979 to 1980 (based on IRS data) as follows (with the result rounded to the nearest cent):
Average wage for 1980 = \$11,479.46 × 12,850.89 ÷ 11,789.01 = \$12,513.46.

Therefore, the average wage for 1980 is determined to be \$12,513.46.

Contribution and Benefit Base

Computation. The 1982 contribution and benefit base is \$32,400.

The contribution and benefit base serves two purposes:

(1) It is the maximum annual amount of earnings on which Social Security taxes are paid.

(2) It is the maximum annual amount used in figuring a person's Social Security benefits.

Section 230(c) of the Social Security Act provides a table with the contribution and benefit base for each year 1978, 1979, 1980, and 1981. For years after 1981, section 230(b) of the Social Security Act contains a formula for determining the contribution and benefit base. Under the prescribe formula, the contribution and base for 1982 shall be equal to the 1981 base of \$29,700 multiplied by the ratio of (1) the average amount, per employee, of total

wages for the calendar year 1980 to (2) the average amount of those wages for the calendar year 1979. Section 230(b) further provides that if the amount so determined is not a multiple of \$300, it shall be rounded to the nearest multiple of \$300.

Average Wages. The average wage for calendar year 1979 was previously determined to be \$11,479.46. The average wage for calendar year 1980 has been determined to be \$12,513.46, as stated herein.

Amount. The ratio of the average wage for 1980, \$12,513.46, compared to that for 1979, \$11,479.46, is 1.090074. Multiplying the 1981 contribution and benefit base of \$29,700 by the ratio 1.090074 produces the amount of \$32,375.20 which must then be rounded to \$32,400. Accordingly, the contribution and benefit base for 1982 is \$32,400.

Quarter of Coverage Amount

Computation. The 1982 amount of earnings required for a quarter of coverage is \$340. A quarter of coverage is the basic unit for determining whether a worker is insured under the Social Security program. For years before 1978, an individual generally was credited with a quarter of coverage for each quarter in which wages of \$50 or more were paid, or for which \$100 or more of self-employment income were credited, to the individual. Beginning in 1978, wages generally are no longer reported quarterly; annual reports are made. With the change to annual reporting, section 352(b) of the Social Security Amendments of 1977 (Pub. L. 95-216) amended section 213(d) of the Social Security Act to provide that a quarter of coverage would be credited for each \$250 of an individual's total wages and self-employment income for calendar year 1978 (up to a maximum of 4 quarters of coverage for the year). Section 213(d) also provides that this amount shall be redetermined each year and any change published in the Federal Register no later than November 1 of the year preceding the year for which the change is effective. Under the prescribed formula, the quarter of coverage amount for 1982 shall be equal to the 1978 amount of \$250 multiplied by the ratio of (1) the average amount, per employee, of total wages for calendar year 1980 to (2) the average amount of those wages reported for calendar year 1976. The section further provides that if the amount so determined is not a multiple of \$10, it shall be rounded to the nearest multiple of \$10.

Average Wages. The average for calendar year 1976 was previously determined to be \$9,226.48. This was published in the Federal Register on

December 29, 1978, at 43 FR 61016. The average wage for calendar year 1980 has been determined to be \$12,513.46 as stated herein.

Amount. The ratio of the average wage for 1980, \$12,513.46, compared to that for 1976, \$9,226.48, is 1.356255. Multiplying the 1978 quarter of coverage amount of \$250 by the ratio of 1.356255 produces the amount of \$339.06 which must then be rounded to \$340. Accordingly, the quarter of coverage amount for 1982 is \$340.

Retirement Test Exempt Amounts

Computation. The 1982 amount of \$500 for the retirement test monthly exempt amount for beneficiaries aged 65 through 71 is stated in the law. The corresponding annual retirement test exempt amount for those individuals is \$6,000. Section 301 of the Social Security Amendments of 1977 amended section 203 of the Social Security Act to provide a higher retirement test exempt amount for beneficiaries aged 65 through 71 than for those beneficiaries under age 65.

The monthly exempt amount of \$370 for beneficiaries under age 65 is determined according to a formula specified in the law, which automatically produced a mathematical result based upon reported statistics. Section 203(f)(8) of the Social Security Act provides that the retirement test monthly exempt amount for 1982 shall be equal to the 1981 amount of \$340 multiplied by the ratio of (1) the average amount, per employee, of the wages of all employees reported under the program for calendar year 1980 to (2) the average amount of those wages reported for calendar year 1979. The section further provides that if the amount so determined is not a multiple of \$10, it shall be rounded to the nearest multiple of \$10.

There is no limit on the amount an individual aged 72 or over may earn and still receive Social Security benefits. (Beginning in 1983, the age at which the retirement test no longer applies will be reduced from age 72 to age 70.)

Average Wages. Average wages for this purpose are determined in the same way as for the contribution and benefit base. Therefore, the ratio of the average wages for 1980, \$12,513.46 compared to that for 1979, \$11,479.46, is 1.090074.

Exempt Amount for Persons Under Age 65. Multiplying the 1981 retirement test monthly exempt amount of \$340 by the ratio of 1.090074 produces the amount of \$370.63. This must then be rounded to \$370. Accordingly, the retirement test monthly exempt amount for persons under age 65 is determined to be \$370 for 1982. The corresponding annual exempt amount for 1982 is \$4,440.

Computing Benefits After 1978

The Social Security Amendments of 1977 changed the formula for determining an individual's primary insurance amount after 1978. This basic new formula is based on "wage indexing", and was fully explained with interim regulations published in the Federal Register on December 29, 1978 at 43 FR 60877. It generally applies when a worker after 1978 attains age 62, becomes disabled, or dies before age 62. This formula uses the worker's earnings after they have been adjusted, or "indexed," in proportion to the increase in average wages of all workers. Using this method, we determine the worker's "average indexed monthly earnings." We then compute the primary insurance amount, using the worker's "average indexed monthly earnings" and also adjust the computation formula to reflect changes in general wage levels.

Average indexed monthly earnings. To assure that a worker's future benefits reflect the general rise in the standard of living that occurs during their working lifetime, we adjust or "index" the worker's past earnings to take into account the change in general wage levels that has occurred during the worker's years of employment. These adjusted earnings are then used to compute the worker's primary insurance amount.

For example, to compute the average indexed monthly earnings for a worker attaining age 62, becoming disabled, or dying before attaining age 62, in 1982, we divide the average of the total wages for 1980, \$12,513.46, by the average of the total wages for each year prior to 1980 in which the worker had earnings. We then multiply the actual wages and self-employment income credited for those years by this ratio to obtain the worker's adjusted earnings for that year. After determining the number of years we must use to compute the primary insurance amount, we pick those years with highest indexed earnings, total those indexed earnings and divide by the total number of months in those years. This figure is rounded down to the next lower dollar amount, and becomes the average indexed monthly earnings figure to be used in computing the worker's primary insurance amount for 1982.

Computing the primary insurance amount. The primary insurance amount is the sum of three separate percentages of portions of the average indexed monthly earnings. In 1979 (the first year the formula was in effect), these portions were the first \$180, the amount between \$180 and \$1,085, and the

amount over \$1,085. The amounts for 1982 are obtained by multiplying the 1979 amounts by the ratio between the average of the total wages for 1980, \$12,513.46, and for 1977, \$9,779.44. These results are then rounded to the nearest dollar. For 1982 the ratio is 1.279568. Multiplying the 1979 amounts of \$180 and \$1,085 by 1.279568 produces the amounts of \$230.32 and \$1,388.33. These must then be rounded to \$230 and \$1,388. Accordingly, the portions of the average indexed monthly earnings to be used in 1982 are determined to be the first \$230, the amount between \$230 and \$1,388, and the amount over \$1,388.

Consequently, for individuals who first become eligible for old-age insurance benefits or disability insurance benefits in 1982 or who die in 1982 before becoming eligible for benefits, we will compute their primary insurance amount by adding the following:

- (a) 90 percent of the first \$230 of their average indexed monthly earnings, plus
- (b) 32 percent of the average indexed monthly earnings over \$230 and through \$1,388, plus
- (c) 15 percent of the average indexed monthly earnings over \$1,388.

This amount is then rounded to the next lower multiple of \$.10 if it is not already a multiple of \$.10. This formula and the adjustments we have described are contained in section 215(a) of the Social Security Act (42 U.S.C. 415(a)) as amended by Pub. L. 97-35.

Maximum Benefits Payable to a Family

The 1977 Amendments continued the long established policy of limiting the total monthly benefits which a worker's family may receive based on his or her primary insurance amount. Those amendments also continued the then existing relationship between maximum family benefits and primary insurance amounts but did change the method of computing the maximum amount of benefits which may be paid to a worker's family. The 1980 Amendments (Pub. L. 96-265) established a new formula for computing the maximum benefits payable to the family of a disabled worker. This new formula is applied to the family benefits of workers who first become entitled to disability insurance benefits after June 30, 1980 and who first become eligible for these after 1978. The new formula was explained in a Final Rule published in the Federal Register on May 8, 1981 at 46 FR 25601. For disabled workers initially entitled to disability benefits before July 1980, or whose disability began before 1979, the family maximum payable is computed the same as the old-age and survivor family maximum.

Computing the old-age and survivor family maximum. The formula used to compute the family maximum is similar to that used to compute the primary insurance amount. It involves computing the sum of four separate percentages of portions of the worker's primary insurance amount. In 1979, these portions were the first \$230, the amount between \$230 and \$332, the amount between \$332 and \$433, and the amount over \$433. The amounts for 1982 are obtained by multiplying the 1979 amounts by the ratio between the average of the total wages for 1980, \$12,513.46, and for 1977, \$9,779.44. This amount is then rounded to the nearest dollar. For 1982, the ratio is 1.279568. Multiplying the amounts of \$230, \$332, and \$433 by 1.279568 produces the amounts of \$294.30, \$424.82, and \$554.05. These amounts are then rounded to \$294, \$425, and \$554. Accordingly, the portions of the primary insurance amounts to be used in 1982 are determined to be the first \$294, the amount between \$294 and \$425, the amount between \$425 and \$554, and the amount over \$554.

Consequently, for the family of a worker who becomes age 62 or dies in 1982, the total amount of benefits payable to them will be computed so that it does not exceed:

- (a) 150 percent of the first \$294 of the worker's primary insurance amount, plus
- (b) 272 percent of the worker's primary insurance amount over \$294 through \$425, plus

- (c) 134 percent of the worker's primary insurance amount over \$425 through \$554, plus
- (d) 175 percent of the worker's primary insurance amount over \$554.

This amount is then rounded to the next lower multiple of \$.10 if it is not already a multiple of \$.10. This formula and the adjustments we have described are contained in section 203(a) of the Social Security Act (42 U.S. 403(a)) as amended by Pub. L. 97-35.

Extension of Benefit Table Effective January 1982

The following is an extension of the Table for Determining Primary Insurance Amount and Maximum Family Benefits provided in section 215(a)(5) of the Social Security Act. This extension reflects the higher average monthly wage and related benefit amounts now possible under the increased contribution and benefit base published by this Notice effective January 1982 in accordance with section 215(i) of the Social Security Act. The extended portion of the benefit table shown here will apply primarily to benefits based on earnings of workers who reached age 62 before 1979.

(Catalog of Federal Domestic Assistance Programs Nos. 13.802-13.805, and 13.807 Social Security Programs)

Dated: October 27, 1981.

Richard S. Schweiker,
Secretary of Health and Human Services.

TABLE FOR DETERMINING PRIMARY INSURANCE AMOUNT AND MAXIMUM FAMILY BENEFITS BEGINNING JANUARY 1982

I (Primary insurance benefit under 1939 Act, as modified) If an individual's primary insurance benefit (as determined under subsec. (d)) is— At least— But not more than—		II (Primary insurance amount effective for June 1980) Or his primary insurance amount (as determined under subsec. (c)) is—	III (Average monthly wage) Or his average monthly wage (as determined under subsec. (b)) is— At least— But not more than—		IV (Primary insurance amount) The amount referred to in the preceding paragraphs of this subsection shall be—	V (Maximum family benefits) And the maximum amount of benefits payable (as provided in sec. 203(a)) on the basis of his wages and self-employment income shall be—
			2,476	2,480	1,227.70	2,148.50
			2,481	2,485	1,228.70	2,150.30
			2,486	2,490	1,229.70	2,152.00
			2,491	2,495	1,230.70	2,153.80
			2,496	2,500	1,231.70	2,155.50
			2,501	2,505	1,232.70	2,157.30
			2,506	2,510	1,233.70	2,159.00
			2,511	2,515	1,234.70	2,160.80
			2,516	2,520	1,235.70	2,162.50
			2,521	2,525	1,236.70	2,164.30
			2,526	2,530	1,237.70	2,166.00
			2,531	2,535	1,238.70	2,167.80
			2,536	2,540	1,239.70	2,169.50
			2,541	2,545	1,240.70	2,171.30
			2,546	2,550	1,241.70	2,173.00
			2,551	2,555	1,242.70	2,174.80
			2,556	2,560	1,243.70	2,176.50
			2,561	2,565	1,244.70	2,178.30
			2,566	2,570	1,245.70	2,180.00
			2,571	2,575	1,246.70	2,181.80
			2,576	2,580	1,247.70	2,183.50
			2,581	2,585	1,248.70	2,185.30
			2,586	2,590	1,249.70	2,187.00
			2,591	2,595	1,250.70	2,188.80

TABLE FOR DETERMINING PRIMARY INSURANCE AMOUNT AND MAXIMUM FAMILY BENEFITS
BEGINNING JANUARY 1982—Continued

I (Primary insurance benefit under 1939 Act, as modified)		II (Primary insurance amount effective for June 1980)	III (Average monthly wage)		IV (Primary insurance amount)	V (Maximum family benefits)
If an individual's primary insurance benefit (as determined under subsec. (d)) is—		Or his primary insurance amount (as determined under subsec. (c)) is—	Or his average monthly wage (as determined under subsec. (b)) is—		The amount referred to in the preceding paragraphs of this subsection shall be—	And the maximum amount of benefits payable (as provided in sec. 203(a)) on the basis of his wages and self-employment income shall be—
At least—	But not more than—		At least—	But not more than—		
			2,596	2,600	1,251.70	2,190.50
			2,601	2,605	1,252.70	2,192.30
			2,606	2,610	1,253.70	2,194.00
			2,611	2,615	1,254.70	2,195.80
			2,616	2,620	1,255.70	2,197.50
			2,621	2,625	1,256.70	2,199.30
			2,626	2,630	1,257.70	2,201.00
			2,631	2,635	1,258.70	2,202.80
			2,636	2,640	1,259.70	2,204.50
			2,641	2,645	1,260.70	2,206.30
			2,646	2,650	1,261.70	2,208.00
			2,651	2,655	1,262.70	2,209.80
			2,656	2,660	1,263.70	2,211.50
			2,661	2,665	1,264.70	2,213.30
			2,666	2,670	1,265.70	2,215.00
			2,671	2,675	1,266.70	2,216.80
			2,676	2,680	1,267.70	2,218.50
			2,681	2,685	1,268.70	2,220.30
			2,686	2,690	1,269.70	2,222.00
			2,691	2,695	1,270.70	2,223.80
			2,696	2,700	1,271.70	2,225.50

[FR Doc. 81-31617 Filed 10-29-81; 8:45 am]

BILLING CODE 4110-07-M

DEPARTMENT OF THE INTERIOR

Geological Survey

Third Seminar on Research and Development for Outer Continental Shelf Oil and Gas Operations

The Research and Development Program, Conservation Division, is holding its third Seminar On November 18 and 19, 1981, at the National Center, Reston, Virginia.

The Program consists of contract research at universities, Government laboratories, and private companies in the categories of well-control, structures verification, and the effects of operations upon the environment. The agenda for the Seminar follows:

Wednesday, November 18, 1981

Morning Session

- 9:00 Preliminary Remarks by Seminar Chairman—John Gregory, Research Program Manager, Conservation Division, U.S. Geological Survey
- 9:05 Welcome—Dr. Robert Rioux, Deputy Division Chief, Offshore Minerals Regulation, Conservation Division, U.S. Geological Survey
- 9:15 Significance of Dynamic Response in the Estimation of Fatigue Life of Offshore Structures—Dr. J. Kim Vandiver, Massachusetts Institute of Technology, Cambridge, Massachusetts
- Fatigue life investigations of

offshore structures have shown that the ability to predict fatigue damage is extremely sensitive to errors in calculated values of structural natural frequencies and moderately sensitive to assumed values of modal damping

- 9:45 Flexibility Monitoring of Offshore Structures—D. Sheldon Rubin, Aerospace Corporation, Los Angeles, California

—A method is being developed for locating structural failures in fixed offshore platforms. The technique avoids measuring harmonic frequencies as in conventional methods; instead, it takes advantage of basic shear beam behavior of platforms

- 10:15 Coffee

- 10:45 Dynamic Response of Offshore Structures by the Random Decrement Technique—Dr. Jackson Yang, University of Maryland, College Park, Maryland

—The random decrement technique is being investigated as a method to detect structural distress in offshore platforms

- 11:15 Geotechnical Aspects in the Design of Tension Leg Platforms—Dr. Robert L. McNeill, Sandia Laboratories, Albuquerque, New Mexico

—Soil-structure interaction mechanisms are being investigated in order to obtain a better understanding of the reliability of tension pile supports when subjected to large amplitude cyclic loads

- 11:45 Fracture Toughness of Steel Weldments for Arctic Structures—Dr. Harry I. McHenry, National Bureau of Standards, Boulder, Colorado

—Material toughness criteria are being developed by means of an elastic-plastic fracture mechanics approach for steel structures operating in the Arctic

Wednesday, November 18, 1981

Afternoon Session

- 12:15 Luncheon

- 1:30 Frontier Hydrocarbon Resource Development: The Canadian Challenge—Dr. Raymond J. Smith, Offshore Structures, Resource Management Branch, Canada Oil and Gas Lands Administration

—The technical aspects of the challenges and risks associated with the exploration, development, and production of hydrocarbon resources in Canada's frontier regions

- 2:00 Experimental Autonomous Vehicle (EAVE) Program: Unmanned, Untethered Submersible Technology—Paul Heckman, Naval Ocean Systems Center (NOSC), San Diego, California, Dr. Robert Corell, University of New Hampshire (UNH), Durham, New Hampshire

—A collaborative program is developing technology for inspecting underwater pipelines and structures by means of robot vehicles. At NOSC, magnetometer navigation and fiber optic communications are being developed. At UNH, acoustics for both navigation and communications are being investigated

- 3:00 Coffee

- 3:30 Mechanical Properties of Multiyear Sea Ice—Dr. Gordon F. N. Cox, Cold Regions Research and Engineering Laboratory, U.S. Army Corps of Engineers, Hanover, New Hampshire

—Closed loop tests are being conducted at various strain rates to determine constitutive relations and

rupture criteria for multiyear sea ice as it pertains to the design of offshore platforms

- 4:00 An Adaptive Technique for the Underwater Acoustic Telemetry of Digital Data—Dr. Eric Softley, Ocean Electronic Applications, Key Biscayne, Florida
—A data telemetry scheme, which will automatically adapt to physical variations in the ocean environment, is being developed

5:00 Social Hour

Thursday, November 19, 1981

Morning Session

- 9:00 The Dynamics of Well-Control—Dr. Ted Bourgoyne, Louisiana State University, Baton Rouge, Louisiana
—A research simulated oil well facility has been developed, and studies are being undertaken on the behavior of drilling fluids during steady state and transient conditions

- 9:30 Application of Fluidics to Mud-Pulse Telemetry—Allen Holmes, Harry Diamond Laboratories, Adelphi, Maryland
—Laboratory and field experiments have been conducted on a fluidic mud-pulsing device positioned above the drill bit to provide on-line digital telemetry

- 10:00 Subsea Recapture of Oil from Blowing Wells—Dr. Jerome Milgram, Massachusetts Institute of Technology, Cambridge, Massachusetts
—Hydrodynamic research has been conducted to determine effective methods for capturing oil which emanates from a blowing well

10:30 Coffee

- 11:00 Development of Fire Suppression Technology for Incipient Blowout Fires—John O'Neill, National Bureau of Standards, Washington, D.C.
—Experimental studies using equipment at reduced scale indicate the feasibility of using water to suppress incipient blowout fires

- 11:30 Toxicity of Drilling Fluids on Corals—Eugene A. Shinn, U.S. Geological Survey, Fisher Island Station, Miami Beach, Florida
—A study has been made of drilling mud plumes emanating from seven Gulf of Mexico platforms to determine the concentrations of suspended solids at various distances downstream from the platforms

Thursday, November 19, 1981

Afternoon Session

12:00 Luncheon

- 1:30 Open Discussion of the Research Program—Mr. Richard Krahl, Assistant Deputy Division Chief, Offshore Field Activities, Conservation Division, U.S. Geological Survey

Adjourn

The Seminar is being held for the public without charge. Interested parties should write for invitations and technical material to Mr. John B. Gregory, Research Program Manager, Conservation Division, Mail Stop 620, National Center, Reston, Virginia 22092.

Andrew V. Bailey,
Acting Chief, Conservation Division.

[FR Doc. 81-31500 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-31-M

Training and Qualification of Personnel in Well-Control Training

AGENCY: Geological Survey, Interior.

ACTION: A listing of well-control training schools approved in accordance with GSS-OCS-T 1.

SUMMARY: The Federal Register Notice, Vol. 43, No. 246, page 59551, Published by the U.S. Geological Survey on December 21, 1978, set forth the guidelines for implementing the U.S. Geological Survey Outer Continental Shelf (OCS) Training Standard No. T1 (GSS-OCS-T 1), "Training and Qualification of Personnel in Well-Control Equipment and Techniques for Drilling on Offshore Locations." This Notice details the well-control training schools that are currently approved by the U.S. Geological Survey.

FOR FURTHER INFORMATION CONTACT: Mr. M. L. Courtois, U.S. Geological Survey, National Center, Reston, Virginia 22092 (703/860-6831).

SUPPLEMENTARY INFORMATION:

Legend

Job Classification

RH—Rotary Helper
TP—Toolpusher
DK—Derrickmen
OR—Operator Representative
DR—Driller

Blowout-Preventer Stack Type

SUR—Surface BOP Stack
SS—Subsea BOP Stack

USGS Approved Well-Control Schools

Rotary Helper and Derrickman

1. Diamond M. Company
2. Dixilyn-Field Drilling Company
3. Global Marine Drilling Company
4. Huthnance Drilling Company
5. Marine Drilling Company
6. Prentice and Records Enterprises, Inc.
7. Reading and Bates Drilling Company
8. Rowan Companies, Inc.

9. Salen Offshore Drilling Company
10. Shell Oil Company
11. Teledyne Movable Offshore, Inc.
12. Transworld Drilling Company
13. Zapata Offshore Company
14. Marlin Drilling Company, Inc.
15. Progress Drilling & Marine, Inc.
16. Dolphin International, Inc.
17. The Offshore Company
18. Western Oceanic, Inc.
19. Chiles Drilling Company
20. Penrod Drilling Company
21. Scan Drilling Co. (U.S.A.) Inc.
22. Noble Drilling Co.
23. Houston Offshore International, Inc.
24. O & U Drilling, Inc.
25. Services, Equipment & Engineering
26. Atwood Oceanics, Inc.
27. Atwood Group, Inc.
28. MUDTECH
29. Nicklos Drilling Company
30. Keydril Company
31. Phoenix Management Corporation
32. Bokenkamp Drilling Company, Inc.
33. Peter Bawden Drilling Inc.
34. Temple Drilling Company
35. Mayronne Company
36. Ocean Drilling & Exploration Company (ODECO)
37. Keyes Offshore, Inc.
38. Pool Offshore Company
39. Challenger Drilling Inc.
40. Dual Offshore Company
41. Sea Drilling Corporation
42. Cactus International, Inc.
43. Atlantic Pacific Marine Corporation
44. Booker Drilling Company, Inc.
45. Broughton Drilling Company
46. Loffland Brothers Company
47. Cyclops Drilling Company
48. Circle Bar Drilling Company
49. Flour Drilling Services, Inc.
50. Dan-Tex International Inc.
51. Maurer Engineering Inc.
52. Moran Drilling Corp.
53. J.F.P. Drilling Company, Inc.
54. Griffin-Alexander Drilling Co.
55. Goldrus Drilling Company, Inc.

Basic Course

1. Chevron U.S.A. Inc., OR—SUR, SS
2. Conoco Inc., OR—SUR, SS
3. Delta Drilling Company, DR, TP, OR—SUR, SS
4. Dresser Industries, DR, TP, OR—SUR, SS
- *5. EXXON¹ DR, TP, OR—SUR, SS
6. IMCO Services, DR, TP, OR—SUR, SS
7. Louisiana State University, DR, TP, OR—SUR, SS
8. Milchem Incorporated, DR, TP, OR—SUR, SS
9. Pool Offshore Company, DR, TP, OR—SUR
10. Reading and Bates Drilling Company, DR, TP, OR—SUR
11. Shell Oil Company, DR, TP, OR—SUR, SS
12. Texaco, DR, TP, OR—SUR, SS
13. University of Southwestern Louisiana, DR, TP, OR—SUR, SS
14. Ventura College, DR, TP, OR—SUR, SS
15. Petroleum Training and Technical Services, DR, TP, OR—SUR, SS

¹ Basic course only.

16. Murchison Drilling Schools, DR, TP, OR—SUR, SS
17. Ocean Drilling and Exploration Co., DR, TP, OR—SUR, SS
18. Diamond M. Company, DR, TP, OR—SUR, SS
19. Cities Service Company, OR—SUR, SS
20. Shell Oil Company (White Castle), DR, TP, OR—SUR, SS
21. University of Oklahoma, DR, TP, OR—SUR, SS
22. NL Petroleum Services, DR, TP, OR—SUR, SS
23. University of Texas at Austin (PETEX), DR, TP, OR—SUR, SS
24. Gulf Research and Development, DR, TP, OR—SUR, SS
25. Rike Service, Inc., DR, TP, OR—SUR, SS
26. Prentice and Records Enterprises, Inc., DR, TP, OR—SUR, SS
27. Amoco Production Company, OR—SUR, SS
28. Loffland Brothers Company, DR, TP, OR—SUR, SS
29. Atlantic Pacific Marine Corp., DR, TP, OR—SUR, SS
30. Basic Research and Training, Inc., DR, TP, OR—SUR, SS
31. Well Control School, Inc., DR, TP, OR—SUR, SS
32. Alaska Skill Center, DR, TP, OR—SUR, SS
33. Keydril Company, DR, TP, OR—SUR, SS
34. Arco Oil & Gas Company, TP, OR—SUR, SS
35. Marlin Drilling Company, Inc., DR, TP, OR—SUR, SS
36. Parker Drilling Company, DR, TP—SUR
37. Oklahoma Petroleum Training Corp., DR, TP, OR—SUR, SS
38. Union Oil Company of California, DR, TP, OR—SUR, SS
39. Cape Cod Community College, DR, TP, OR—SUR, SS
40. Western Oceanic, Inc., DR, TP, OR—SUR, SS
41. Dixilyn-Field Drilling Company, DR, TP, OR—SUR, SS
42. Preston L. Moore Inc., TP, OR—SUR
18. Cities Service Company, OR—SUR, SS
19. Shell Oil Company (White Castle), DR, TP, OR—SUR, SS
20. University of Oklahoma, DR, TP, OR—SUR, SS
21. NL Petroleum Services, DR, TP, OR—SUR, SS
22. University of Texas at Austin (PETEX), DR, TP, OR—SUR, SS
23. Rike Service Inc., DR, TP, OR—SUR, SS
24. Prentice and Records Enterprises, Inc., DR, TP, OR—SUR, SS
25. Amoco Production Company, OR—SUR, SS
26. Loffland Brothers Company, DR, TP, OR—SUR, SS
27. Atlantic Pacific Marine Corp., DR, TP, OR—SUR, SS
28. Basic Research and Training, Inc., DR, TP, OR—SUR, SS
29. Well Control School, Inc., DR, TP, OR—SUR, SS
30. Alaska Skill Center, DR, TP, OR—SUR, SS
31. Keydril Company, DR, TP, OR—SUR, SS
32. Arco Oil and Gas Company, TP, OR—SUR, SS
33. Marlin Drilling Company, Inc., DR, TP, OR—SUR, SS
34. Oklahoma Petroleum Training Corp., DR, TP, OR—SUR, SS
35. Union Oil Company of California, DR, TP, OR—SUR, SS
36. Cape Cod Community College, DR, TP, OR—SUR, SS
37. Western Oceanic, Inc., DR, TP, OR—SUR, SS
38. Dixilyn-Field Drilling Company, DR, TP, OR—SUR, SS
39. Parker Drilling Company, DR, TP, OR—SUR
40. Preston L. Moore Inc., TP, OR—SUR
41. Gulf Research and Development, DR, TP, OR—SUR, SS

It is anticipated that periodic Notices of this type will be published in the future on an as needed basis.

Dated: October 26, 1981.

Robert L. Rioux,

Deputy Division Chief, Offshore Minerals Regulation, Conservation Division.

[FR Doc. 81-31534 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-31-M

2. On page 39040, column three (3), in the second line of the last paragraph, "June 10, 1981" is corrected to read "July 10, 1981."

The foregoing is published in accordance with authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by 209 DM 8.

Kenneth Smith,

Assistant Secretary—Indian Affairs.

[FR Doc. 81-31534 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-02-M

Bureau of Land Management

Ely District Grazing Advisory Board; Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of meeting.

SUMMARY: Notice is hereby given, in accordance with Pub. L. 94-579, that a meeting of the Ely District Grazing Advisory Board will be held Thursday, December 10, 1981.

The meeting will convene at 10 a.m. (PST) in the Conference Room of the BLM District Office in Ely, Nevada. The office is located just south of Ely on the Pioche Highway. The agenda for the meeting will include: (1) minutes of the previous meeting, (2) proposed rangeland improvement policy, (3) Rangeland Management Program Policy, (4) FY 1982 range improvement projects, (5) Egan Resource Management Plan, (6) Schell Grazing Environmental Impact Statement, (7) public comment period, and (8) Advisory Board recommendations.

The meeting is open to the public. Interested persons may make oral statements to the Board at approximately 1 p.m. (PST), December 10, 1981. Written statements must be submitted to the Ely BLM Office by close of business December 9, 1981. Depending on the number of persons wishing to make oral statements, a time limit per person may be established by the District Manager.

Summary minutes of the Advisory Board meeting will be maintained at the District Office and be available for public inspection and reproduction, at the cost of duplication, during regular office hours.

DATE: December 10, 1981.

ADDRESS: Bureau of Land Management, Star Route 5, Box 1, Ely, Nevada 89301.

FOR FURTHER INFORMATION CONTACT: Mr. John Barnes, 702-289-4865.

Refresher Course

1. Chevron U.S.A. Inc., OR—SUR, SS
2. Conoco Inc., OR—SUR, SS
3. Delta Drilling Company, DR, TP, OR—SUR, SS
4. Dresser Industries, DR, TP, OR—SUR, SS
5. IMCO Services, DR, TP, OR—SUR, SS
6. Louisiana State University, DR, TP, OR—SUR, SS
7. Milchem Incorporated, DR, TP, OR—SUR, SS
8. Pool Offshore Company, DR, TP, OR—SUR
9. Reading and Bates Drilling Co., DR, TP, OR—SUR
10. Shell Oil Company, DR, TP, OR—SUR, SS
11. Texaco, DR, TP, OR—SUR, SS
12. University of Southwestern Louisiana, DR, TP, OR—SUR, SS
13. Ventura College, DR, TP, OR—SUR, SS
14. Petroleum Training and Technical Services, DR, TP, OR—SUR, SS
15. Murchison Drilling Company, DR, TP, OR—SUR, SS
16. ODECO, DR, TP, OR—SUR, SS
17. Diamond M. Company, DR, TP, OR—SUR, SS

Bureau of Indian Affairs

Flathead Indian Reservation, Mont.; Ordinance Regulating the Introduction, Possession, and Sale of Intoxicating Beverages

October 23, 1981.

Correction

In FR Doc. 81-22162 appearing at pages 39039 and 39040 in the Federal Register of July 30, 1981, the following corrections of typographical errors are made:

1. On page 39039, column three (3), in the eleventh line of the first paragraph, "June 10, 1981" is corrected to read "July 10, 1981."

Dated: October 23, 1981.

George W. Cropper,
District Manager.

[FR Doc. 81-31540 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-84-M

Medford District Advisory Council; Meeting

Notice is hereby given in accordance with 43 CFR 1780 that a meeting of the Medford District Advisory Council will be held on Friday, November 20, 1981.

The meeting will begin at 9:00 AM and will end at 12 noon in the Oregon Room of the Bureau of Land Management Office at 3040 Biddle Road, Medford, Oregon.

The agenda for the meeting will include:

1. General announcements of BLM Medford District activities.
2. BLM's road closure policy.
3. Review of nominations for Areas of Critical Environmental Concern.
4. Plans for future meetings.

The meeting is open to the public and news media. Interested persons may make oral statements to the Council between 11:30 AM and 12 noon or file written statements for the Council's consideration. Anyone wishing to make an oral statement must notify the Public Information Officer, Bureau of Land Management, 3040 Biddle Road, Medford, Oregon 97501, telephone 503-776-4198, by close of business November 17, 1981. Depending on the number of persons wishing to make oral statements, a per person time limit may be established by the District Manager.

Summary minutes of the Council meeting will be maintained at the District Office and be available for public inspection and reproduction at the cost of duplication.

Dated: October 19, 1981.

Hugh R. Shera,
District Manager.

[FR Doc. 81-31537 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-84-M

Yuma County, Ariz.; Special Wilderness Inventory

This announcement releases my wilderness intensive inventory decision on 67,110 acres of public land in Yuma County, Arizona.

On June 20, 1981, 33,525 acres of public land were restored to operation of the public land laws. The restored lands were combined with adjacent public lands and were inventoried for wilderness characteristics as required by Section 603 of the Federal Land Policy and Management Act of 1976.

The procedures used to inventory these lands are contained in the *Wilderness Inventory Handbook*, "Policy, Direction, Procedures and Guidance for Conducting Wilderness Inventory on Public Lands," and Organic

Act Directives 78-61, Changes 1, 2, and 3.

The following is a summary of the results of the special intensive inventory.

Inventory unit No.	Unit name	Acres restored	Acres adjacent	Acres total	Decision	
					Acres dropped	Acres WSA
AZ-050-53A.....	Muggins Mountain.....	29,330	6,175	35,505	35,505	0
AZ-050-53B.....	No name.....	1,920	6,840	8,760	8,760	0
AZ-050-53C.....	No name.....	995	6,740	7,735	7,735	0
AZ-050-54.....	Rifle range.....	1,280	13,830	15,110	15,110	0
Total.....		33,525	33,585	67,110	67,110	0

The boundary and detailed description of each of the units are on file and available for inspection in the Yuma District, Bureau of Land Management, 2450 Fourth Avenue, P.O. Box 5680, Yuma, Arizona 85364; Phone (602) 726-6300.

The decision for each inventory unit is considered independent and separate from the decision for every other inventory unit. These decisions will become effective on December 1, 1981, unless timely protest is submitted to the State Director.

Persons wishing to protest decisions herein must file a written protest with the State Director to be received by, or postmarked no later than, the close of business November 30, 1981. Protests should be sent to: State Director, Bureau of Land Management (931), Arizona State Office, 2400 Valley Bank Center, Phoenix, Arizona 85073.

The protest must specify the specific inventory unit to which it is directed. It must include a clear and concise statement and reason for the protest as well as data supporting the reason. At the conclusion of the protest period, the State Director will publish in the *Federal Register* a notice of those decisions which are not protested and have become final and those decisions which are under formal protest. The notice will identify those inventory units under protest and will announce that the decision on the units will not become final pending a decision on the protest and any resulting appeal. The State Director will issue a written decision on any protest which is filed according to the above requirements and will publish a notice in the *Federal Register* of the action taken in response to the protest. Any person adversely affected by the State Director's decision may appeal such decision under the provisions of 43 CFR Part 4. These inventory units are subject to certain management and use restrictions as identified in the Interim

Management Policy published December 12, 1979.

Clair M Whitlock,
State Director.

October 20, 1981.

[FR Doc. 81-31084 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-84-M

[Coal Lease Application ES 11109]

Land in Gallatin County, Ill.; Public Hearing and Availability of Environmental Assessment

The Department of the Interior, Bureau of Land Management, Eastern States Office, 350 South Pickett Street, Alexandria, Virginia 22304 hereby gives notice that a public hearing will be held on November 19, 1981, at 2:00 p.m., in the Conference Room at the above address. Application has been made to the United States that it offer for lease certain coal resources in the public lands hereinafter described. The purpose of the hearing is to obtain public comments on the Environmental Assessment prepared and on the following items:

(1) The method of mining to be employed to obtain maximum economic recovery of the coal; (2) The impact that mining the coal in the proposed leasehold may have on the area, including but not limited to impacts on the environment; and (3) Methods of determining the fair market value of the coal to be offered. Written requests to testify orally at the public hearing should be received at the Eastern States Office, 350 South Pickett Street, Alexandria, Virginia 22304, prior to the close of business 4:00 p.m., on November 18, 1981. People who indicate they wish to testify when they check in at the hearing room may have an opportunity to testify if time is available after the listed witnesses have been heard.

Both oral and written comments will be received at the public hearings, but speakers will be limited to a maximum of 10 minutes each depending on the

number of persons desiring to comment. The time limitation will be strictly enforced, but the complete text of prepared speeches may be filed with the presiding officer at the hearing, whether or not the speaker has been able to finish oral delivery in the allotted minutes. Written comments may also be submitted to the Eastern States Office at the above address, prior to close of business on November 19, 1981. Substantive comments, whether written or oral, will receive equal consideration prior to any lease offering.

In addition, the public is invited to submit written comments concerning the fair market value of the coal resource to the Bureau of Land Management and the U.S. Geological Survey. Public comments will be utilized in establishing fair market value for the coal resources in the described lands.

Comments should address specific factors related to fair market value including, but not limited to: The quantity and quality of the coal resource, the price that the mined coal would bring in the market place, the cost of producing the coal, the probable timing and rate of production, the interest rate at which anticipated income streams would be discounted, depreciation and other accounting factors, the expected rate of industry return, the value of the surface estate (if private surface), and the mining method or methods which would achieve maximum economic recovery of the coal. Documentation of similar market transactions, including location, terms, and conditions, may also be submitted at this time.

These comments will be considered in the final determination of fair market value as determined in accordance with 30 CFR 211.63 and 43 CFR 3422.1-2. Should any information submitted as comments be considered to be proprietary by the commenter, the information should be labeled as such and stated in the first page of the submission. Comments should be sent to both the Eastern States Director, Bureau of Land Management, 350 South Pickett Street, Alexandria, VA 22304, and to the Regional Conservation Manager, U.S. Geological Survey, Eastern Region, 1725 K Street, NW., Suite 204, Washington, D.C. 20106, to arrive no later than November 19, 1981.

Application ES 11109

The coal resource to be offered is to be mined underground from the Harrisburg #5 Seam in the following lands located in Shawnee National Forest, Gallatin County, Illinois.

T. 10 S., R. 9 E., Third Principal Meridian, Gallatin County, Illinois
 Sec. 13: W $\frac{1}{2}$ E $\frac{1}{2}$, E $\frac{1}{2}$ W $\frac{1}{2}$, W $\frac{1}{2}$ SW $\frac{1}{4}$;
 Sec. 14: SE $\frac{1}{4}$ NE $\frac{1}{4}$;
 Sec. 18: That part of the W $\frac{1}{2}$ NE $\frac{1}{4}$ and the E $\frac{1}{2}$ NW $\frac{1}{4}$ lying north and east of the Saline River;
 Sec. 21: SW $\frac{1}{4}$ SE $\frac{1}{4}$, E $\frac{1}{2}$ SE $\frac{1}{4}$;
 Sec. 23: NW $\frac{1}{4}$ SW $\frac{1}{4}$;
 Sec. 27: SW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$, that part of the NW $\frac{1}{4}$ and the NE $\frac{1}{4}$ SW $\frac{1}{4}$ lying north and east of the Saline River;
 Sec. 28: NE $\frac{1}{4}$ NE $\frac{1}{4}$.
 Containing 934.77 acres.

The draft Environmental Assessment will be available for review in the Eastern States Office, Bureau of Land Management, 350 South Pickett Street, Alexandria, VA 22304. Single copies are available for distribution upon request from the office at the above address.

A copy of the Environmental Assessment, the case file and the comments submitted by the public on fair market value, except those portions identified as proprietary by the commenter and meeting exemptions stated in the Freedom of Information Act, will be available for public inspection at the Eastern States Office, Bureau of Land Management, at the address set out above.

Jeff O. Holdren,
 Chief, Division of Lands and Minerals Operations.

[FR Doc. 81-31538 Filed 10-29-81; 8:45 am]
 BILLING CODE 4310-84-M

Office of the Secretary

Land Use Advisors Committee; Solicit Nominations; Extension of Time

By notice published in the *Federal Register* on October 21, 1981 (46 FR 51652), the Department solicited nominations for appointments to the Alaska Land Use Council Advisors Committee.

The Land Use Advisors Committee, mandated by Section 1201(m)(1) of the Alaska National Interest Lands Conservation Act, will be responsible for the development of a public participation program and subsequently to oversee implementation of that program. The Committee will play a continuing role in the public input process to the Alaska Land Use Council. The Alaska Lands Act states that the Land Use Advisors Committee should be representative of a balance between the many interests concerned with use of public lands in Alaska and the several geographic regions of the State.

Because sufficient time was not provided to allow submission of nominations, the Department is reopening the nomination period.

Nominations for appointments to the Land Use Advisors Committee will now be accepted until November 9, 1981.

If you are interested in serving on the Land Use Advisors Committee please send your resume to: Alaska Land Use Council, Governor Jay S. Hammond, State Cochairman, Vernon R. Wiggins, Federal Cochairman Nominee, P.O. Box 120, Anchorage, Alaska 99510.

For further information you may write to the above address or call (907) 272-3422.

William P. Horn,
 Deputy Under Secretary.

October 27, 1981.
 [FR Doc. 81-31561 Filed 10-29-81; 8:45 am]
 BILLING CODE 4310-10-M

INTERSTATE COMMERCE COMMISSION

[Finance Docket No. 29745]

Duluth, Winnipeg and Pacific Railway Co.; Trackage Rights; Duluth, Missabe and Iron Range Railway Co., Exemption

October 26, 1981.

The Duluth, Winnipeg and Pacific Railway Company (DWP) has filed notice of a series of interrelated projects, including a relocation of its line in the area of Duluth, MN and Superior, WI without disruption of service to shippers. The relocation involves an agreement with the Duluth, Missabe and Iron Range Railway Company (DMIR) granting DWP trackage rights in perpetuity to operate over 15.95 miles of DMIR trackage extending between Nevada, St. Louis County, MN (near mp 5.78 on DMIR's Spirit Lake Branch) and South Itasca, Douglas County, WI (near mp 21.7 on DMIR's Interstate Branch).

The projects will permit DWP to relocate its points of interchange with the Soo Line Railroad Company, the Burlington Northern Railroad Company, the Chicago and North Western Transportation Company, and the Chicago, Milwaukee, St. Paul and Pacific Railroad Company from points within the central business district of Duluth, to less populated areas in and around Superior. The relocation will have no adverse affect upon service to any shipper.

This is a joint project involving a relocation of a railroad line without disruption of service to shippers and hence is exempt from our regulation under 49 CFR 1111.5(c)(5).

As a condition to use of the exemption, any employee affected by the trackage rights agreement shall be protected pursuant to *Norfolk and*

Western Ry. Co.-Trackage Rights-BN, 354 I.C.C. 605 (1978), as modified by *Mendacino Coast Ry., Inc.-Lease and Operate*, 360 I.C.C. 653 (1980). These conditions are imposed to satisfy the statutory requirements of 49 U.S.C. 10505(g)(2).

By the Commission, Gary J. Edles, Director,
Office of Proceedings.

Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31508 Filed 10-29-81; 8:45 am]

BILLING CODE 7035-01-M

Intent To Engage in Compensated Intercorporate Hauling Operations

This is to provide notice as required by 49 U.S.C. 10524(b)(1) that the named corporations intend to provide or to use compensated intercorporate hauling operations as authorized in 49 U.S.C. 10524(b).

1. *Parent Corporation and Address of Principal Office:* Allegheny

International, Inc., 1800 Two Oliver Plaza, Pittsburgh, Pennsylvania 15222.

2. *Wholly-Owned Subsidiaries which will participate in the operations, and states of incorporation:*

Swan International, Inc.—(Delaware)
Swan Manufacturing Corporation.—(Delaware)

Almet, Inc.—(Delaware)

Almet International, Inc.—(Delaware)

Carmet Company—(New Jersey)

Precision Products, Inc.—(Delaware)

Alka Tool & Die Co.—(Michigan)

Alloy Rods International, Inc.—(Delaware)

IPM Corporation—(Pennsylvania)

The Arnold Engineering Co.—(Illinois)

Burton Plating Co.—(California)

AI Export Corporation.—(Delaware)

Almet Inc.—(California)

THB Furniture, Inc.—(Delaware)

Continental Testing Laboratories, Inc.—(Florida)

F. W. Bell, Inc.—(Ohio)

Kennedy Domestic International Sales Corporation—(California)

Kennedy Company—(Delaware)

Specials Metals Corporation—(Delaware)

Standard-Thomson Corporation—(Delaware)

Grove Manufacturing Company—(Delaware)

Joseph Pollak Corporation—(Delaware)

Chemetron Corporation—(Delaware)

Allied Healthcare Products, Inc.—(Delaware)

Chemetron Process Equipment, Inc.—(Delaware)

Chemetron International Sales Corporation—(Delaware)

Chemetron-Railway Products, Inc.—(Delaware)

Universal X-Ray, Inc.—(Delaware)

True Temper Corporation.—(Delaware)

Wilkinson Match (U.S.A.) Inc.—(Delaware)

Wilkinson Sword, Inc.—(Delaware)

Wilkinson International Corporation—(Delaware)

HTL Industries, Inc.—(Delaware)

HTL Export Sales Corporation—(California)

HTL Caribe, Inc.—(Delaware)

Electro Kinetics Corporation—(California)

True Temper Export Company—(Delaware)

Kennedy Caribe, Inc.—(Delaware)

Kennedy Holdings, Inc.—(Delaware)

True Temper Railway Appliances, Inc.—(Ohio)

True Temper Sports, Inc.—(Ohio)

The Perfect Manufacturing Co.—(Missouri)

The Nelson Co. of Kentucky—(Maryland)

Amex, Ltd.—(Missouri)

Magnetics and Electronics, Inc.—(Delaware)

Kilgore Corporation—(Delaware)

S. R. Smith Co., Inc.—(Delaware)

Vitamaster Industries, Inc.—(Delaware)

1. Parent corporation and address of principal office: Indiana Desk Co., Inc., P.O. Box 270, Jasper, IN 47546.

2. Wholly-owned subsidiary which will participate in the operations, and state of incorporation.

(a) Dubois Cabinet Company, Inc.

(b) Incorporated in the state of Indiana.

1. Parent Corporation and address of principal office: Latham Resource Corporation, 700 American Towers, Shreveport, Louisiana 71101.

2. Wholly-owned subsidiaries:

(i) Decca Drilling Company, Inc.—Delaware.

(ii) Latham Exploration Company, Inc.—Delaware.

(iii) Westwind Drilling Company, Inc.—Delaware.

(iv) Bailey Drilling Company, Inc.—Louisiana.

(v) Vista Drilling Company, Inc.—Delaware.

1. Parent corporation and address of principal office: Robbins Tire and Rubber Co., Inc., East 6th Street Road, Tuscumbia, Alabama 35674.

2. Wholly-owned subsidiary which will participate in the operations, and address of its respective principal offices:

(a) Robbins Traffic, Inc., East 6th Street Road, Tuscumbia, Alabama 35674.

1. Parent corporation and address of principal office: Stuart Furniture Industries, Inc. (formerly Hukla America, Inc.), P.O. Drawer 220, Asheboro, North Carolina 27203.

2. Wholly-owned subsidiaries which will participate in the operation and address of its principal office: Stuart Transportation Corporation, P.O. Drawer 220, Asheboro, North Carolina 27203.

1. Parent corporation and address of principal office: Tester Corporation, P.O. Box 308, Iron River, WI 54847 (a Wisconsin corporation).

2. Wholly-owned subsidiary: Forage King Industries, Inc., P.O. Box 203, Ridgeland, WI 54763 (a Wisconsin corporation).

Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31507 Filed 10-29-81; 8:45 am]

BILLING CODE 7035-01-M

[Docket No. AB-2 (Sub-34F)]

Louisville and Nashville Railroad Co.; Discontinuance of Service in Hamilton, Saline, and Gallatin Counties, IL; Findings

The Commission has issued a certificate authorizing Louisville and Nashville Railroad Company to discontinue service on its 38.49 mile rail line between McLeansboro (milepost M-384.55) and Shawneetown (milepost M-423.04), in Hamilton, Saline and Gallatin Counties, IL. The discontinuance of service may take effect 30 days after this publication unless the Commission also finds that:

(1) A financially responsible person has offered financial assistance (through subsidy or purchase) to enable the rail service to be continued; and

(2) It is likely that the assistance would fully compensate the railroad.

Any financial assistance offer must be filed with the Commission and served concurrently on the applicant, with copies to Ms. Ellen Hanson, Room 5417, Interstate Commerce Commission, Washington, DC 20423, no later than 10 days from publication of this Notice.

Information and procedures regarding financial assistance for continued rail service are contained in 49 U.S.C. 10905 and 49 CFR 1121.38.

Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31509 Filed 10-29-81; 8:45 am]

BILLING CODE 7035-01-M

[Finance Docket No. 29696]

**Norfolk and Western Railway Co.;
Acquisition of 4.4 Miles of Railroad in
Richmond, IN**

AGENCY: Interstate Commerce
Commission.

ACTION: Notice of exemption.

SUMMARY: The Interstate Commerce Commission exempts the acquisition of 4.4 miles of railroad in Richmond, IN, by Norfolk and Western Railway Company and the acquisition of trackage rights over the same line and from Richmond to Muncie, IN, by Consolidated Rail Corporation.

DATES: Exemption effective immediately. Petitions to reopen must be filed within 20 days.

ADDRESSES: Send pleadings to:

- (1) Section of Finance, Room 5414, Interstate Commerce Commission, 12th St. and Constitution Ave., Washington, DC 20423, and
- (2) Petitioner's representative: John S. Shannon, 8 North Jefferson Street, Roanoke, VA 24042

FOR FURTHER INFORMATION CONTACT:
Ellen D. Hanson (202) 275-7245.

SUPPLEMENTARY INFORMATION:

Copies of the complete decision may be obtained from Room 2227, at the Commission's headquarters at 12th and Constitution Ave., N.W., Washington, DC 20423, or by calling the Commission's toll-free number for copies at 800-424-5403.

Decided: October 20, 1981.

By the Commission, Chairman Taylor, Vice Chairman Clapp, Commissioners Gresham and Gilliam.

Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31511 Filed 10-29-81; 8:45 am]
BILLING CODE 7035-01-M

[Finance Docket No. 29740]

**Port Terminal Railroad Association;
Exemption; Modification of Operating
Agreement**

AGENCY: Interstate Commerce
Commission.

ACTION: Notice of exemption.

SUMMARY: The Commission exempts from the requirement of prior approval under 49 U.S.C. 11343 the modification of a joint operating agreement under which members of the Port Terminal Railroad Association (PTRA) utilize publicly owned railroad facilities in and near Houston, TX. The proposed modifications of the Agreement involve changes in (1) the method of calculation

of rent so as to help PTRA meet the cost of future improvements to its facilities and (2) the liability provisions in the Agreement, so as to permit PTRA to obtain comprehensive liability coverage for all the risks which might arise in the course of its operations.

DATES: This exemption will be effective 30 days from the date of publication. Petitions to reopen must be filed within 20 days following publication.

ADDRESSES: Send petitions to reopen to:

- (1) Interstate Commerce Commission, Section of Finance, Room 5417, Washington, D.C. 20423, and
- (2) Petitioners' Representative: Gordon A. Holloway, 800 Capital Bank Plaza, Houston, TX 77002, (713) 652-8700.

Pleadings should refer to Finance Docket No. 29740.

FOR FURTHER INFORMATION CONTACT:
Ellen D. Hanson (202-275-7245).

SUPPLEMENTARY INFORMATION: Copies of the complete decision may be obtained from Room 2227 at the Commission's Headquarters at 12th and Constitution Avenue, NW., Washington, D.C. 20423, or by calling the Commission's toll-free number for copies at 800-424-5403. This notice is being published concurrently with the service of the full decision.

Decided: October 23, 1981.

By the Commission, Chairman Taylor, Vice-Chairman Clapp, Commissioners Gresham and Gilliam.

Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31510 Filed 10-29-81; 8:45 am]
BILLING CODE 7035-01-M

[7035-0]

**Motor Carriers; Permanent Authority
Decisions; Decision-Notice**

The following applications, filed on or after February 9, 1981, are governed by Special Rule of the Commission's Rules of Practice, see 49 CFR 1100.251. Special Rule 251 was published in the Federal Register on December 31, 1980, at 45 FR 86771. For compliance procedures, refer to the Federal Register issue of December 3, 1980, at 45 FR 80109.

Persons wishing to oppose an application must follow the rules under 49 CFR 1100.252. Applications may be protested *only* on the grounds that applicant is not fit, willing, and able to provide the transportation service or to comply with the appropriate statutes and Commission regulations. A copy of any application, including all supporting evidence, can be obtained from applicant's representative upon request

and payment to applicant's representative of \$10.00.

Amendments to the request for authority are not allowed. Some of the applications may have been modified prior to publication to conform to the Commission's policy of simplifying grants of operating authority.

Findings

With the exception of those applications involving duly noted problems (e.g., unresolved common control, fitness, water carrier dual operations, or jurisdictional questions) we find, preliminarily, that each applicant has demonstrated a public need for the proposed operations and that it is fit, willing, and able to perform the service proposed, and to conform to the requirements of Title 49, Subtitle IV, United States Code, and the Commission's regulations. This presumption shall not be deemed to exist where the application is opposed. Except where noted, this decision is neither a major Federal action significantly affecting the quality of the human environment nor a major regulatory action under the Energy Policy and Conservation Act of 1975.

In the absence of legally sufficient opposition in the form of verified statements filed on or before 45 days from date of publication (or, if the application later become unopposed), appropriate authorizing documents will be issued to applicants with regulated operations (except those with duly noted problems) and will remain in full effect only as long as the applicant maintains appropriate compliance. The unopposed applications involving new entrants will be subject to the issuance of an effective notice setting forth the compliance requirements which must be satisfied before the authority will be issued. Once this compliance is met, the authority will be issued.

Within 60 days after publication an applicant may file a verified statement in rebuttal to any statement in opposition.

To the extent that any of the authority granted may duplicate an applicant's other authority, the duplication shall be construed as conferring only a single operating right.

Note.—All applications are for authority to operate as a motor common carrier in interstate or foreign commerce over irregular routes, unless noted otherwise. Applications for motor contract carrier authority are those where service is for a named shipper "under contract".

Please direct status inquiries to the Ombudsman's Office, (202) 275-7326.

Volume No. OP1-289

Decided: October 23, 1981.

By the Commission, Review Board No. 1, Members Parker, Chandler, and Fortier.

MC 158710, filed October 9, 1981.

Applicant: ROME CABLE CORPORATION, 421 Ridge Street, Rome, NY 13440. Representative: John W. Grow, 301 North Washington Street, Rome, NY 13440 (315) 336-4700. As a *broker of general commodities* (except household goods), between points in the U.S.

Volume No. OPY-4-415

Decided: October 23, 1981.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 138386 (Sub-4), filed October 13, 1981. Applicant: KEPHART TRUCKING COMPANY, P.O. Box 386, Bigler, PA 16825. Representative: Dwight L. Coerber, Jr., P.O. Box 1320, 110 No. Second St., Clearfield, PA 16830 (814) 765-9611. Transporting (1) *shipments weighing 100 pounds* or less if transported in a motor vehicle in which no one package exceeds 100 pounds, and (2) for or on behalf of the United States Government, *general commodities* (except household goods, hazardous or secret materials, and sensitive weapons and munitions), between points in the U.S.

MC 158826, filed October 16, 1981. Applicant: DANIELS, INC., P.O. Box 5116, Lynnwood, WA 98306. Representative: Lawrence V. Smart, Jr., 419 N.W. 23rd Ave., Portland, OR 97210 (503) 226-3755. Transporting, for or on behalf of the United States Government, *general commodities* (except used household goods, hazardous or secret materials, and sensitive weapons and munitions), between points in the U.S.

MC 158856, filed October 16, 1981. Applicant: DARWIN PECKHAM, d.b.a. DARWIN PECKHAM TRUCKING, Rural Rt., Butler, SD 57222. Representative: Leon J. Vander Linden, P.O. Box 615, Webster, SD 57274 (605) 492-3340. Transporting *food and other edible products and byproducts intended for human consumption* (except alcoholic beverages and drugs), *agricultural limestone and fertilizers, and other soil conditioners* by the owner of the motor vehicle in such vehicle, between points in the U.S.

Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31512 Filed 10-29-81; 8:45 am]

BILLING CODE 7035-01-M

Motor Carriers; Permanent Authority Decisions; Decision-Notice

The following applications, filed on or after February 9, 1981, are governed by Special Rule of the Commission's Rules of Practice, see 49 CFR 1100.251. Special Rule 251 was published in the *Federal Register* of December 31, 1980, at 45 FR 86771. For compliance procedures, refer to the *Federal Register* issue of December 3, 1980, at 45 FR 80109.

Persons wishing to oppose an application must follow the rules under 49 CFR 1100.252. A copy of any application, including all supporting evidence, can be obtained from applicant's representative upon request and payment to applicant's representative of \$10.00.

Amendments to the request for authority are not allowed. Some of the applications may have been modified prior to publication to conform to the Commission's policy of simplifying grants of operating authority.

Findings

With the exception of those applications involving duly noted problems (e.g., unresolved common control, fitness, water carrier dual operations, or jurisdictional questions) we find, preliminarily, that each applicant has demonstrated a public need for the proposed operations and that it is fit, willing, and able to perform the service proposed, and to conform to the requirements of Title 49, Subtitle IV, United States Code, and the Commission's regulations. This presumption shall not be deemed to exist where the application is opposed. Except where noted, this decision is neither a major Federal action significantly affecting the quality of the human environment nor a major regulatory action under the Energy Policy and Conservation Act of 1975.

In the absence of legally sufficient opposition in the form of verified statements filed on or before 45 days from date of publication, (or, if the application later becomes unopposed) appropriate authorizing documents will be issued to applicants with regulated operations (except those with duly noted problems) and will remain in full effect only as long as the applicant maintains appropriate compliance. The unopposed applications involving new entrants will be subject to the issuance of an effective notice setting forth the compliance requirements which must be satisfied before the authority will be issued. Once this compliance is met, the authority will be issued.

Within 60 days after publication an applicant may file a verified statement

in rebuttal to any statement in opposition.

To the extent that any of the authority granted may duplicate an applicant's other authority, the duplication shall be construed as conferring only a single operating right.

Note.—All applications are for authority to operate as a motor common carrier in interstate or foreign commerce over irregular routes, unless noted otherwise. Applications for motor contract carrier authority are those where service is for a named shipper "under contract".

Please direct status inquiries to the Ombudsman's Office, (202) 275-7326.

Volume No. OP1-288

Decided: October 23, 1981.

By the Commission, Review Board No. 1, Members Parker, Chandler, and Fortier.

FF-571, filed October 7, 1981.

Applicant: OILFIELD SERVICE & TRUCKING, INC., 2951 North Ventura Ave., Ventura, CA 93001. Representative: Ronald C. Chauvel, 100 Pine St., #2550, San Francisco, CA 94111 (415) 986-1414. As a *freight forwarder* in connection with the transportation of (1) *Mercer commodities*; (2) *iron and steel articles*; and (3) *commodities which because of their size or weight require the use of special equipment*, between points in the U.S.

MC 47171 (Sub-219), filed October 6, 1981. Applicant: COOPER MOTOR LINES, INC., P.O. Box 2820, Greenville, SC 29602. Representative: Harris G. Andrews, (same address as applicant) (803)-879-2101. Transporting *general commodities* (except classes A and B explosives, household goods and commodities in bulk), (1) between points in AZ, CA, ID, MT, NV, OR, UT, WA and WY; and (2) between points in AZ, CA, ID, MT, NV, OR, UT, WA and WY, on the one hand, and, on the other, points in the U.S.

MC 59120 (Sub-45), filed October 13, 1981. Applicant: EAZOR EXPRESS, INC., Eazor Square, Pittsburgh, PA 15201 (412) 456-3244. Representative: William J. Lavelle, 2310 Grant Bldg., Pittsburgh, PA 15219 (412) 471-1800. Transporting *general commodities* (except classes A and B explosives), between points in the U.S., under continuing contract(s) with Edgewater Steel Company, of Oakmont, PA, and Toyad Corp., of Latrobe, PA.

MC 102150 (Sub-16), filed September 28, 1981. Applicant: JENSEN TRANSPORT, INC., P.O. Box 368, Albert Lea, MN 56007. Representative: Kenneth F. Dudley, P.O. Box 279, Ottumwa, IA 52501 (515) 682-8154. Transporting (1) *petroleum and petroleum products* (a) between points in Fillmore and Olmsted

Counties, MN, and Dubuque County, IA, on the one hand, and, on the other, points in WI, (b) between points in Cerro Gordo and Dickinson Counties, IA, on the one hand, and, on the other, points in MN, and (2) *chemicals and related products*, (a) between points in Page County, IA, and Freeborn County, MN, on the one hand, and, on the other, points in IA, MN, NE, ND, SD and WI, and (b) between points in IA and MN.

MC 107460 (Sub-83), filed October 8, 1981. Applicant: WILLIAM Z. GETZ, INC., 3055 Yellow Goose Rd., P.O. Box 4124, Lancaster, PA 17604. Representative: Christian V. Graf, 407 N. Front St., Harrisburg, PA 17101-1295 (717) 236-9318. Transporting *agricultural implements and machinery, and industrial and construction equipment*, between points in the U.S. (except AK and HI), under continuing contract(s) with Sperry New Holland Division, Sperry Corporation, of Hew Holland, PA.

MC 111231 (Sub-369), filed October 13, 1981. Applicant: JONES TRUCK LINES, INC., 610 East Emma Ave., Springdale, AR 72764. Representative: James H. Berry (same address as applicant) (501) 751-4806. Transporting *general commodities* (except classes A and B explosives and household goods), between the facilities of E. I. du Pont de Nemours and Company, Inc., and its subsidiaries at points in the U.S., on the one hand, and, on the other, points in the U.S. (except AK and HI).

MC 113140 (Sub-6), filed October 13, 1981. Applicant: STEEL TRANSPORTERS OF CALIFORNIA, 607 West B St., Wilmington, CA 90744. Representative: Daniel W. Baker, 100 Pine St., #2550, San Francisco, CA 94111 (415)-986-1414. Transporting (1) *metal products*; and (2) *machinery*, between points in CA, OR, WA, NV, ID, AZ, MT, WY, CO, NM, UT, ND, SD, NE, KS, OK and TX.

MC 123061 (Sub-145), filed October 9, 1981. Applicant: LEATHAM BROTHERS INC., 46 Orange St., P.O. Box 16026, Salt Lake City, UT 84116. Representative: Harry D. Pugsley, 940 Donner Way, #370, Salt Lake City, UT 84108 (801) 581-0322. Transporting *non-metallic minerals*, between points in Storey and Pershing Counties, NV, on the one hand, and, on the other, points in CA.

MC 127100 (Sub-19), filed October 5, 1981. Applicant: B & B MOTOR LINES, INC., 911 Summit St., Toledo, OH 43604. Representative: Charles K. Boxell, First Federal Plaza, 711 Adams St., Toledo, OH 43624 (419) 243-6281. Transporting *malt beverages*, between points in the U.S., under continuing contract(s) with

Defiance Beverage Company, of Toledo, OH.

MC 129361 (Sub-6), filed October 13, 1981. Applicant: CARPENTER TRANSFER, INC., 2014-14th St., N.W., Rochester, MN 55901. Representative: Grant J. Merritt, 4444 IDS Center, Minneapolis, MN 55402 (612) 339-4546. Transporting *lumber and wood products*, between points in the U.S., under continuing contract(s) with Champion International Corporation, Building Products Division, of St. Paul, MN.

MC 145150 (Sub-24), filed October 13, 1981. Applicant: HAYNES TRANSPORT CO., INC., Rural Route Box 9, Salina, KS 67401. Representative: Clyde N. Christey, Ks Credit Union Bldg., 1010 Tyler, Suite 110L, Topeka, KS 66612 (913) 233-9629. Transporting *anhydrous ammonia*, between points in Hutchinson County, TX, on the one hand, and, on the other, points in UT.

MC 146600 (Sub-6), filed October 13, 1981. Applicant: K & J TRUCKING, INC., 2808 West Sixth St., Sioux Falls, SD 57104. Representative: David Koch (same address as applicant), (605) 332-5531. Transporting *food and related products*, between points in AL, AZ, AR, CA, CO, FL, GA, IL, IA, KS, LA, MN, MS, MO, NE, NV, NM, NC, ND, OK, SC, SD, TX, UT and WI.

MC 149111 (Sub-2), filed October 13, 1981. Applicant: GENERAL COMMODITIES WAREHOUSE & DISTRIBUTION CO., INC., 1200 Lebanon Rd., West Mifflin, PA 15122. Representative: Thomas M. Mulroy, 1500 Bank Tower, 307 Fourth Ave., Pittsburgh, PA 15222, (412)-471-3300. Transporting (1) *agricultural chemicals and fertilizer*; and (2) *agricultural chemical and fertilizer applicators*, between points in the U.S., under continuing contract(s) with Woolfalk Chemical Works, Inc., of Fort Valley, GA.

MC 151060 (Sub-2), filed October 9, 1981. Applicant: DIEHL LUMBER TRANSPORTATION CO., 1885 S. 900 W., Salt Lake City, UT 84104. Representative: Irene Warr, 311 S. State St., Ste 280, Salt Lake City, UT. 84111, (801) 531-1300. Transporting *lumber and wood products, building materials, clay, concrete, glass or stone products, and metal products*, between points in CA, OR, WA, ID, MT, WY, CO, UT, AZ, NM, and NV.

MC 156441, filed September 30, 1981. Applicant: GREEN TORTOISE, INC., 1667 Jerrold Ave., San Francisco, CA 94124. Representative: Kathryn A. Griffith (same address as applicant), (415) 647-9827. Transporting *passengers*

and their baggage, in the same vehicle with passengers, in special and charter operations, between points in the U.S. (including AK), restricted against service between points in CA and NV.

MC 157281, filed October 13, 1981. Applicant: THURMAN TRANSPORTATION CO., 250 E. Broad St., 14th Floor, Columbus, OH 43215. Representative: John L. Alden, 1396 W. Fifth Ave., Columbus, OH 43212, (614) 481-8821. Transporting *general commodities* (except classes A and B explosives, commodities in bulk, and hosehold goods), between points in Franklin County, OH, on the one hand, and, on the other, points in the U.S. (except AK and HI).

MC 157810, filed October 13, 1981. Applicant: JIMCO TRUCKING INC., Route #4, 7900 Muncaster Mill Road, Gaithersburg, MD 20877. Representative: David H. Baker, 888 17th Street, NW., Washington, DC 20006, (202) 298-8600. Transporting *lumber and wood products*, between points in Prince William County, VA, on the one hand, and on the other, points in MD and Jefferson County, WV.

MC 158601, filed October 2, 1981. Applicant: TRANS CANADA TRUCK LINES, INC., P.O. Box 900, Station "U", Toronto, Canada M8Z 5R3. Representative: Robert D. Gunderman, Can-Am Building, 101 Niagara Street, Buffalo, NY 14202, (717) 854-5870. Transporting *general commodities* (except classes A and B explosives, commodities in bulk and household goods as defined by the Commission), between ports of entry on the international boundary line between the United States and Canada in MI, on the one hand, and, on the other, points in MI. *Condition:* The person or persons who appear to be engaged in common control of another regulated carrier must either file an application under 49 U.S.C. 11343(A) or submit an affidavit indicating why such approval is unnecessary to the Secretary's office. In order to expedite issuance of any authority please submit a copy of the affidavit or proof of filing the application(s) for common control to team 1, Room 63558.

MC 158610, filed October 5, 1981. Applicant: R.J. & G. TRUCK LINES, INC., PO Box 9778, Tulsa, OK 74107. Representative: A. Doyle Cloud, Jr., 2008 Clark Tower, 5100 Poplar Avenue, Memphis, TN 38137, (901) 767-5600. Transporting (1) *metal products*; (2) *oil field machinery*; (3) *lumber and wood products*; and (4) *commodities which because of size or weight require the use of special equipment*, between points in

OK, KS, TX, and CA, on the one hand, and, on the other, points in the U.S. on and west of a line beginning at the mouth of the Mississippi River, and extending along the Mississippi River to its junction with the western boundary of Itasca County, MN, thence northward along the western boundaries of Itasca and Koochiching Counties, MN, to the international boundary line between the U.S. and Canada (except AK and HI).

MC 158630, filed October 5, 1981. Applicant: COCA-COLA BOTTLING MIDWEST INC., 2750 Eagandale Blvd., St. Paul, MN 55121. Representative: Douglas M. Carnival, 38th Floor, IDS Center, Minneapolis, MN 55402, (612) 341-3800. Transporting *food and related products*, between points in the U.S., under continuing contract(s) with The Coca-Cola Company, of Atlanta, GA.

MC 158671, filed October 7, 1981. Applicant: J. S. MIDDLETON, Route 1, Box 3, Pattison, MS 39144. Representative: Donald B. Morrison, P.O. Box 22628, Jackson, MS 39205, (601) 948-8820. Transporting *pulp, paper, and related products*, between Memphis, TN, on the one hand, and, on the other, points in Ascension, East Baton Rouge, Iberville, Livingston, and West Baton Rouge Parishes, LA.

MC 158700, filed October 7, 1981. Applicant: GRANWAY TRAVEL, INC., P.O. Box 293, Allendale, MI 49401. Representative: Harold E. Nelson, 500 Calder Plaza, Grand Rapids, MI 49503, (616) 459-9487. As a *broker* at Grand Rapids and Allendale, MI, in arranging for the transportation of *passengers and their baggage* in the same vehicle with passengers, in special and charter operations, beginning and ending at points in MI, and extending to points in the U.S.

MC 158750, filed October 13, 1981. Applicant: THE TRAVEL CENTER, INC., 164 Woodstock Ave., P.O. Box 832, Rutland, VT 05701. Representative: Theodore A. Parisi, Jr., P.O. Box 297, Main Street, Castleton, VT 05735, (802) 468-5659. As a *broker*, at Rutland, VT, in the transportation of *passengers*, between points in the U.S.

MC 158751, filed October 14, 1981. Applicant: SCOTT, RICK, CRAIG & TERRY ALVERSON, a partnership, d.b.a. ALVERSON ENTERPRISES, 8935 Grospoint Ave. So., Cottage Grove, MN 55016. Representative: Samuel Rubenstein, P.O. Box 5, Minneapolis, MN 55440, (612) 542-1121. Transporting *tires*, between points in the U.S., under continuing contract(s) with McAtee Tire Service, Inc., of Jefferson, IA.

MC 158760, filed October 13, 1981. Applicant: ROBLEE MOTORFRATE,

INC., P.O. Box 829, DuBois, PA 15801. Representative: James W. Patterson, 1200 Western Savings Bank Bldg., Philadelphia, PA 19107, (215) 735-3090. Transporting (1) *clay, concrete, glass or stone products*; (2) *rubber and plastic products*; (3) *metal products* and (4) *pulp, paper and related products*, between those points in the U.S. in and east of MN, IA, MO, AR, and LA.

MC 158771, filed October 13, 1981. Applicant: COLUMBIA TOURS, INC., 4800 Ocean Beach Blvd., Cocoa Beach, FL 32931. Representative: Jeremy Kahn, Suite 733, Investment Bldg., 1511 K Street NW., Washington, DC 20005, (202) 783-3525. As a *broker*, at Cocoa Beach and Merit Island, FL, in the transportation of *passengers and their baggage*, between points in the U.S., including AK and HI.

Volume No. OPY-4-414

Decided: October 23, 1981.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 21866 (Sub-198), filed October 15, 1981. Applicant: WEST MOTOR FREIGHT, INC., 740 S. Reading Ave., Boyertown, PA 19512. Representative: Robert R. Harris, 1730 M Street NW., Suite 501, Washington, DC 20036, (202) 296-2900. Transporting *such commodities* as are dealt in or used in the manufacture and distribution of motor vehicles, between points in the U.S.

MC 95336 (Sub-13), filed October 13, 1981. Applicant: J.B. WILLIAMS EXPRESS, INC., Foot of Apollo St., Brooklyn, NY 11211. Representative: Arthur Piken, Queens Office Tower, 95-25 Queens Blvd., Rego Park, NY 11374-4565, (212) 275-1000. Transporting *general commodities* (except classes A and B explosives), between points in ME, NH, NJ, NY, PA, and VT, on the one hand, and, on the other, Baltimore, MD, New York, NY, Philadelphia, PA, and Washington, DC, and points in Delaware, Dutchess, Orange, Putnam, Rockland, Sullivan, Ulster, and Westchester Counties, NY, Essex, Hudson, Middlesex, and Union Counties, NJ, Bucks, Lehigh, and North Hampton Counties, PA, and points in CT, MA and RI.

MC 120316 (Sub-7), filed October 13, 1981. Applicant: WALTON TRANSPORTATION COMPANY, 13020 Sarah Lane, Houston, TX 77015. Representative: Joe G. Fender, 9601 Katy Freeway, Suite 320, Houston, TX 77024, (713) 827-1407. Transporting (1) *oilfield equipment*, (2) *metal products*, (3) *pipe*, and (4) *building materials*, between points in AL, AR, LA, MS, OK, NM, and TX.

MC 129666 (Sub-2), filed October 13, 1981. Applicant: SECURITY STORAGE AND MOVING SERVICE, INC., 4531 Milgen Rd., Columbus, GA 31907. Representative: W. H. Tomlinson, 1601 13th St., Suite B, Columbus, GA 31901, (414) 322-8404. Transporting *household goods*, between points within a 75 mile radius of Columbus, GA, on the one hand, and, on the other, points in AL.

MC 136426 (Sub-5), filed October 15, 1981. Applicant: LESCO, INC., 8205 "F" St., Omaha, NE 68127. Representative: John D. Sykora, 13075 Sky Park Dr., Omaha, NE 68137, (402) 896-1963. Transporting *general commodities* (except classes A and B explosives), between points in the U.S., under continuing contract(s) with Nashua Corporation, of Omaha, NE, and its subsidiary Albert Chemical Company. *Condition:* The person or persons who appear to be engaged in common control of another regulated carrier must either file an application under 49 U.S.C. 11343(A) or submit an affidavit indicating why such approval is unnecessary to the Secretary's office. In order to expedite issuance of any authority please submit a copy of the affidavit or proof of filing the application(s) for common control to Team 4, Room 2410.

MC 136426 (Sub-6), filed October 15, 1981. Applicant: LESCO, INC., 8205 "F" St., Omaha, NE 68127. Representative: John D. Sykora, 13075 Sky Park Dr., Omaha, NE 68137, (402) 896-1963. Transporting *general commodities* (except classes A and B explosives), between points in the U.S., under continuing contract(s) with Albertson's Inc., of Boise, ID. *CONDITION:* The person or persons who appear to be engaged in common control of another regulated carrier must either file an application under 49 U.S.C. 11343(A) or submit an affidavit indicating why such approval is unnecessary to the Secretary's office. In order to expedite issuance of any authority please submit a copy of the affidavit or proof of filing the application(s) for common control to Team 4, Room 2410.

MC 139006 (Sub-36), filed October 14, 1981. Applicant: RAPIER SMITH, Rural Rt. 5, Loretto, Rd., Bardstown, KY 40004. Representative: William P. Whitney, Jr. (same address as applicant), (502) 348-5159. Transporting *plastic and plastic articles*, between points in the U.S.

MC 143956 (Sub-31), filed October 15, 1981. Applicant: GARNER TRUCKING CO., INC., P.O. Drawer 493, Walterboro, SC 29488. Representative: Steven W. Gardner, Suite 1631, 3400 Peachtree Rd., Atlanta, GA 30326, (404) 233-0001.

Transporting *juices, concentrated juices, malt syrup, and related products*, between points in San Joaquin County, CA, and points in the U.S. (except AK and HI).

MC 149576 (Sub-5), filed October 14, 1981. Applicant: TRANS-AMERICAN TRUCKING SERVICE, INC., Box 1247, Nixon Station, Edison, NJ 08817. Representative: Morton E. Kiel, Suite 1832, 2 World Trade Center, New York, NY 10048-0640, (212) 466-0220. Transporting *building materials*, between points in the U.S., under continuing contract(s) with General Refractories Company, of Bala Cynwyd, PA.

MC 151736 (Sub-2), filed October 13, 1981. Applicant: MANCHESTER MOVERS, INC., 85 Colonial Road, Manchester, CT 06040. Representative: Frank N. Serignese, 85 Colonial Road, Manchester, CT 06040, (203) 646-3333. Transporting *household goods* between points in Connecticut and points in Michigan, Illinois, Indiana, in Tennessee, Alabama and Ohio.

MC 156096, filed October 13, 1981. Applicant: JUNTUNEN FARM AND HOME OIL CO., INC., P.O. Box 155, Barnum, MN 55707. Representative: Stephen F. Grinnell, 1600 TCF Tower, Minneapolis, MN 55402, (612) 333-1341. Transporting (1) *paper and paper products and wood pulp*, between points in the U.S. under continuing contract(s) with Potlatch Corporation, Northwest Paper Division, of Cloquet, MN; and (2) *food and related products*, between points in the U.S., under continuing contract(s) with Moose Lake Beverage Co., Inc., of Moose Lake, MN.

MC 154446, filed October 13, 1981. Applicant: SLYTER CHAIR, INC., 3110 So. Cedar, Tacoma, WA 98409. Representative: Russell A. Evans, 410 Maynard Bldg., 119 First Avenue South, Seattle, WA 98104, (206) 622-1471. Transporting *such commodities* as are dealt in or used by manufacturers of furniture, between points in the U.S., (except AK and HI), under continuing contract(s) with Spring Air Northwest, a division of Carmen Mfg. Co., and Serta/Northwest, both of Tacoma, WA, La-Z-Boy West, Inc., of Redland, CA, Marking Systems, Inc., of Kent, WA, and Mt. Adams Furniture Co. of Wapato, WA.

MC 157646, filed October 13, 1981. Applicant: WYVERN TRUCKING, INC., 1427 Laurel St., Elkhart, IN 46514. Representative: John F. Wickes, Jr., 1301 Merchants Plaza, Indianapolis, IN 46204, (317) 638-1301. Transporting *plastic and rubber articles*, between points in the U.S., under continuing contract(s) with Win-Tec, Inc., of Bremen, IN, and

Flexible Foam Products, Inc., of Spencerville, OH.

MC 158726, filed October 9, 1981. Applicant: LANCASTER'S GARAGE, INC., 315 Eva Dr., Concord, NC 28025. Representative: Archie W. Andrews, 617 F Lynrock Terrace, Eden, NC 27288, (919) 627-0555. Transporting *wrecked or disabled vehicles and replacement vehicles for wrecked or disabled vehicles*, between points in NC, on the one hand, and, on the other, those points in the U.S. in and east of MN, IA, MO, AR, and TX.

MC 158806, filed October 13, 1981. Applicant: J. A. S. TRUCK LINES, INC., 2515 E. Jacaranda, Orange, CA 92667. Representative: Fred H. Mackensen, Suite 4150, 2029 Century Park East, Los Angeles, CA 90067, (213) 879-5955. Transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), between those points in CA in and south of San Luis Obispo, Kern, and San Bernardino Counties, CA.

Volume No. OPY-4-416

Decided: October 23, 1981.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 20356 (Sub-19), filed October 16, 1981. Applicant: BADGER FREIGHTWAYS, INC., 1317 North 25th St., P.O. Box 1008, Sheboygan, WI 53801. Representative: Michael C. Thometz, 2200 South Laflin St., Chicago, IL 60608, (312) 738-4626. Over regular routes, transporting *general commodities* (except classes A and B explosives, household goods, and commodities in bulk), (1) between Chicago, IL and Muluth, MN, serving all intermediate points: from Chicago over Interstate Hwy 90 to Rockford, IL, then over U.S. Hwy 20 to Dubuque, IA, then over U.S. Hwy 61 to Duluth, and (2) between Milwaukee, WI and Duluth, MN, serving all intermediate points: from Milwaukee over U.S. Hwy 41 to Powers, MI, then over U.S. Hwy 2 to Duluth.

Note.—Applicant intends to tack the above authority with its existing operating rights.

MC 37896 (Sub-52), filed October 16, 1981. Applicant: YOUNGBLOOD TRUCK LINES, INC., P.O. Box 1048, Fletcher, NC 28732. Representative: Charles Ephraim, 406 World Center Bldg., 918 16th St., N.W., Washington, DC, (202) 833-1170. Transporting *general commodities* (except classes A and B explosives), between points in the U.S., under continuing contract(s) with Midland-Ross Corporation, of Owosso, MI.

MC 120616 (Sub-7), filed October 15, 1981. Applicant: A. V. DEDMON

TRUCKING, INC., Hwy 150 East, Shelby, NC 28150. Representative: J. Curtis Bradley, Suite 1301, 1600 Wilson Blvd., Arlington, VA 22209, (703) 522-0900. Transporting *general commodities* (except classes A and B explosives, household goods as defined by the Commission, and commodities in bulk), (1) between points in NC, and (2) between points in NC, on the one hand, and, on the other, points in VA, TN, SC, GA, and FL.

MC 140986 (Sub-20), filed October 16, 1981. Applicant: GREAT NORTHERN TRUCK LINES, INC., Love Lane, P.O. Box 112, Netcong, NJ 07857. Representative: Robert B. Pepper, 168 Woodbridge Ave., Highland Park, NJ 08904, (201) 572-5551. Transporting *general commodities* (except classes A and B explosives), between points in the U.S., under continuing contract(s) with Warner-Lambert Company, of Morris Plains, NJ.

MC 157996, filed October 16, 1981. Applicant: FRANA LEASING, INC., Calmar, IA 53132. Representative: Thomas E. Leahy, Jr., 1980 Financial Center, Des Moines, IA 50309, (515) 245-4300. Transporting *malt beverages*, between points in the U.S., under continuing contract(s) with Frana Beer Distributing Co., Inc., of Calmar, IA.

MC 156856 (Sub-1), filed October 14, 1981. Applicant: GULF COAST DELIVERY SERVICE, INC., 1499 North Post Oak, Suite 101, Houston, TX 77055. Representative: Joe G. Fender, 9601 Katy Freeway, Suite 320, Houston, TX, 77024, (713) 827-1407. Transporting *Mercer Commodities*, between points in Harris County, TX, and points in LA.

Volume No. OPY-4-418

Decided: October 26, 1981.

By the Commission, Review Board No. 2, Members Carleton, Fisher, and Williams.

MC 108676 (Sub-174), filed October 16, 1981. Applicant: A. J. METLER HAULING & RIGGING, INC., 117 Chicamauga Ave., Knoxville, TN 37917. Representative: Michael S. Teets (same address as applicant), (615) 637-2660. Transporting *metal products*, between points in Madison County, TN, on the one hand, and, on the other, points in the U.S.

MC 148506 (Sub-3), filed October 16, 1981. Applicant: ROAD & RAIL TRUCKING COMPANY, 5565 Chauncy Dr., Belmont, MI 49306. Representative: Paul D. Borghesani, 421 So. Second St., Elkhart, IN 46516, (219) 293-3597. Transporting *floor covering* between points in AL, IL, IN, KYU, MI, OH, PA, TN, WI, and WV.

MC 149546 (Sub-28), filed October 19, 1981. Applicant: D & T TRUCKING CO. INC., P.O. Box 12505, New Brighton, MN 55112. Representative: Samuel Rubenstein, P.O. Box 5, Minneapolis, MN 55440, (612) 542-1121. Transporting *pulp, paper or allied products, and waste or scrap materials*, between points in the U.S., under continuing contract(s) with Boise Cascade Corporation, of Portland, OR.

MC 150626 (Sub-5), filed October 16, 1981. Applicant: HAROLD IVES TRUCKING CO., P.O. Box 885, Highway 79 East, Stuttgart, AR 72160. Representative: Thomas B. Staley, 1550 Tower Bldg., Little Rock, AR 72201, (501) 375-9151. Transporting *foodstuffs*, between Hudson County, NJ, on the one hand, and, on the other, points in the U.S. (except TX, LA, FL, HI, and AK).

MC 151766 (Sub-2), filed October 19, 1981. Applicant: DIAMOND K TRUCKING CO., INC., 23 Termina; Rd., Lyndhurst, NJ 07071. Representative: Richard Kasten (same address as applicant), (201) 939-8133. Transporting *chemicals and related products, and rubber and plastic products*, between points in NJ, NY, DE, MD, PA, NC, VA, CT, RI, MA, NH, and OH.

MC 157046, filed October 14, 1981. Applicant: VARIETY TOURS, INC., 3840 Crenshaw Blvd., Suite 205, Los Angeles, CA 90008. Representative: Al C. Daniels, (same address as applicant), (213) 292-1705. Transporting *passengers* and their baggage, in charter and special operations, beginning and ending at points in Los Angeles County, CA, and extending to points in AZ, CO, NM, NV, OR, UT, and WA.

MC 158656, filed October 14, 1981. Applicant: FERN PRARIE LAND COMPANY, d.b.a. APHIS READY MIX, P.O. Box 1019, Camas, WA 98607. Representative: Ronald F. Webb, (same address as applicant), (206) 834-5505. Transporting (1) *ores and minerals*, (2) *clay, concrete, or stone products*, (3) *chemical products*, and (4) *commodities in bulk*, between points in CA, CO, ID, MT, NV, OR, WA, and WY.

MC 158776, filed October 14, 1981. Applicant: SATROM TRAVEL AND TOUR, INC., 316 N. Fifth St., Bismarck, ND 58501. Representative: Joseph A. Satrom (same address as applicant), (701) 258-5000. To operate as a broker, at Bismarck, ND, in arranging for the transportation of *passengers and their baggage*, between points in the U.S. (except AK and HI).

MC 158796, filed October 13, 1981. Applicant: RAY BROWN AND JAN BROWN, 14022 Slover Ave., Fontana, CA 92335. Representative: Ray Brown

(same address as applicant), (714) 823-5851. Transporting *air conditioning equipment and related products*, between points in TX, on the one hand, and, on the other, points in NM, AZ, NV, and CA.

Agatha L. Mergenovich,
Secretary.

[FR Doc. 81-31513 Filed 10-29-81; 8:45 am]

BILLING CODE 7035-01-M

DEPARTMENT OF JUSTICE

Antitrust Division

United States v. Geneva County Bar Association; Proposed Final Judgment, Stipulation, and Competitive Impact Statement

Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(b) through (h), that a proposed Final Judgment, Stipulation and Competitive Impact Statement (CIS) have been filed with the United States District Court for the Middle District of Alabama in *United States of America v. Geneva County Bar Association*, Civil Action No. 80-113-S. The Complaint in this case alleged that the defendant and its members engaged in a combination and conspiracy to fix fees for legal services in violation of Section 1 of the Sherman Act, 15 U.S.C. 1, by formulating and utilizing a fee schedule. The proposed Consent Judgment enjoins the defendant, in concert with others, from fixing fees for legal services and from formulating and encouraging the use of a schedule for legal fees. It further prohibits any communication about past, present or future legal fees between the defendant and any other attorney. The defendant is required to destroy all schedules for legal fees and provide a copy of the final judgment to its members and to any new members in the future.

Public comment is invited within the statutory 60-day comment period. Such comments, and responses thereto, will be published in the *Federal Register* and filed with the Court. Comments should be directed to John W. Poole, Jr., Chief, Special Litigation Section, Antitrust Division, United States Department of Justice, 10th Street and Pennsylvania Avenue, N.W., Washington, D.C. 20530, (Telephone (202) 633-2425).

Joseph H. Widmar,
Director of Operations.

UNITED STATES DISTRICT COURT, MIDDLE DISTRICT OF ALABAMA, SOUTHERN DIVISION

United States of America, Plaintiff v.
Geneva County Bar Association, Defendant.
Civil Action No. 80-113-S.

Filed: October 16, 1981.

Stipulation

The parties, by their attorneys, stipulate that:

1. The parties consent that a Final Judgment in the form attached may be filed and entered by the Court, upon the motion of either party or upon the Court's own motion, at any time after compliance with the requirements of the Antitrust Procedures and Penalties Act, 15 U.S.C. § 16, and without further notice to either party or other proceedings, provided that the plaintiff has not withdrawn its consent, which it may do any time before the entry of the proposed Final Judgment by serving notice on defendant and by filing that notice with the Court.

2. If the plaintiff withdraws its consent or if the proposed Final Judgment is not entered pursuant to this Stipulation, this Stipulation shall be of no effect, and the making of this Stipulation shall be without prejudice to any party in this or any other proceeding.

Dated:

For the Plaintiff:
William F. Baxter,
Assistant Attorney General.
Joseph H. Widmar,
John W. Poole, Jr.,
Attorneys, U.S. Department of Justice.

John J. Miles,
Steven B. Kramer,
Attorneys, Department of Justice, Antitrust Division, 10th & Pennsylvania Avenue, N.W., Washington, D.C. 20530, Telephone: (202) 633-5621.

For the defendants:

L. Drew Redden,
Redden, Mills & Clark, 940 First Alabama Bank Bldg., Birmingham, Alabama 35203, Attorney for the Geneva County Bar Association.

United States District Court, Middle District of Alabama, Southern Division

United States of America, Plaintiff, v. Geneva County Bar Association, Defendant; Civil Action No. 80-113-S. Filed: October 16, 1981.

Final Judgment

Plaintiff, United States of America, having filed its complaint on December 9, 1980, and the plaintiff and the defendant, by their respective attorneys, having consented to the entry of this Final Judgment without trial or adjudication of any issue of fact or law, and without this Final Judgment constituting any evidence against or admission by either party with respect to any issue;

Now, therefore, before the taking of any testimony and without trial or adjudication of any issue of fact or law, and upon consent of the parties, it is

Ordered, adjudged and decreed, as follows:

I

This Court has jurisdiction of the subject matter of this action and of the parties. The complaint states a claim upon which relief

may be granted against the defendant under Section 1 of the Sherman Act, 15 U.S.C. § 1.

II

As used in this Final Judgment:

(A) "Legal fees" means any charge made by an attorney or law firm for services provided to a client.

(B) "Law firm" means a partnership, professional association, or professional corporation formed by two or more attorneys, pursuant to a written or oral agreement, through which the attorneys practice law as a group.

(C) "GCBA" means the defendant, Geneva County Bar Association.

III

The provisions of this Final Judgment shall apply to the GCBA and to each of its officers, directors, members, committees, other organizational units, agents, employees, successors, and assigns, and to all other persons in active concert or participation with any of them who receive actual notice of this Final Judgment by personal service or otherwise.

IV

(A) The GCBA is enjoined and restrained from directly or indirectly, individually or in concert with another person or firm:

(1) Entering into, adhering to, participating in, maintaining, reviving, furthering, or enforcing any contract, agreement, understanding, arrangement, plan, program, combination, or conspiracy with the purpose or effect of fixing, establishing, raising, stabilizing, or maintaining legal fees.

(2) Formulating, adopting, publishing, reviving, or renewing any list, formula, guide, or schedule for legal fees.

(3) Recommending, suggesting the use of, circulating, or otherwise transmitting any list, formula, guide, or schedule for legal fees.

(4) Communicating, requesting, or exchanging any statistics or other information concerning past, current, or future legal fees, or consideration or contemplation of changes in legal fees by any attorney. Any member of the defendant, however, may communicate with another attorney or law firm about legal fees where (a) such fees are to be determined by a court or included in a court order, (b) an attorney-client relationship exists between a member of the GCBA and the attorney or law firm with whom he is communicating, and the communications concern only legal fees incurred as a result of such relationship, (c) the attorneys communicating about legal fees are representing the same client in the same matter, and the communications concern the fees to be charged that client, or (d) legal fees are to constitute all or part of a settlement of any dispute between the client of a member of the GCBA and a client of the attorney or law firm with whom he is communicating about legal fees, and the communications are to determine the amount of legal fees that one client will pay the attorney of the other.

(B) Nothing in paragraph IV(A) shall apply as between any member of the GCBA and any other partner, member, stockholder, associate, or employee of his law firm.

(C) Nothing in paragraph IV(A) shall prevent any member of the GCBA from

attending any seminar presented by the Alabama State Bar.

(D) Within thirty (30) days after entry of this Final Judgment, the GCBA shall destroy the original and all copies of any list, formula, guide, or schedule for legal fees that was formulated or distributed by any member and any other attorney not in his law firm, together with any notes, fee schedules, or other guides used in the preparation of any such list, formula, guide, or schedule for legal fees.

V

The GCBA shall:

(A) Send a copy of this Final Judgment to each of its members within thirty (30) days from entry of this Final Judgment, and obtain and retain a receipt in its file from each member receiving such a copy;

(B) Provide a copy of this Final Judgment to all of its future members at such time as they become members; and

(C) File with this Court and serve upon the plaintiff within sixty (60) days after the date of entry of this Final Judgment an affidavit describing the fact and manner of compliance with paragraph IV(D) and with subsections (A) and (B) of this paragraph V.

VI

For the purpose of determining or securing compliance with this Final Judgment, and subject to any legally recognized privilege, from time to time:

(A) Any duly authorized representative of the Department of Justice shall, upon written request of the Attorney General or the Assistant Attorney General in charge of the Antitrust Division, and on reasonable notice to the GCBA, be permitted:

(1) Access during the office hours of the defendant or the custodian of its documents to inspect and copy all books, ledgers, accounts, correspondence, memoranda, and other records and documents in the possession or under the control of the defendant, which may have counsel present, relating to any matters contained in this Final Judgment; and

(2) Subject to the reasonable convenience of the defendant and without restraint or interference from it, to interview officers, directors, employees, agents, or members of the defendant, who may have counsel present, regarding any such matters.

(B) Upon written request of the Attorney General or the Assistant Attorney General in charge of the Antitrust Division, the defendant shall submit such written reports, under oath if required, with respect to any of the matters contained in this Final Judgment as may be requested. No information or documents obtained by the means provided in this section shall be divulged by any representative of the Department of Justice to any person other than a duly authorized representative of the Executive Branch of the United States, except in the course of legal proceedings to which the United States is a party, or for the purpose of securing compliance with this Final Judgment, or as otherwise required by law.

(C) If at the time information or documents are furnished by the defendant to plaintiff, the defendant represents and identifies in

writing the material in any such information or documents for which a claim of protection may be asserted under Rule 26(c)(7) of the Federal Rules of Civil Procedure, and the defendant marks each pertinent page of such material, "Subject to Claim of Protection under Rule 26(c)(7) of the Federal Rules of Civil Procedure," then ten (10) days notice shall be given by plaintiff to the defendant prior to divulging such material in any legal proceeding (other than a grand jury proceeding) to which the defendant is not a party.

VII

Jurisdiction is retained by this Court to enable either party to apply to this Court at any time for such further orders and directions as may be necessary or appropriate for the construction or implementation of this Final Judgment, for the enforcement or modification of any of its provisions and for the punishment of violations.

VIII

This Final Judgment shall remain in effect until ten (10) years from date of entry.

IX

Entry of this Final Judgment is in the public interest.

Dated: _____,

United States District Judge.

United States District Court, Middle District of Alabama, Southern Division

United States of America, *Plaintiff*, v. Geneva County Bar Association, *Defendant*; Civil Action No. 80-113-S. Filed: October 16, 1981.

Competitive Impact Statement

Pursuant to Section 2(b) of the Antitrust Procedures and Penalties Act (15 U.S.C. 16(b)-(h)), the United States of America submits this Competitive Impact Statement relating to the proposed final judgment submitted for entry in this civil antitrust proceeding.

I

Nature and Purpose of the Proceedings

The Complaint in this action, filed on December 9, 1980, alleges that beginning at least as early as November 1979 and continuing to the present, the defendant and its co-conspirators engaged in a combination and conspiracy to raise, fix, maintain and stabilize fees for services offered to purchasers in the Geneva County, Alabama area in violation of Section 1 of the Sherman Act, 15 U.S.C. 1, by formulating, distributing and utilizing a schedule of fees to be charged for attorney's services.

In its Complaint, the Government asked the Court to find that the defendant and its co-conspirators engaged in such a conspiracy and requested the Court to enjoin the defendant and its co-conspirators from continuing or renewing the conspiracy or engaging in any other actions having a similar purpose or effect; to prohibit the defendant and its co-conspirators from

formulating and circulating a fee schedule or similar guide among themselves; and to order the defendant and its co-conspirators to destroy and jointly formulated fee schedule in their possession.

Entry of the proposed final judgment will terminate the action, except that the Court will retain jurisdiction over the matter for further proceedings which may be required to interpret, enforce or modify the judgment, or to punish violations of any of its provisions.

II

Description of the Practices Involved in the Alleged Violation

The defendant is an unincorporated association, located in Geneva, Alabama, whose members are attorneys admitted to the bar of Alabama and who reside or practice law in Geneva County, Alabama.

The Complaint alleges that the defendant and its co-conspirators engaged in a combination and conspiracy to raise, fix, maintain and stabilize fees for services offered in the Geneva County, Alabama area by formulating and utilizing a fee schedule in determining how much to charge clients. These services include giving advice, drafting documents, representing clients in litigation, conducting negotiations on behalf of clients, acting as fiduciaries, and closing real estate transactions, including assisting purchasers in obtaining title insurance.

The Complaint further alleges that the combination has had the following effects, among others:

(a) Fees charged by members of the defendant for their services have been raised, fixed, maintained, and stabilized at artificial and non-competitive levels;

(b) Price competition among members of the defendant for their services has been restrained; and

(c) Purchasers of services in Geneva County, Alabama have been deprived of the right to purchase such services at competitively determined prices.

III

Explanation of the Proposed Final Judgment

The United States and the defendant have stipulated that the Court may enter the proposed final judgment after compliance with the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(b)-(h). The proposed final judgment provides that its entry does not constitute any evidence against or admission by either party with respect to any issue of fact or law. Under the provisions of Section 2(e) of the Antitrust Procedures and Penalties Act, the proposed final judgment may not be entered until the Court finds that entry is in the public interest.

A. *Prohibited Conduct.* The proposed final judgment prohibits the defendant, in concert with others, from continuing the conspiracy or participating in any activities whose purpose or effect is to fix, establish, raise, stabilize or maintain legal fees. The defendant is also prohibited from formulating, renewing, publishing or adopting any list or similar guide used in calculating legal fees and from encouraging the use of any such guide. In addition, any form of communication among the defendant and its

members about past, present or future legal fees is prohibited with certain exceptions, namely, (1) where the fees are court ordered, (2) where an attorney-client relationship exists between a member of the defendant and the other attorney and the communication involves the fees to be charged as a result of that relationship, (3) where there is joint representation of a client and the communication involves the fee to be charged that client, and (4) where the legal fees are part of a settlement between a client of the defendant and a client of another attorney or law firm and the communication involves the paying of that legal fee.

Nothing in the prohibitions in the final judgment applies to in-house communications in a law firm or to attendance at state bar seminars.

B. *Affirmative Obligations.* The defendant and its members and required to destroy all jointly formulated lists or similar guides for legal fees and, the defendant is required to send a copy of the final judgment to each of its members and any new members in the future.

C. *Scope of the Proposed Judgment.* The proposed final judgment will remain in effect ten (10) years from date of entry and applies to the defendant and to each of its officers, directors, members, committees, other organizational units, agents, employees, successors, and assigns, and to all other persons in active concert or participation with any of them who receive actual notice of this final judgment.

D. *Effect of the Proposed Judgment on Competition.* The relief in the proposed final judgment is designed to ensure that consumers have the opportunity to purchase legal services in the Geneva County, Alabama area at competitive rates.

Two methods for determining compliance with the terms of the final judgment are provided. First, upon reasonable notice, the Department of Justice shall be given access to any of the defendant's records relating to matters contained in the final judgment and be permitted to interview any officers, directors, employees, agents or members of the defendant. Second, upon written request, the Department of Justice may require the defendant to submit written reports about any matters relating to the final judgment.

The Department of Justice believes that this final judgment contains adequate provisions to prevent further violations of the type upon which the complaint is based.

IV

Remedies Available to Potential Private Litigants

Section 4 of the Clayton Act (15 U.S.C. 15) provides that any person who has been injured as a result of conduct prohibited by the antitrust laws may bring suit in federal court to recover three times the damages suffered, as well as costs and reasonable attorney's fees. Entry of the proposed final judgment will neither impair nor assist the bringing of such actions. Under the provisions of Section 5(a) of the Clayton Act (15 U.S.C. 16(a)), the judgment has no *primo facie* effect in any subsequent lawsuits that may be brought against the defendant.

V

Procedures Available for Modification of the Proposed Judgment

As provided by the Antitrust Procedures and Penalties Act, any person believing that the proposed final judgment should be modified may submit written comments to John W. Poole, Jr., Chief, Special Litigation Section, Antitrust Division, United States Department of Justice, 10th Street and Pennsylvania Avenue, N.W., Washington, D.C. 20530, within the 60-day period provided by the Act. These comments, and the Department's responses, will be filed with the Court and published in the Federal Register. All comments will be given due consideration by the Department of Justice, which remains free to withdraw its consent to the proposed judgment at any time prior to entry. The judgment provides that the Court retains jurisdiction over this action, and the parties may apply to the Court for any order necessary or appropriate for its modification, interpretation or enforcement.

VI

Alternative to the Proposed Final Judgment

The alternative to the proposed final judgment considered by the Department of Justice was a full trial of the issues on the merits and on relief. The Department considers the substantive language of the proposed judgment to be of sufficient scope and effectiveness to make litigation on the issues unnecessary, as the judgment provides appropriate relief against the violations alleged in the Complaint.

VII

Determinative Materials and Documents

No materials and documents of the type described in Section 2(b) of the Antitrust Procedures and Penalties Act (15 U.S.C. 16(b)) were considered in formulating the proposed final judgment.

Respectfully submitted,

John J. Miles,

Steven B. Kramer,

Attorneys, Department of Justice, Antitrust Division.

[FR Doc. 81-31569 Filed 10-29-81; 8:45 am]

BILLING CODE 4410-01-M

DEPARTMENT OF LABOR

Employment and Training Administration

Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor herein presents summaries of determinations regarding eligibility to apply for adjustment assistance issued during the period October 19-23, 1981.

In order for an affirmative determination to be made and a certification of eligibility to apply for adjustment assistance to be issued, each of the group eligibility requirements of section 222 of the Act must be met.

(1) That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,

(2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and

(3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

Negative Determinations

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

TA-W-11,139; United Togs, Inc., Long Island City, NY

TA-W-11,026; Schlegel Corp., Carolina Div., Chester, SC

TA-W-11,894; Ronnie Girl, Inc., New York, NY

TA-W-11,258; Kerr-McGee Nuclear Corp., Glenrock, WY

TA-W-11,414; AP Parts Co., Northern Tube Div., Pinconning, MI

TA-W-10,966; Lindell Drop Forge Co., Lansing, MI

TA-W-11,949; Federated Metals Corp., Trenton, NJ

TA-W-10,547 & 10,548; Glorianne Dress Co., Brooklyn, NY and Dupont, PA

In each of the following cases the investigation revealed that criterion (3) has not been met. Increased imports did not contribute importantly to worker separations at the firm.

TA-W-12,175; W&T Cartage Co., Taylor, MI

TA-W-11,072; Front Royal Garment Co., Front Royal, VA

In the following case the investigation revealed that workers do not produce an article within the meaning of section 222(3) of the Act,

TA-W-12,484; Marshall Ray Corp., Troy, NY

In each of the following cases the investigation revealed that criterion (3) has not been met for the reason(s) specified.

TA-W-12,504; Cleveland Steel Tool Co., Cleveland, OH

Aggregate U.S. imports of punches and dies are negligible.

TA-W-11,576; Teledyne, Inc., Teledyne Wah Chang Albany Div., Albany, OR

With respect to columbium, a survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm. With respect to zirconium, U.S. imports are declining.

TA-W-11,364; Chemserve Corp., Detroit, MI

With respect to synthetic dyes, aggregate U.S. imports did not increase as required for certification. With respect to the packaging and wholesaling of chemicals, the investigation revealed that Chemserve does not produce an article.

TA-W-11,879; C. V. Rubin Leather, Inc., Brockton, MA

With respect to handbag components, a survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm. With respect to shoe components, U.S. imports are negligible.

TA-W-11,611 & 11,612; Hughes Chemical Co., Adrian, MI and Madison Heights, MI

Aggregate U.S. imports of adhesives and sealants are negligible.

I hereby certify that the aforementioned determinations were issued during the period October 19-23, 1981. Copies of these determinations are available for inspection in Room U.S. Department of Labor, 601 D Street, NW, Washington, D.C. 20213 during normal working hours or will be mailed to persons who write to the above address.

Dated: October 26, 1981.

Marvin M. Fooks,

Director, Office of Trade Adjustment Assistance

[FR Doc. 81-31575 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-30-M

Mine Safety and Health Administration

[Docket No. M-81-203-C]

Amherst Coal Co.; Petition for Modification of Application of Mandatory Safety Standard

Amherst Coal Company, Port Amherst, Charleston, West Virginia 25306 has filed a petition to modify the application of 30 CFR 49.6 (mine rescue teams, equipment and maintenance requirements) to its Amherst No. 3B, Amherst No. 4H, Lundale No. 4, MacGregor No. 7, MacGregor No. 8, MacGregor No. 9, Paragon and MacGregor No. 10 Mines, all located in Logan County, West Virginia. The petition is filed under Section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that a mine rescue station be provided with equipment for two mine rescue teams.

2. As an alternative method, petitioner proposes to maintain a mine rescue station which will have the appropriate equipment for one mine rescue team and maintain an agreement with Jones and Laughlin Steel Corporation which will provide a second mine rescue team station and equipment. All of the petitioner's mines are within 2-hours travel time from both its own mine rescue station and equipment, and that of Jones and Laughlin.

3. Petitioner states that the proposed alternative method will provide the same degree of safety for the miners affected as that afforded by the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 30, 1981. Copies of the petition are available for inspection at that address.

Dated: October 23, 1981.

Patricia W. Silvey,

Acting Director, Office of Standards, Regulations and Variances.

[FR Doc. 81-31578 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-43-M

[Docket No. M-81-199-C]

Consolidation Coal Co.; Petition for Modification of Application of Mandatory Safety Standard

Consolidation Coal Company, Consol Plaza, Pittsburgh, Pennsylvania 15241 has filed a petition to modify the application of 30 CFR 75.305 (weekly examinations for hazardous conditions) to its Ireland Mine located in Marshall County, West Virginia. The petition is filed under section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that intake air courses be examined in their entirety on a weekly basis.

2. The relevant entries of the mine have deteriorated and numerous roof falls have made these aircourses

virtually impassable and extremely hazardous to travel and examine.

3. Rehabilitation of these aircourses would expose miners to unnecessary hazards.

4. As an alternative method, petitioner proposes to establish seven specified air measuring stations and record the results of such measurements as required by 30 CFR 75.305.

5. Petitioner states that the proposed alternative method will provide the same degree of safety for the miners affected as that afforded by the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 30, 1981. Copies of the petition are available for inspection at that address.

Dated: October 23, 1981.

Patricia W. Silvey,

Acting Director, Office of Standards, Regulations and Variances.

[FR Doc. 81-31579 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-43-M

[Docket No. M-81-58-M]

Georgia-Pacific Corp.; Petition for Modification of Application of Mandatory Safety Standard

Georgia-Pacific Corporation, 2228 Butterworth Road, SW., Grand Rapids, Michigan 49504 has filed a petition to modify the application of 30 CFR 57.4-61A (ventilation doors) to its Kentwood Mine located in Kent County, Michigan. The petition is filed under section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that fire or ventilation doors be installed at the base of the escapeway airshaft.

2. The mine is a single level, single circuit operation which employs the room and pillar method of mining.

3. As an alternative method to installing fire or ventilation doors, petitioner proposes to evacuate the mine in the event of an emergency. In support of this proposed alternative method, petitioner states that:

a. Evacuation of the mine could be completed before an intelligent decision

as to whether the doors should be closed could be made;

b. The escape route is through the fresh air passageway which would preclude fumes or gases from a downstream fire from spreading into the airway;

c. Fumes and gases from a fire in an exhaust area could be restricted from flowing into the escapeway by the introduction of fresh air past the point where the proposed doors would be located.

4. Petitioner states that the proposed alternative method will provide the same degree of safety for the miners affected as that afforded by the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 30, 1981. Copies of the petition are available for inspection at that address.

Dated: October 23, 1981.

Patricia W. Silvey,

Acting Director, Office of Standards, Regulations and Variances.

[FR Doc. 81-31576 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-43-M

[Docket No. M-81-196-C]

Peabody Coal Co.; Petition for Modification of Application of Mandatory Safety Standard

Peabody Coal Company, 301 North Memorial Drive, P.O. Box 235, St. Louis, Missouri 63166 has filed a petition to modify the application of 30 CFR 75.1707 (escapeways; intake air; separation from belt and trolley haulage entries) to its Sunnyhill No. 9 South Mine located in Perry County, Ohio. The petition is filed under Section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that the escapeway be ventilated with intake air and be separated from the belt entry.

2. As an alternative method, petitioner proposes to establish specific inspection stations along the No. 1 South belt entry. Examinations will be made not less than once each production shift at these inspection stations and the date, time and initials of the examiner will be placed at such inspection stations.

3. Petitioner states that the proposed alternative method will provide the same degree of safety for the miners affected as that afforded by the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22230. All comments must be postmarked or received in that office on or before November 30, 1981. Copies of the petition are available for inspection at that address.

Dated: October 23, 1981.

Patricia W. Silvey,

Acting Director, Office of Standards, Regulations and Variances.

[FR Doc. 81-31577 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-43-M

[Docket No. M-81-56-M]

Homestake Mining Co.; Petition for Modification of Application of Mandatory Safety Standard

Homestake Mining Company, P.O. Box 100, Creede, Colorado 81130 has filed a petition to modify the application of 30 CFR 57.4-43 (buildings; fire resistance requirements) to its Bulldog Mountain Operation located in Mineral County, Colorado. The petition is filed under Section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that buildings within 100 feet of mine openings used for intake air or designated escapeways in exhaust air be constructed of materials having a fire-resistance rating of no less than one hour as tested under the appropriate National Fire Protection Association fire-resistance test or another approved testing agency.

2. As an alternative method which will provide the same degree of safety for the miners affected as that afforded by the standard, petitioner proposes to install a ventilation door at the end of the timbered section of the portal. The doors will be constructed in accordance with 30 CFR 57.5-31 and provided with a means of remote closure, activated from the surface.

3. In addition, all buildings within 100 feet of mine openings will be equipped with audio and visual smoke detectors. All systems will be frequently checked

and records maintained for review as necessary.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 30, 1981. Copies of the petition are available for inspection at that address.

Dated: October 22, 1981.

Patricia W. Silvey,

Acting Director, Office of Standards, Regulations and Variances.

[FR Doc. 81-31283 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-43-M

[Docket No. M-81-169-C]

Leeco, Inc.; Petition for Modification of Application of Mandatory Safety Standard

Leeco, Inc., Route 9, Box 15, London, Kentucky 40741 has filed a petition to modify the application of 30 CFR 75.1101 (deluge-type water sprays, foam generators; main and secondary belt-conveyor drives) to its Mines Nos. 29, 44 and 45 located in Leslie County, Kentucky and its No. 42 Mine located in Laurel County, Kentucky. The petition is filed under Section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. The petition concerns the requirement that deluge type water spray systems, foam generator systems, water sprinkler systems, or dry powder chemical systems be installed at all main and secondary belt-conveyor drives.

2. As an alternative method which will provide the same degree of safety for the miners affected as that afforded by the standard, petitioner states that:

a. An employee will be stationed at each belt drive not using a fire suppression system during the time the belts are running;

b. A water line with a fire outlet value and 500 feet of firehose with fittings suitable for connecting with the water line system will be operational at each drive;

c. At least 240 pounds of rock dust will be stationed at each belt drive;

d. Chemical extinguishers totaling a minimum of 20 pounds capacity will be stationed at each drive; and

e. A mine phone will be installed at each drive.

3. Petitioner further states that a miner stationed at each drive could detect a malfunction at the belt drive much quicker that it takes the equipment to activate the fire suppression device through a heat detection system. This miner could alert the entire mine of a fire or any other hazard and call for assistance if necessary.

4. For these reasons, petitioner requests a modification of the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 30, 1981. Copies of the petition are available for inspection at that address.

Dated: October 22, 1981.

Patricia W. Silvey,

Acting Director, Office of Standards, Regulations and Variances.

[FR Doc. 81-31285 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-43-M

[Docket No. M-81-189-C]

R.C. and R. Coal Co., Petition for Modification of Application of Mandatory Safety Standard

R.C. and R. Coal Company, R.D. 1, Box 134A, Tower City, Pennsylvania 17980 has filed a petition to modify the application of 30 CFR 75.301 (air quality, quantity and velocity) to its No. 7 Vein Slope located in Schuylkill County, Pennsylvania. The petition is filed under Section 101(c) of the Federal Mine Safety and Health Act of 1977.

A summary of the petitioner's statements follows:

1. Air sample analysis history reveals that harmful quantities of methane are non-existent in the mine.

2. Ignition, explosion and mine fire history are non-existent for the mine.

3. There is no history of harmful quantities of carbon dioxide and other noxious or poisonous gases.

4. Mine dust sampling programs have revealed extremely low concentrations of respirable dust.

5. Extremely high velocities in small cross sectional areas of airways and manways required in friable Anthracite veins for control purposes, particularly in steeply pitching mines, present a very dangerous flying object hazard to the miners.

6. High velocities and large air quantities cause extremely

uncomfortable damp and cold conditions in the already uncomfortable, wet mines.

7. As an alternative method, petitioner proposes that:

a. The minimum quantity of air reaching each working face be 1,500 cubic feet per minute;

b. The minimum quantity of air reaching the last open crosscut in any pair or set of developing entries be 5,000 cubic feet per minute; and

c. The minimum quantity of air reaching the intake end of a pillar line be 5,000 cubic feet per minute, and/or whatever additional quantity of air that may be required in any of these areas to maintain a safe and healthful mine atmosphere.

8. Petitioner states that the alternative method proposed will at all times provide the same measure of protection for the miners affected as that provided by the standard.

Request for Comments

Persons interested in this petition may furnish written comments. These comments must be filed with the Office of Standards, Regulations and Variances, Mine Safety and Health Administration, Room 627, 4015 Wilson Boulevard, Arlington, Virginia 22203. All comments must be postmarked or received in that office on or before November 30, 1981. Copies of the petition are available for inspection at that address.

Dated: October 22, 1981.

Patricia W. Silvey,

Acting Director, Office of Standards, Regulations and Variances.

[FR Doc. 81-31284 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-43-M

Occupational Safety and Health Administration

Virgin Islands Standards; Approval

1. *Background.* Part 1953 of Title 29, Code of Federal Regulations, prescribes procedures under Section 18 of the Occupational Safety and Health Act of 1970 (hereinafter called the Act) by which the Regional Administrator for Occupational Safety and Health (hereinafter called the Regional Administrator) under a delegation of authority from the Assistant Secretary of Labor for Occupational Safety and Health (hereinafter called the Assistant Secretary) (29 CFR 1953.4), will review and approve standards promulgated pursuant to a State plan which has been approved in accordance with section 18(c) of the Act and 29 CFR Part 1902.

On September 11, 1973, notice was published in the Federal Register (38 FR 24896) of the approval of the Virgin Islands plan and adoption of Subpart S to Part 1952 containing the decision.

The Virgin Islands plan provides for the adoption of Federal standards as Virgin Islands standards by reference. The authority to adopt such standards is contained in Title 3, Section 940, of the Virgin Islands Code.

In response to Federal standards changes, the State has submitted by a letter dated September 4, 1981 from Mr. Luis S. Llanos, Assistant Commissioner of the Virgin Islands Department of Labor and Director of the Division of Occupational Safety and Health, to Mr. Roger A. Clark, Regional Administrator, and incorporated as a part of the plan, State certification documenting promulgation of State standards comparable to servicing Multi-Piece Rim Wheels, 29 CFR 1910.177, as published in the Federal Register (45 FR 6706) dated January 29, 1980; Access to Employee Exposure and Medical Records, 29 CFR 1910.20, as published in the Federal Register (45 FR 35212) dated May 23, 1980; Fire Protection; Means of Egress; Hazardous Materials, 29 CFR Part 1910 Subpart L, as published in the Federal Register (45 FR 60656) dated September 12, 1980; Electrical Standards, 29 CFR Part 1910 Subpart S, as published in the Federal Register (46 FR 4034) dated January 16, 1981; and Guarding of Low-Pitched-Roof Perimeters During the Performance of Built-Up Roofing Work, 29 CFR 1926.500, as published in the Federal Register (45 FR 75618) dated November 14, 1980.

2. *Decision.* Having reviewed the Virgin Islands Regulations providing for the adoption of Federal standards by reference, it has been determined that Virgin Islands Regulations are identical to Federal standards and accordingly should be approved.

3. *Location of supplement for inspection and copying.* A copy of the standards supplement, along with the approved plan, may be inspected and copied during the normal business hours at the following locations: Office of the Regional Administrator, Region II, 1515 Broadway, Room 3445, New York, New York 10036; Office of the Director for Federal Compliance and State Programs, Room N3613, 200 Constitution Avenue, NW, Washington, DC 20210; Department of Labor, Government of the Virgin Islands, Dronigans Gade, Charlotte Amalie, St. Thomas, V.I. 00801, and at Hospital Street, Christiansted, St. Croix, V.I. 00820.

4. *Public participation.* Under 29 CFR 1953.2 (c), the Assistant Secretary may prescribe alternative procedures to

expedite the review process or for other good cause which may be consistent with applicable laws. The Assistant Secretary finds that good cause exists for not publishing the supplement to the Virgin Islands plan as a proposed change and making the Regional Administrator's approval effective upon publication for the following reasons:

1. The standards are identical to the Federal standards which were promulgated in accordance with Federal Law meeting requirements for public participation.

2. The standards were adopted in accordance with the procedural requirement of State Law and further participation would be unnecessary.

The decision is effective October 30, 1981. (Sec. 18, Pub. L. 91-596, 84 Stat. 1608) (29 U.S.C. 667). Signed at New York City, New York, this twenty-eighth day of September 1981.

Roger A. Clark,
Regional Administrator.

[FR Doc. 81-31580 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-26-M

Office of Pension and Welfare Benefit Programs

[Application Nos. D-2610 and D-2611]

Proposed Exemption for Certain Transactions Involving the PACO, Inc. Profit Sharing Plan and PACO, Inc. Money Purchase Pension Plan, Minneapolis, Minnesota

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Notice of proposed exemption.

SUMMARY: This document contains a notice of pendency before the Department of Labor (the Department) of a proposed exemption from certain of the prohibited transaction restrictions of the Internal Revenue Code of 1954 (the Code). The proposed exemption would exempt for a period of five years the proposed sale or contribution of the PACO, Inc. Profit Sharing Plan (Profit Sharing Plan) and PACO, Inc. Money Purchase Plan (Money Purchase Plan, collectively, the Plans) of ten (10) contracts for deed (collectively, the Contracts) by PACO, Inc. (the Employer), the sponsor of the Plans. Because Gerald W. Paschke and his wife Rosemary E. Paschke (the Paschkes) are the sole owners of the Employer and the only participants in the Plans, there is no jurisdiction under Title I of the Employee Retirement Income Security Act of 1974 (the Act) pursuant to 29 CFR 2510.3-3(b). However, there is jurisdiction under Title II of the Act pursuant to section

4975 of the Code. This notice of pendency proposes exemptive relief for the transactions described herein from only the sanctions imposed under Title II of the Act. The proposed exemption, if granted, would affect the Plans and their participants, the Employer and any other persons participating in the proposed transactions.

DATES: Written comments and requests for a public hearing must be received by the Department on or before December 2, 1981.

TEMPORARY NATURE OF EXEMPTION: The proposed exemption is temporary in nature and will expire five years after the date of grant.

ADDRESS: All written comments and requests for a hearing (at least three copies) should be sent to the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216, Attention: Application Nos. D-2610 and D-2611. The application for exemption and the comments received will be available for public inspection in the Public Documents Room of Pension and Welfare Benefit Programs, U.S. Department of Labor, Room N-4677, 200 Constitution Avenue, NW., Washington, D.C. 20216.

FOR FURTHER INFORMATION CONTACT: Mr. David Stander of the Department, telephone (202) 523-8881. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: Notice is hereby given of the pendency before the Department of an application from the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1)(A) through (E) of the Code. The proposed exemption was requested in an application filed on behalf of the Plans, pursuant to section 4975(c)(2) of the Code, and in accordance with procedures set forth in Rev. Proc. 75-26, 1975-1 C.B. 722. Effective December 31, 1978, section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) transferred the authority of the Secretary of the Treasury to issue exemptions of the type requested to the Secretary of Labor. Therefore, this notice of pendency is issued solely by the Department.

Summary of Facts and Representations

The application contains representations with regard to the proposed exemption which are summarized below. Interested persons are referred to the application on file with the Department for the complete representations of the applicant.

1. The Plans are each defined contribution plans with two participants, the Paschkes. As of December 31, 1980, the Profit Sharing Plan had net assets of approximately \$22,000 and the Money Purchase Plan had net assets of approximately \$14,622. The Paschkes are the trustees of each Plan and jointly maintain sole responsibility with regard to the investment decisions of the Plans.

2. The Employer has operated since 1966 as a general contractor and as a subcontractor to other general contractors. The Paschkes are directors, officers and the sole shareholders of the Employer. As of December 31, 1980, the Employer had a net book value of \$152,157.

3. The Employer in its business purchases undeveloped real estate and constructs buildings for commercial or light industrial use. Typically, the Employer's development projects are financed by mortgages obtained from banks or other lending institutions. The Employer commonly sells its properties to commercial businesses by the contract for deed method of conveyance. A contract for deed is a contract whereby the owner in fee simple absolute (the Vendor), or the Vendor's assignee agrees by contract to convey to the buyer (Vendee) by a warranty deed, accompanied by an abstract of title or torrens certificate showing good and marketable title in the Vendor, the fee simple title to the premises upon the payment by the Vendee of the principal and interest due from the Vendee to the Vendor under the contract for deed. Typically, the Vendor with respect to a certain contract for deed has obligations under a mortgage on the property subject to the contract. The payments received by the Vendor under a contract usually would be in excess of the Vendor's obligations pursuant to a mortgage.

4. The applicant is requesting an exemption, for a five year period, for the Employer to contribute or sell the Contracts to the Plans and for the Employer to assign to the Plans the mortgages (the Mortgages) on the real property subject to the Contracts. The Employer's execution of appropriate transfer documents (i.e., the Assignment of Contract for Deed and the Warranty Deed) will vest fee title of each property subject to such Contract in the Plans. The Employer intends to take income tax deductions for the Contracts which it contributes to the Plans. Additionally, the Employer will report a net gain on five Contracts and a net loss on the other five Contracts upon their transfer to the Plans. Other than these tax

consequences and the cash amounts received by the Employer upon the sales, the Employer will not realize any economic benefit as a result of the transactions. The Employer intends to service each Contract at no expense to the Plans.

5. The Contracts are all seasoned as the Contracts were executed between and including the years 1975-1977. Each Contract has a term ranging between 8½ to 10 years. The Contract Vendees are all commercial businesses unrelated to the Employer or the Paschkes and are engaged in a variety of trades. None of the Vendees under the Contracts have been or is delinquent in Contract payments. Under the Contracts the Vendees are obligated to pay all real estate taxes and to insure their respective properties at their own expense. The properties are all located within a light industrial, commercial park in the Minneapolis/St. Paul suburban area and are adaptable for use by a broad class of potential Vendees. The Mortgages constitute the only outstanding debt or lien on each property underlying each Contract. The monthly payment pursuant to each Mortgage is less than the monthly payment due from the Vendee obligated under the corresponding Contract and the principal balance on each Contract exceeds the outstanding mortgage balance on the property underlying the Contract. Therefore, all Contracts would currently and over their lifetimes produce a positive cash flow to the Plans.

6. The Contracts will be acquired by the Plans at the fair market value of each Contract's net equity as determined by an independent, professional appraiser as of the date of transfer. No Contract will be acquired by the Plans if the annual yield is less than the average prime interest rate as quoted by Minneapolis area banks. The present fair market value of the Contracts range between two (2) to seventeen (17) thousand dollars. No Contracts will be acquired by the Plans unless, after taking into account the Mortgage and appraised value of each property, the unencumbered security interest of the property exceeds the fair market value of the Contract by two to one. At present the value of the unencumbered security interest of each property as compared to the fair market value of its Contract are all in excess of two to one.

7. As Vendors, the Plans will maintain all the rights and remedies of a fee owner concerning the enforcement of the Contracts against the respective Vendees. One such right will be the

power to foreclose on the underlying property in the event of default of any obligation by a Vendee. Under Minnesota statutory law, the Plans may foreclose immediately upon default by a Vendee and the Vendee's right of redemption is limited to a period varying between 30 to 90 days. After the expiration of the redemption period the Plans would have an immediate right to possession and/or sale of the property.

8. Prior to the acquisition by a Plan of any Contract owned by the Employer, Mr. Martin E. Campion, a party completely independent of the Employer and the Paschkes and knowledgeable and experienced in real estate matters and contracts for deed will determine whether the acquisition of a Contract is an appropriate and suitable investment for the Plan. Additionally, Mr. Campion will determine the fair market value of a Contract's net equity prior to its contribution or sale to a Plan.

9. In summary, the applicant represents that the proposed transactions satisfy the statutory criteria for an exemption under section 4975(c)(2) of the Code because (a) the trustees of the Plans represent that the proposed transactions are in the best interests of the Plans; (b) the only participants who will be affected by the proposed transactions will be the Paschkes and they request that the transactions be consummated; (c) an independent, qualified party will determine whether the acquisition of a Contract is in the best interests of a Plan and will determine the fair market value of a Contract's net equity prior to its contribution or sale to a Plan, and (d) the Contracts will be adequately secured and will yield a high rate of return for the Plans.

Notice to Interested Persons

Because the Paschkes are the only participants in the Plans, it has been determined that there is no need to distribute the notice of pendency to interested persons.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption section 4975(c)(2) of the Code does not relieve a fiduciary or disqualified person from certain other provisions of the Code, including any prohibited transaction provisions to which the exemption does not apply; nor does it affect the requirement of section 401(a) of the Code that the plan must operate for the exclusive benefit of the employees of the

employer maintaining the plan and their beneficiaries;

(2) The proposed exemption, if granted, will not extend to transactions prohibited under section 4975(c)(1)(F) of the Code;

(3) Before an exemption may be granted under section 4975(c)(2) of the Code, the Department must find that the exemption is administratively feasible, in the interests of the plan and of its participants and beneficiaries and protective of the rights of participants and beneficiaries of the plan; and

(4) The proposed exemption, if granted, will be supplemental to, and not in derogation of, any other provisions of the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption is not dispositive of whether the transaction is in fact a prohibited transaction.

Written Comments and Hearing Requests

All interested persons are invited to submit written comments, or requests for a hearing on the pending exemption to the address above, within the time period set forth above. All comments will be made a part of the record. Comments and requests for a hearing should state the reasons for the writer's interest in the pending exemption. Comments received will be available for public inspection with the application for exemption at the address set forth above.

Proposed Exemption

Based on the facts and representations set forth in the application, the Department is considering granting the requested exemption under the authority of section 4975(c)(2) of the Code and in accordance with the procedures set forth in Rev. Proc. 75-26, 1975-1 C.B. 722. If the exemption is granted, the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1)(A) through (E) of the Code shall not apply for a period of five years to the contribution or sale of the Contracts (including the assignment of the Mortgages) to the Plans by the Employer. *Provided*, That the sales price of each Contract sold to the Plans is not in excess of its fair market value at the time of sale and that each Contract contributed to the Plans is valued at its fair market value on the date contributed.

The proposed exemption, if granted, will be subject to the express condition that the material facts and

representations contained in the application are true and complete, and that the application accurately describes all material terms of the transaction to be consummated pursuant to the exemption.

Signed at Washington, D.C., this 21st day of October 1981.

Ian D. Lanoff,

Administrator, Pension and Welfare Benefit Program, Labor-Management Services Administration, Department of Labor.

[FR Doc. 81-31163 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-29-M

[Exemption Application No. D-252; Prohibited Transaction Exemption 81-100]

Exemption From the Prohibitions for Certain Transactions Involving the Beall, Garner, Screen and Geare, Inc., Profit Sharing Plan, Cumberland, Maryland

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Grant of individual exemption.

SUMMARY: This exemption will permit the loan of \$250,000 by the Beall, Garner, Screen and Geare, Inc. Profit Sharing Plan (the Plan) to Beall, Garner, Screen and Geare, Inc. (the Employer), the sponsor of the Plan.

FOR FURTHER INFORMATION CONTACT: Richard Small of the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216, (202) 523-8881. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: On August 7, 1981, notice was published in the Federal Register (46 FR 40350) of the pendency before the Department of Labor (the Department) of a proposal to grant an exemption from the restrictions of section 406(a), (b)(1) and (b)(2) of the Employee Retirement Income Security Act of 1974 (the Act) and from the sanctions resulting from the application of section 4975 of the Internal Revenue Code of 1954 (the code) by reason of section 4975(c)(1) (A) through (E) of the Code, for the above described transaction. The notice set forth a summary of facts and representations contained in the application for exemption and referred interested persons to the application for a complete statement of the facts and representations. The application has been available for public inspection at the Department in Washington, D.C. The notice also invited interested persons to submit comments on the requested exemption to the Department. In

addition, the notice stated that any interested person might submit a written request that a public hearing be held relating to this exemption. The applicant has represented that it has satisfied the conditions of the notice to interested persons as set forth in the notice of pendency. No public comments and no requests for a hearing were received by the Department.

The notice of pendency was issued and the exemption is being granted solely by the Department because, effective December 31, 1978, section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) transferred the authority of the Secretary of the Treasury to issue exemptions of the type proposed to the Secretary of Labor.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption granted under section 408(a) of the Act and section 4975(c)(2) of the Code does not relieve a fiduciary or other party in interest or disqualified person with respect to a plan to which the exemption is applicable from certain other provisions of the Act and the Code. These provisions include any prohibited transaction provisions to which the exemption does not apply and the general fiduciary responsibility provisions of section 404 of the Act, which among other things require a fiduciary to discharge his or her duties respecting the plan solely in the interest of the participants and beneficiaries of the plan and in a prudent fashion in accordance with section 404(a)(1)(B) of the Act; nor does the fact the transaction is the subject of an exemption affect the requirement of section 401(a) of the Code that a plan must operate for the exclusive benefit of the employees of the employer maintaining the plan and their beneficiaries.

(2) This exemption does not extend to transactions prohibited under section 406(b)(3) of the Act and section 4975(c)(1)(F) of the Code.

(3) This exemption is supplemental to, and not in derogation of, any other provisions of the Act and the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption or transitional rule is not dispositive of whether the transaction is, in fact, a prohibited transaction.

Exemption

In accordance with section 408(a) of the Act and section 4975(c)(2) of the Code and the procedures set forth in ERISA Procedure 751 (40 FR 18471, April 28, 1975), and based upon the entire record, the Department makes the following determinations:

(a) The exemption is administratively feasible;

(b) It is in the interests of the Plan and of its participants and beneficiaries; and

(c) It is protective of the rights of the participants and beneficiaries of the Plan.

Accordingly, the restrictions of section 406(a), (b)(1) and (b)(2) of the Act and the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1) (A) through (E) of the Code, shall not apply to the proposed loan of \$250,000 by the Plan to the Employer: *Provided*, That the terms and conditions of such loan are at least equal to those which the Plan could receive in a similar transaction with an unrelated party.

The availability of this exemption is subject to the express condition that the material facts and representations contained in the application are true and complete, and that the application accurately describes all material terms of the transaction to be consummated pursuant to this exemption.

Signed at Washington, D.C., this 20th day of October 1981.

Ian D. Lanoff,

Administrator, Pension and Welfare Benefit Programs, Labor-Management Services Administration, Department of Labor.

[FR Doc. 81-31164 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-29-M

[Exemption Application No. D-2467 and D-2475; Prohibited Transaction Exemption 81-99]

Exemption From the Prohibitions for Certain Transactions Involving Interwest Exploration, Inc., Money Purchase Pension Plan and Trust and Interwest Exploration, Inc., Defined Benefit Pension Plan, Portland, Oregon

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Grant of individual exemption.

SUMMARY: This exemption permits: (1) The proposed purchase by the Interwest Exploration, Inc., Money Purchase Pension Plan and Trust and the Interwest Exploration, Inc., Defined Benefit Pension Plan and Trust collectively, (the Plans) of certain oil and gas leaseholds (the Leaseholds) from Interwest Exploration, Inc.

(Interwest), the sponsor of the Plans; (2) the possible Resale (the Resale) of the Leaseholds by the Plans to Interwest; and (3) the personal and corporate guarantee of the obligation of Interwest in the Resale by Floyd L. Cardinal (Cardinal) and Interwest respectively.

FOR FURTHER INFORMATION CONTACT: Richard Small of the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216, (202) 523-8881. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: On September 8, 1981, notice was published in the Federal Register (46 FR 44922) of the pendency before the Department of Labor (the Department) of a proposal to grant an exemption from the sanctions resulting from the application of section 4975 of the Internal Revenue Code of 1954 (the Code) by reason of section 4975(c)(1) (A) through (E) of the code, for the above described transactions. The notice set forth a summary of facts and representations contained in the application for exemption and referred interested persons to the application for a complete statement of the facts and representations. The application has been available for public inspection at the Department in Washington, D.C. The notice also invited interested persons to submit comments on the requested exemption to the Department. In addition the notice stated that any interested person might submit a written request that a public hearing be held relating to this exemption. No public comments and no requests for a hearing were received by the Department. The notice of pendency was issued and the exemption is being granted solely by the Department because, effective December 31, 1978, section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) transferred the authority of the Secretary of the Treasury to issue exemptions of the type proposed to the Secretary of Labor.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption granted under section 4975(c)(2) of the Code does not relieve a disqualified person with respect to a plan to which the exemption is applicable from certain other provisions of the Code. These provisions include any prohibited transaction provisions to which the exemption does not apply and the general fiduciary responsibility provisions of section 401(a) of the Code that a plan must

operate for the exclusive benefit of the employees of the employer maintaining the plan and their beneficiaries.

(2) This exemption does not extend to transactions prohibited under section 4975(c)(1)(F) of the Code.

(3) This exemption is supplemental to, and not in derogation of, any other provisions of the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption or transitional rule is not dispositive of whether the transaction is, in fact, a prohibited transaction.

Exemption

In accordance with section 408(a) of the Act and section 4975(c)(2) of the Code and the procedures set forth in ERISA Procedure 75-1 (40 FR 18471, April 28, 1975), and based upon the entire record, the Department makes the following determinations:

(a) The exemption is administratively feasible;

(b) It is in the interests of the Plans and of its participants and beneficiaries; and

(c) It is protective of the rights of the participants and beneficiaries of the Plans.

Accordingly the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1) (A) through (E) of the Code, shall not apply to: (1) The proposed purchase of the Leaseholds by the Plans from Interwest: *Provided*, That the price paid by the Plans is no more than the fair market value of the Leaseholds at the time of sale; (2) the Resale of the Leaseholds by the Plans to Interwest as described in the notice of pendency; and (3) the personal and corporate guarantees of the obligation of Interwest in the Resale by Cardinal and Interwest respectively.

The availability of this exemption is subject to the express condition that the material facts and representations contained in the application are true and complete, and that the application accurately describes all material terms of the transaction to be consummated pursuant to this exemption.

Signed at Washington, D.C., this 20th day of October 1981.

Ian D. Lanoff,

Administrator, Pension and Welfare Benefit Programs, Labor-Management Services Administration, Department of Labor.

[FR Doc. 81-31165 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-29-M

[Exemption Application No. D-2397;
Prohibited Transaction Exemption 81-98]

Exemption From the Prohibitions for Certain Transactions Involving the United Brotherhood of Carpenters and Joiners Local 203 Apprenticeship Fund, Dutchess County, New York

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Grant of individual exemption.

SUMMARY: This exemption would exempt the purchase of improved real property (the Property) and the assumption of a mortgage by the United Brotherhood of Carpenters and Joiners Local 203 Apprenticeship Fund (the Plan) from the United Brotherhood of Carpenters and Joiners Local No. 203 (the Union), a party in interest with respect to the Plan.

FOR FURTHER INFORMATION CONTACT:

Alan H. Levitas of the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216, (202) 523-8884. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: On August 7, 1981, notice was published in the *Federal Register* (46 FR 40356) of the pendency before the Department of Labor (the Department) of a proposal to grant an exemption from the restrictions of section 406(a) and 406 (b)(1) and (b)(2) of the Employee Retirement Income Security Act of 1974 (the Act), for the transaction described in an application filed by legal counsel for the Plan. The notice set forth a summary of facts and representations contained in the application for exemption and referred interested persons to the application for a complete statement of the facts and representations. The application has been available for public inspection at the Department in Washington, D.C. The notice also invited interested persons to submit comments on the requested exemption to the Department. In addition the notice stated that any interested person might submit a written request that a public hearing be held relating to this exemption. The applicant has represented that it has complied with the requirements of the notification to interested persons as set forth in the notice of pendency. No public comments and no requests for a hearing were received by the Department.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption granted under section 408(a) of the Act does not relieve a fiduciary or other party in interest with respect to a plan to which the exemption is applicable from certain other provisions of the Act. These provisions include any prohibited transaction provisions to which the exemption does not apply and the general fiduciary responsibility provisions of section 404 of the Act, which among other things require a fiduciary to discharge his or her duties respecting the plan solely in the interest of the participants and beneficiaries of the plan and in a prudent fashion in accordance with section 404(a)(1)(B) of the Act.

(2) This exemption does not extend to transactions prohibited under section 406(b)(3) of the Act.

(3) This exemption is supplemental to, and not in derogation of, any other provisions of the Act, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption or transitional rule is not dispositive of whether the transaction is, in fact, a prohibited transaction.

Exemption

In accordance with section 408(a) of the Act and the procedures set forth in ERISA Procedure 75-1 (40 FR 18471, April 28, 1975), and based upon the entire record, the Department makes the following determinations:

(a) The exemption is administratively feasible;

(b) It is in the interests of the Plan and of its participants and beneficiaries; and

(c) It is protective of the rights of the participants and beneficiaries of the Plan.

Accordingly the restrictions of section 406(a) and 406 (b)(1) and (b)(2) of the Act shall not apply to the purchase of the Property which is located at 543 Dutchess Turnpike, Poughkeepsie, New York, and the assumption of the mortgage by the Plan from the Union: *Provided*, That the purchase price does not exceed the fair market value of the Property at the time of sale.

The availability of this exemption is subject to the express condition that the material facts and representations contained in the application are true and complete, and that the application accurately describes all material terms of the transaction to be consummated pursuant to this exemption.

Signed at Washington, D.C., this 20th day of October, 1981.

Ian D. Lanoff,

Administrator, Pension and Welfare Benefit Programs, Labor-Management Services Administration, Department of Labor.

[FR Doc. 81-31166 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-29-M

[Exemption Application No. D-2296;
Prohibited Transaction Exemption 81-97]

Exemption from the Prohibitions for Certain Transactions Involving the Budget Clinic Profit Sharing Plan, Logan, Utah

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Grant of individual exemption.

SUMMARY: This exemption retroactively permits: (1) The lease (1980 Lease) of a medical office building (the Building) by the Budget Clinic Profit Sharing Plan (the Plan) to the Budget Clinic, Inc. (the Employer), a party in interest with respect to the Plan; and (2) the agreement by the Employer to indemnify and hold the Plan harmless regarding the 1980 Lease.

EFFECTIVE DATE: January 1, 1980.

FOR FURTHER INFORMATION CONTACT:

Mr. Horace C. Green, of the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216. (202) 523-8196. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: On July 10, 1981, notice was published in the *Federal Register* (46 FR 35816) of the pendency before the Department of Labor (the Department) of a proposal to grant an exemption from the restrictions of section 406(a), 406 (b)(1) and (b)(2) of the Employee Retirement Income Security Act of 1974 (the Act) and from the sanctions resulting from the application of section 4975 of the Internal Revenue Code of 1954 (the Code) by reason of section 4975(c)(1) (A) through (E) of the Code, for the above-described transactions. The notice set forth a summary of facts and representations contained in the application for exemption and referred interested persons to the application for a complete statement of the facts and representations. The application has been available for public inspection at the Department in Washington, D.C. The notice also invited interested persons to submit comments on the requested

exemption to the Department. In addition the notice stated that any interested person might submit a written request that a public hearing be held relating to this exemption. No requests for a hearing were received by the Department, but the applicant's representative submitted a comment which stated that the applicant was unable to distribute the notice to interested persons prior to July 25, 1981, which was the deadline for such distribution. The applicant completed the distribution of the notice on August 5, 1981 and requested that the comment period be extended from August 24, 1981 to September 4, 1981, so as to provide interested parties with the required 30 day comment period. The applicant stated that the notice informed interested parties that the comment period had been extended to September 4, 1981. The Department agreed to the applicant's modified compliance with the notice provisions of the proposed exemption. No comments other than the applicant's were received by the Department.

The notice of pendency was issued and the exemption is being granted solely by the Department because, effective December 31, 1978, section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) transferred the authority of the Secretary of the Treasury to issue exemptions of the type proposed to the Secretary of Labor.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption granted under section 408(a) of the Act and section 4975(c)(2) of the Code does not relieve a fiduciary or other party in interest or disqualified person with respect to a plan to which the exemption is applicable from certain other provisions of the Act and the Code. These provisions include any prohibited transaction provisions to which the exemption does not apply and the general fiduciary responsibility provisions of section 404 of the Act, which among other things require a fiduciary to discharge his or her duties respecting the plan solely in the interest of the participants and beneficiaries of the plan and in a prudent fashion in accordance with section 404(a)(1)(B) of the Act; nor does the fact the transaction is the subject of an exemption affect the requirement of section 401(a) of the Code that a plan must operate for the exclusive benefit of the employees of the employer

maintaining the plan and their beneficiaries.

(2) This exemption does not extend to transactions prohibited under section 406(b)(3) of the Act and section 4975(c)(1)(F) of the Code.

(3) This exemption is supplemental to, and not in derogation of, any other provisions of the Act and the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption or transitional rule is not dispositive of whether the transaction is, in fact, a prohibited transaction.

Exemption

In accordance with section 408(a) of the Act and section 4975(c)(2) of the Code and the procedures set forth in ERISA Procedure 75-1 (40 FR 18471, April 28, 1975), and based upon the entire record, the Department makes the following determinations:

(a) The exemption is administratively feasible;

(b) It is in the interests of the Plan and of its participants and beneficiaries; and

(c) It is protective of the rights of the participants and beneficiaries of the Plan.

Accordingly the restrictions of section 406(a), 406 (b)(1) and (b)(2) of the Act and the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1) (A) through (E) of the Code, shall not apply to (1) of the 1980 Lease, *Provided*, That the terms and conditions of the 1980 Lease have been and will continue to be at least as favorable to the Plan as an arm's length transaction would be with an unrelated party; and (2) the agreement by the Employer to indemnify and hold the Plan harmless regarding the 1980 Lease.

The availability of this exemption is subject to the express condition that the material facts and representations contained in the application are true and complete, and that the application accurately describes all material terms of the transactions that are the subject of the exemption.

Signed at Washington, D.C., this 20th day of October 1981.

Ian D. Lanoff,

Administrator, Pension and Welfare Benefit Programs, Labor-Management Services Administration, Department of Labor.

[FR Doc. 81-31167 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-29-M

[Exemption Application No. D-2257; Prohibited Transaction Exemption 81-96]

Exemption From the Prohibitions for Certain Transactions Involving the Joliet Medical Group Ltd. Employees Retirement Plan and Trust, Joliet, Illinois

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Grant of individual exemption.

SUMMARY: This exemption permits: (1) A purchase of a medical clinic located at 2100 Glenwood Ave., Joliet, Illinois (Clinic Facility), from the Joliet Medical Group Investment Partnership (the Partnership) by the Joliet Medical Group, Ltd. Employees Retirement Plan and Trust (the Trust), (2) an extension of credit by the Partnership to the Trust in such purchase and (3) a lease of the Clinic Facility from the Trust to the Joliet Medical Group, Ltd. (the Employer), the sponsor of the Trust.

FOR FURTHER INFORMATION CONTACT:

Richard Small of the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216. (202) 523-8881. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: On July 24, 1981, notice was published in the Federal Register (46 FR 38176) of the pendency before the Department of Labor (the Department) of a proposal to grant an exemption from the restrictions of section 406(a), 406 (b)(1) and (b)(2) of the Employee Retirement Income Security Act of 1974 (the Act) and from the sanctions resulting from the application of section 4975 of the Internal Revenue Code of 1954 (the Code) by reason of section 4975(c)(1) (A) through (E) of the Code, for: (1) The purchase of the Clinic Facility from the Partnership by the Trust; (2) an extension of credit by the Partnership to the Trust in such purchase; and (3) a lease of the Clinic Facility to the Employer by the Trust. The notice set forth a summary of facts and representations contained in the application for exemption and referred interested persons to the application for a complete statement of the facts and representations. The application has been available for public inspection at the Department in Washington, D.C. The notice also invited interested persons to submit comments on the requested exemption to the Department. In addition, the notice stated that any interested person might submit a written request that a public hearing be held

relating to this exemption. The applicants have represented that they have satisfied the notification requirements as set forth in the notice of pendency.

The Department received one comment which was submitted by the applicants. The applicants commented that paragraph 4(c) of the notice of pendency indicated that a note would be given by the Trust to the Partnership and that such note would bear interest at the rate of 8% per annum. However, the applicants represent that pursuant to a supplemental submission to the original application for exemption, such note will bear an interest rate of 8% per annum. The independent party responsible for approving the transactions have represented that the 8% per annum interest rate is beneficial to the Trust. Based on the foregoing representations the Department has determined that the 8% per annum interest rate on the note is acceptable. No requests for a hearing were received by the Department. The notice of pendency was issued and the exemption is being granted solely by the Department because, effective December 31, 1978, section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) transferred the authority of the Secretary of the Treasury to issue exemptions of the type proposed to the Secretary of Labor.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption granted under section 408(a) of the Act and section 4975(c)(2) of the Code does not relieve a fiduciary or other party in interest or disqualified person with respect to a plan to which the exemption is applicable from certain other provisions of the Act and the Code. These provisions include any prohibited transaction provisions to which the exemption does not apply and the general fiduciary responsibility provisions of section 404 of the Act, which among other things require a fiduciary to discharge his or her duties respecting the plan solely in the interest of the participants and beneficiaries of the plan and in a prudent fashion in accordance with section 404(a)(1)(B) of the Act; nor does the fact the transaction is the subject of an exemption affect the requirement of section 401(a) of the Code that a plan must operate for the exclusive benefit of the employees of the employer maintaining the plan and their beneficiaries.

(2) This exemption does not extend to transactions prohibited under section 406(b)(3) of the Act and section 4975(c)(1)(F) of the Code.

(3) This exemption is supplemental to, and not in derogation of, any other provisions of the Act and the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption or transitional rule is not dispositive of whether the transaction is, in fact, a prohibited transaction.

Exemption

In accordance with section 408(a) of the Act and section 4975(c)(2) of the Code and the procedures set forth in ERISA Procedure 75-1 (40 FR 18471, April 28, 1975), and based upon the entire record, the Department makes the following determinations:

- (a) The exemption is administratively feasible;
- (b) It is in the interests of the Trust and of its participants and beneficiaries; and
- (c) It is protective of the rights of the participants and beneficiaries of the Trust.

Accordingly the restrictions of section 406(a), 406(b)(1) and (b)(2) of the Act and the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1)(A) through (E) of the Code, shall not apply to: (1) The purchase of the Clinic Facility from the Partnership by the Trust; (2) an extension of credit by the Partnership to the Trust in such purchase; and (3) a lease of the Clinic Facility to the Employer by the Trust provided that the terms and conditions of the aforementioned transactions are at least as favorable to the Trust as those which the Trust could receive in similar transactions with an unrelated party.

The availability of this exemption is subject to the express condition that the material facts and representations contained in the application are true and complete, and that the application accurately describes all material terms of the transaction to be consummated pursuant to this exemption.

Signed at Washington, D.C., this 20th day of October, 1981.

Ian D. Lanoff,

Administrator, Pension and Welfare Benefit Programs, Labor-Management Services Administration, Department of Labor.

(FR Doc. 81-31168 Filed 10-29-81; 8:45 am)

BILLING CODE 4510-29-M

[Exemption Application Nos. D-2176 and D-2182; Prohibited Transaction Exemption 81-95]

Exemption From the Prohibitions for Certain Transactions Involving Nationwide Acceptance Corp. Employees' Profit Sharing and Pension Plans, Chicago, Illinois

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Grant of individual exemption.

SUMMARY: This temporary exemption permits the depositing of funds by the Nationwide Acceptance Corporation Employees' Profit Sharing and Pension Plans (the Plans) in compensating balance accounts on behalf of Nationwide Acceptance Corporation (the Employer).

TEMPORARY NATURE OF EXEMPTION: This exemption is temporary and will expire five years after the date of grant with respect to the depositing of the Plans' funds in any compensating balance account. Should the applicant wish to continue entering into the transactions beyond the five year period, another application for exemption may be submitted.

FOR FURTHER INFORMATION CONTACT:

Ms. Jan Broady of the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216. (202) 523-7222. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: On July 31, 1981, notice was published in the Federal Register (46 FR 39246) of the pendency before the Department of Labor (the Department) of a proposal to grant an exemption from the restrictions of section 406(a), 406(b)(1) and (b)(2) of the Employee Retirement Income Security Act of 1974 (the Act) and from the sanctions resulting from the application of section 4975 of the Internal Revenue Code of 1954 (the Code) by reason of section 4975(c)(1) (A) through (E) of the Code, for a transaction described in an application filed on behalf of the Plans. The notice set forth a summary of facts and representations contained in the application for exemption and referred interested persons to the application for a complete statement of the facts and representations. The application has been available for public inspection at the Department in Washington, D.C. The notice also invited interested persons to submit comments on the requested exemption to the Department. In addition the notice stated that any

interested person might submit a written request that a public hearing be held relating to this exemption. The applicant has represented that a copy of the notice has been furnished to all interested persons in compliance with the requirements set forth in the notice of proposed exemption. No public comments and no requests for a hearing were received by the Department.

The notice of pendency was issued and the exemption is being granted solely by the Department because, effective December 31, 1978, section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) transferred the authority of the Secretary of the Treasury to issue exemptions of the type proposed to the Secretary of Labor.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption granted under section 408(a) of the Act and section 4975(c)(2) of the Code does not relieve a fiduciary or other party in interest or disqualified person with respect to a plan to which the exemption is applicable from certain other provisions of the Act and the Code. These provisions include any prohibited transaction provisions to which the exemption does not apply and the general fiduciary responsibility provisions of section 404 of the Act, which among other things require a fiduciary to discharge his or her duties respecting the plan solely in the interest of the participants and beneficiaries of the plan and in a prudent fashion in accordance with section 404(a)(1)(B) of the Act; nor does the fact the transaction is the subject of an exemption affect the requirement of section 401(a) of the Code that a plan must operate for the exclusive benefit of the employees of the employer maintaining the plan and their beneficiaries.

(2) This exemption does not extend to transactions prohibited under section 406(b)(3) of the Act and section 4975(c)(1)(F) of the Code.

(3) This exemption is supplemental to, and not in derogation of, any other provisions of the Act and the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption or transitional rule is not dispositive of whether the transaction is, in fact, a prohibited transaction.

Exemption

In accordance with section 408(a) of the Act and section 4975(c)(2) of the Code and the procedures set forth in ERISA Procedure 75-1 (40 FR 18471, April 28, 1975), and based upon the entire record, the Department makes the following determinations:

(a) The exemption is administratively feasible;

(b) It is in the interests of the Plans and their participants and beneficiaries; and

(c) It is protective of the rights of the participants and beneficiaries of the Plans.

Accordingly the restrictions of section 406(a), 406 (b)(1) and (b)(2) of the Act and the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1) (A) through (E) of the Code, shall not apply to the depositing of funds by the Plans in compensating balance accounts on behalf of the Employer: *Provided*, The terms of each transaction are not less favorable to the Plans than those obtainable in an arm's length transaction with an unrelated party. This exemption will expire 5 years after the date of grant with respect to the depositing of the Plan's funds in a compensating balance account and 6 years after the date of grant with respect to the termination of all transactions entered into during the 5 year period.

The availability of this exemption is subject to the express condition that the material facts and representations contained in the application are true and complete, and that the application accurately describes all material terms of the transaction to be consummated pursuant to this exemption.

Signed at Washington, D.C., this 20th day of October 1981.

Ian D. Lanoif,

Administrator, Pension and Welfare Benefit Programs, Labor-Management Services Administration, Department of Labor.

[FR Doc. 81-31169 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-29-M

[Exemption Application No. D-2087; Prohibited Transaction Exemption 81-94]

Exemption from the Prohibitions for Certain Transactions Involving the Aaron Satloff, M.D., P.C. Profit-Sharing Plan, Pittsford, New York

AGENCY: Pension and Welfare Benefit Programs, Labor.

ACTION: Grant of individual exemption.

SUMMARY: This exemption permits the sale of a stamp collection to Aaron Satloff, M.D., P.C. Profit-Sharing Plan (the Plan) by Dr. Aaron Satloff (Satloff),

a disqualified person with respect to the Plan. Since Satloff is the sole stockholder of Aaron Satloff, M.D., P.C. (the Employer) and the only participant in the Plan, there is no jurisdiction under Title I of the Employee Retirement Income Security Act of 1974 (the Act) pursuant to 29 CFR 2510.3-3(b). However, there is jurisdiction under Title II of the Act pursuant to section 4975 of the Internal Revenue Code (the Code).

FOR FURTHER INFORMATION CONTACT:

Mr. David Stander of the Office of Fiduciary Standards, Pension and Welfare Benefit Programs, Room C-4526, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20216. (202) 523-8881. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION: On July 24, 1981, notice was published in the Federal Register (46 FR 38170) of the pendency before the Department of Labor (the Department) of a proposal to grant an exemption from the sanctions resulting from the application of section 4975 of the Code by reason of section 4975(c)(1)(A) through (E) of the Code, for the above described transaction. The notice set forth a summary of facts and representations contained in the application for exemption and referred interested persons to the application for a complete statement of the facts and representations. The application has been available for public inspection at the Department in Washington, D.C. The notice also invited interested persons to submit comments on the requested exemption to the Department. In addition the notice stated that any interested person might submit a written request that a public hearing be held relating to this exemption. No public comments and no requests for a hearing were received by the Department.

The notice of pendency was issued and the exemption is being granted solely by the Department because, effective December 31, 1978, section 102 of Reorganization Plan No. 4 of 1978 (43 FR 47713, October 17, 1978) transferred the authority of the Secretary of the Treasury to issue exemptions of the type proposed to the Secretary of Labor.

General Information

The attention of interested persons is directed to the following:

(1) The fact that a transaction is the subject of an exemption granted under section 4975(c)(2) of the Code does not relieve a fiduciary or disqualified person with respect to a plan to which the exemption is applicable from certain other provisions of the Code, including

any prohibited transaction provisions to which the exemption does not apply; nor does the fact the transaction is the subject of an exemption affect the requirement of section 401(a) of the Code that a plan must operate for the exclusive benefit of the employees of the employer maintaining the plan and their beneficiaries.

(2) This exemption does not extend to transactions prohibited under section 4975(c)(1)(F) of the Code.

(3) This exemption is supplemental to, and not in derogation of, any other provisions of the Code, including statutory or administrative exemptions and transitional rules. Furthermore, the fact that a transaction is subject to an administrative or statutory exemption or transitional rule is not dispositive of whether the transaction is, in fact, a prohibited transaction.

Exemption

In accordance with section 4975(c)(2) of the Code and the procedures set forth in Rev. Proc. 75-26, 1975-1 C.B. 722, and based upon the entire record, the Department makes the following determinations:

- (a) The exemption is administratively feasible;
- (b) It is in the interests of the Plan and of its participant and beneficiaries; and
- (c) It is protective of the rights of the participants and beneficiaries of the Plan.

Accordingly the sanctions resulting from the application of section 4975 of the Code, by reason of section 4975(c)(1)(A) through (E) of the Code, shall not apply to the sale of the stamp collection by Satloff to the Plan for \$33,600: *Provided*, That this amount is not higher than the market value of the stamp collection as of the date of sale.

The availability of this exemption is subject to the express condition that the material facts and representations contained in the application are true and complete, and that the application accurately described all material terms of the transaction to be consummated pursuant to this exemption.

Signed at Washington, D.C., this 20th day of October 1981.

Ian D. Lanoff,

Administrator, Pension and Welfare Benefit Programs, Labor-Management Services Administration, Department of Labor.

[FR Doc. 81-31170 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-29-M

MERIT SYSTEMS PROTECTION BOARD

Relocation of Headquarters Offices; Amendment

AGENCY: Merit Systems Protection Board.

ACTION: Notice; Amendment of Notice of Relocation of Headquarters Offices.

SUMMARY: This notice amends the notice of October 16, 1981 (46 FR 51094); the telephone number should read: 653-8897

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT:

Frederick L. Foley, Acting Director, Personnel Management Division, Merit Systems Protection Board, Room 906, 1120 Vermont Avenue NW., Washington, D.C. 20419, 202-653-5916.

Merit Systems Protection Board.

Dated: October 26, 1981.

Ersa H. Poston,
Vice Chair.

[FR Doc. 81-31531 Filed 10-29-81; 8:45 am]

BILLING CODE 7400-01-M

NATIONAL ADVISORY COMMITTEE ON OCEANS AND ATMOSPHERE

Meeting Addendum

October 28, 1981.

An addition has been made to the Agenda for the November 2-4, 1981 meeting of the National Advisory Committee on Oceans and Atmosphere (NACOA) published in the Federal Register of October 22, 1981 (Page 51824). From 10:00 a.m.—11:00 a.m. on the morning of Monday, November 2, 1981, the speaker will be Mr. John Marcum of the Office of Science and Technology Policy.

Additional information concerning this portion of the meeting may be obtained through the committee's Executive Director, Steven N. Anastasion, whose mailing address is: National Advisory Committee on Oceans and Atmosphere, 3300 Whitehaven Street, NW., (Page Building #1, room 438), Washington, DC 20235. The telephone number is 202/653-7818.

Dated: October 28, 1981.

Steven N. Anastasion,
Executive Director.

[FR Doc. 81-31618 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-12-M

NATIONAL SCIENCE FOUNDATION

Advisory Council, Task Group #19; Meeting

In accordance with the Federal Advisory Committee Act, Pub. L. 92-463, the National Science Foundation announces the following meeting:

Name: Task Group #19 of the NSF Advisory Council.

Place: Room 225, Baxter Hall, California Institute of Technology Pasadena, California 91125.

Date: Friday, November 13, 1981.

Time: 9:00 a.m. to 5:00 p.m.

Type of Meeting: Open.

Contact Person: Ms. Jeanne Hudson, Executive Secretary of the NSF Advisory Council, National Science Foundation, Room 518, 1800 G Street, N.W., Washington, D.C. 20550. Telephone: 202/357-9419.

Purpose of Task Group: The purpose of the Task Group, composed of members of the NSF Advisory Council, is to provide the full Advisory Council with a mechanism to consider numerous issues of interest to the Council that have been assigned by the National Science Foundation.

Summary Minutes: May be obtained from the contact person at above stated address.

Agenda: The Task Group is asked to consider the needs of organizations requiring policy research and analysis and to survey those NSF programs providing it. This will involve questions of coordination, possible overlap, and policy-making procedures as well as those of substance. In addition, the Council is asked to provide suggestions for the future development of NSF's science and technology policy resources.

Reason for Late Notice: Members could not reach agreement on meeting date and location.

Dated: October 27, 1981.

M. Rebecca Winkler,

Committee Management Coordinator.

[FR Doc. 81-31553 Filed 10-29-81; 8:45 am]

BILLING CODE 7555-01-M

NUCLEAR REGULATORY COMMISSION

Advisory Committee on Reactor Safeguards; Meeting

In accordance with the purposes of Sections 29 and 182b. of the Atomic Energy Act (42 U.S.C. 2039, 2232(b)), the Advisory Committee on Reactor Safeguards will hold a meeting on November 12-14, 1981, in Room 1046, 1717 H Street, NW, Washington, DC. Notice of this meeting was published in the Federal Register on September 23, 1981.

The agenda for the subject meeting will be as follows:

Thursday, November 12, 1981

8:30 a.m.—8:45 a.m.: Opening Session (Open)—The Committee will hear and discuss the report of the ACRS Chairman regarding miscellaneous matters relating to ACRS activities.

8:45 a.m.—12:45 p.m.: St. Lucie Plant Unit 2 (Open)—The Committee will hear and discuss the reports of its Subcommittee and consultants who may be present regarding the request for a full power operating license for this facility. Representatives of the Applicant and the NRC Staff will also make presentations and respond to questions regarding proposed operation of this unit.

Portions of this session will be closed as necessary to discuss Proprietary Information related to this matter.

1:45 p.m.—5:45 p.m.: Callaway Plant Units 1 and 2 (Open)—The Committee will hear and discuss the reports of its Subcommittee and consultants who may be present regarding the request for a full power operating license for this facility. Representatives of the Applicant and the NRC Staff will also make presentations and respond to questions regarding proposed operation of this plant.

Portions of this session will be closed as necessary to discuss Proprietary Information related to this matter and information which will be involved in an adjudicatory proceeding.

5:45 p.m.—6:30 p.m.: Reports of ACRS Subcommittees (Open)—The Committee will hear and discuss reports of its Subcommittee and consultants who may be present regarding NRC regulatory activities related to proposed Regulatory Guides and preparation of the ACRS annual report to the U.S. Congress on the proposed NRC Safety Research Program.

Friday, November 13, 1981

8:30 a.m.—12:30 p.m.: Comanche Peak Steam Electric Station, Units 1 and 2 (Open)—The Committee will hear and discuss the report of its Subcommittee and consultants who may be present regarding the request for a full power operating license for this facility. Representatives of the NRC Staff and the Applicant will also make presentations and respond to questions regarding operation of this station.

Portions of this session will be closed as necessary to discuss Proprietary Information related to this matter and information which will be involved in an adjudicatory proceeding.

1:30 p.m.—3:00 p.m.: Systematic Evaluation Program (Open)—The Committee will hear and discuss the report of its Subcommittee and

consultants who may be present regarding the proposed NRC program for systematic evaluation of operating nuclear power plants. Representatives of the NRC Staff and the nuclear industry as appropriate will make presentations and participate in related discussion.

3:00 p.m.—5:00 p.m.: Alternate Decay Heat Removal Systems (Open)—The ACRS will hear the report of its Subcommittee and consultants who may be present regarding the proposed NRC action plan (Task Action Plan A-45) for Evaluation of Alternate Decay Heat Removal Systems. Representatives of the NRC Staff and the nuclear industry as appropriate will make presentations and participate in related discussion.

5:00 p.m.—5:30 p.m.: Future ACRS Activities (Open)—The members of the Committee will be briefed by members of the NRC Staff regarding the proposed NRC Staff organization and plan of action for accelerated review of the Clinch River Breeder Reactor. Anticipated activities for future Committee and Subcommittee meetings will also be discussed.

5:30 p.m.—6:15 p.m.: ACRS Subcommittee Reports (Open)—The Committee will hear and discuss reports of designated subcommittees regarding safety related issues including proposed changes in ECCS Evaluation Models (10 CFR Part 50, Appendix K); proposed NRC Rule (10 CFR Part 50) on application of TMI-2 Lessons Learned to Operating Licenses; and Japanese regulatory policy, criteria, and safety research activities.

Portions of this session will be closed as necessary to discuss information considered privileged and provided in confidence by a foreign source.

Saturday, November 14, 1981

8:30 A.M.—12:30 P.M.: ACRS Reports to the NRC (Open/Closed)—The Committee members will discuss proposed ACRS reports to the NRC regarding the matters considered during this meeting.

Portions of this session will be closed as necessary to discuss Proprietary Information applicable to the matters being discussed and to discuss information which will be involved in adjudicatory proceedings.

1:30 P.M.—2:30 P.M.: ACRS Subcommittee Reports (Open)—The Committee members will hear and discuss the reports of designated ACRS Subcommittees on a safety related matters including the reliability of electrical power supplies at nuclear power plants; human factors in the design and operation of nuclear plants including the qualifications of

management, operators and supporting infrastructures; and on ACRS procedures.

2:30 P.M.—3:30 P.M.: Concluding Session (Open)—The Committee will complete discussion of the items noted above and will discuss other miscellaneous matters related to nuclear safety and regulation.

Portions of this session will be closed as necessary to discuss information considered privileged and provided in confidence by a foreign source.

Procedures for the conduct of and participation in ACRS meetings were published in the Federal Register on October 7, 1980 (45 FR 66535). In accordance with these procedures, oral or written statements may be presented by members of the public, recordings will be permitted only during those portions of the meeting when a transcript is being kept, and questions may be asked only by members of the Committee, its consultants, and Staff. Persons desiring to make oral statements should notify the ACRS Executive Director as far in advance as practicable so that appropriate arrangements can be made to allow the necessary time during the meeting for such statements. Use of still, motion picture and television cameras during this meeting may be limited to selected portions of the meeting as determined by the Chairman. Information regarding the time to be set aside for this purpose may be obtained by a telephone call to the ACRS Executive Director (R. F. Fraley) prior to the meeting. In view of the possibility that the schedule for ACRS meetings may be adjusted by the Chairman as necessary to facilitate the conduct of the meeting, persons planning to attend should check with the ACRS Executive Director if such rescheduling would result in major inconvenience.

I have determined in accordance with Subsection 10(d) Pub.L. 92-463 that it is necessary to close portions of this meeting as noted above to discuss Proprietary Information relating to the matter being considered (5 U.S.C. 552b(c)(4)), information which will be involved in an adjudicatory proceeding (5 U.S.C. 552b(c)(10)), and information considered privileged and provided in confidence by a foreign source (5 U.S.C. 552b(c)(4)).

Further information regarding topics to be discussed, whether the meeting has been cancelled or rescheduled, the Chairman's ruling on requests for the opportunity to present oral statements and the time allotted therefor can be obtained by a prepaid telephone call to the ACRS Executive Director, Mr.

Raymond F. Fraley (telephone 202/634-3265), between 8:15 A.M. and 5:00 P.M. EST.

Dated: October 26, 1981.

John C. Hoyle,

Advisory Committee Management Officer.

[FR Doc. 81-31582 Filed 10-29-81; 8:45 am]

BILLING CODE 7590-01-M

Advisory Committee on Reactor Safeguards, Subcommittee on Reactor Fuel; Meeting

The ACRS Subcommittee on Reactor Fuel will hold a meeting on November 18, 1981 in Room 1046 at 1717 H Street, N.W., Washington, D.C. The Subcommittee will discuss with the NRC Staff the fuels research program. Discussion will focus on the budget levels for 1983 in preparation for the annual CRS Report to Congress on the NRC Safety Research Program.

In accordance with the procedures outlined in the Federal Register on September 30, 1981, (46 FR 47903), oral or written statements may be presented by members of the public, recordings will be permitted only during those portions of the meeting when a transcript is being kept, and questions may be asked only by members of the Subcommittee, its consultants, and Staff. Persons desiring to make oral statements should notify the Cognizant Federal Employee as far in advance as practicable so that appropriate arrangements can be made to allow the necessary time during the meeting for such statements.

The entire meeting will be open to public attendance except for those sessions of this meeting that may be closed to discuss the NRC Safety Research Program and Budget for 1983 as required (Sunshine Act Exemptions (2), (6), and (9)b). To the extent practicable, these closed sessions will be held so as to minimize inconvenience to members of the public in attendance.

The agenda for the subject meeting shall be as follows:

Wednesday, November 18, 1981

8:30 a.m. until the conclusion of business.

During the initial portion of the meeting, the Subcommittee, along with any of its consultants who may be present, will exchange preliminary views regarding matters to be considered during the balance of the meeting.

The Subcommittee will then hear presentation by and hold discussions with representatives of the NRC staff, their consultants, and other interested

persons regarding this review.

Further information regarding topics to be discussed, whether the meeting has been cancelled, or rescheduled, the chairman's ruling on requests for the opportunity to represent oral statements and the time allotted therefore can be obtained by a prepaid telephone call to the cognizant Designated Federal Employee, Mr. Paul Boehnert (telephone 202/634-3267) between 8:15 a.m. and 5:00 p.m. est.

I have determined, in accordance with section 10(d) Pub. L. 92-463 that it may be necessary to close sessions of the meeting as noted above to discuss matters which relate solely to the internal personnel rules and practices of the agency (Exemption (2)), to discuss information of a personal nature, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy (Exemption (6)), and to discuss preliminary information the release of which would be likely to significantly frustrate the Committee in the performance of its statutory function (Exemption (9)b). The authorities for such closure are Exemptions (2), (6) and (9)b to the Sunshine Act, 5 U.S.C. 552b(c)(2)(6)(9)b.

Dated: October 26, 1981.

John C. Hoyle,

Advisory Committee Management Officer.

[FR Doc. 81-31583 Filed 10-29-81; 8:45 am]

BILLING CODE 7590-01-M

[Docket No. 50-99]

Babcock & Wilcox Co.; Proposed Issuance of Orders Authorizing Dismantling of Facility, Disposition of Component Parts and Termination of Facility License

The U.S. Nuclear Regulatory Commission (the Commission) is considering issuance of orders authorizing the Babcock and Wilcox Company (the licensee) to dismantle the Lynchburg Pool Reactor (the facility), a pool-type nuclear reactor located in Lynchburg, Virginia, to dispose of the component parts in accordance with the plan set out in the licensee's application dated July 23, as supplemented September 23, 1981, and to terminate the facility license. The reactor is covered by Facility Operating License No. R-47.

Prior to issuance of any orders, the Commission will have made findings required by the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations.

By November 30, 1981, the licensee may file a request for a hearing with respect to issuance of the subject orders

and any person whose interest may be affected by this proceeding and who wishes to participate as a party in the proceeding must file a written petition for leave to intervene. Requests for a hearing and petitions for leave to intervene shall be filed in accordance with the Commission's "Rules of Practice for Domestic Licensing Proceedings" in 10 CFR Part 2. If a request for a hearing or petition for leave to intervene is filed by the above date, the Commission or an Atomic Safety and Licensing Board, designated by the Commission or by the Chairman of the Atomic Safety and Licensing Board Panel, will rule on the request and/or petition and the Secretary or the designated Atomic Safety and Licensing Board will issue a notice of hearing or an appropriate order.

As required by 10 CFR 2.714, a petition for leave to intervene shall set forth with particularity the interest of the petitioner in the proceeding, and how that interest may be affected by the results of the proceeding. The petition should specifically explain the reasons why intervention should be permitted with particular reference to the following factors: (1) the nature of the petitioner's right under the Act to be made a party to the proceeding; (2) the nature and extent of the petitioner's property, financial, or other interest in the proceeding; and (3) the possible effect of any order which may be entered in the proceeding on the petitioner's interest. The petition should also identify the specific aspect(s) of the subject matter of the proceeding as to which petitioner wishes to intervene. Any person who has filed a petition for leave to intervene or who has been admitted as a party may amend the petition without requesting leave of the Board up to fifteen (15) days prior to the first prehearing conference scheduled in the proceeding but such an amended petition must satisfy the specificity requirements described above.

Not later than fifteen (15) days prior to the first prehearing conference scheduled in the proceeding, a petitioner shall file a supplement to the petition to intervene which must include a list of the contentions which are sought to be litigated in the matter, and the bases for each contention set forth with reasonable specificity. Contentions shall be limited to matters within the scope of the action under consideration. A petitioner who fails to file such a supplement which satisfies these requirements with respect to at least one contention will not be permitted to participate as a party.

Those permitted to intervene become parties to the proceeding, subject to any limitations in the order granting leave to intervene, and have the opportunity to participate fully in the conduct of the hearing, including the opportunity to present evidence and cross-examine witnesses.

A request for a hearing or a petition for leave to intervene shall be filed with the Secretary of the Commission, United States Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Docketing and Service Section, or may be delivered to the Commission's Public Document Room, 1717 H Street, N.W., Washington, D.C. by the above date. Where petitions are filed during the last ten (10) days of the notice period, it is requested that the petitioner or representative for the petitioner promptly so inform the Commission by a toll-free telephone call to Western Union at (800) 325-6000 (in Missouri (800) 342-6700). The Western Union operator should be given Datagram Identification Number 3737 and the following message addressed to John Stolz: (petitioner's name and telephone number); (Date petition was mailed); (Lynchburg Pool Reactor); and (publication date and page number of this Federal Register notice). A copy of the petition should also be sent to the Executive Legal Director, U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, and to A. F. Olsen, Senior License Administrator, Lynchburg Research Center, Babcock and Wilcox Company, P.O. Box 1260, Lynchburg, Virginia 24505.

Nontimely filings of petitions for leave to intervene, amended petitions, supplemental petitions and/or requests for hearing will not be entertained absent a determination by the Commission, the presiding officer or the Atomic Safety and Licensing Board designated to rule on the petition and/or request, that the petitioner has made a substantial showing of good cause for the granting of a late petition and/or request. That determination will be based upon a balancing of the factors specified in 10 CFR 2.714 (a)(i)-(v) and 2.714(d).

For further details with respect to this action, see the licensee's application dated July 23, 1981, as supplemented September 23, 1981, which is available for public inspection at the Commission's Public Document Room, 1717 H Street, N.W., Washington, D.C.

Dated at Bethesda, Maryland, this 22nd day of October 1981.

For the Nuclear Regulatory Commission.
John F. Stolz,
Chief, Operating Reactors Branch No. 4,
Division of Licensing.

[FR Doc. 81-31585 Filed 10-29-81; 8:45 am]
BILLING CODE 7590-01-M

[Docket No. 50-409]

**Dairyland Power Cooperative;
Issuance of Amendment to Provisional
Operating License**

The U.S. Nuclear Regulatory Commission (the Commission) has issued Amendment No. 25 to Provisional Operating License No. DPR-45, issued to Dairyland Power Cooperative (the licensee), which revised the Technical Specifications for operation of the La Crosse Boiling Water Reactor (LACBWR) located in Vernon County, Wisconsin. The amendment is effective as of its date of issuance.

The amendment modifies the Technical Specifications to incorporate changes resulting from Lessons Learned as a result of the accident at TMI-2. It also revises the standards used to determine equipment operability.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment. Prior public notice of this amendment was not required since the amendment does not involve a significant hazards consideration.

The Commission has determined that the issuance of this amendment will not result in any significant environmental impact and that pursuant to 10 CFR 51.5(d)(4) an environmental impact statement or negative declaration and environmental impact appraisal need not be prepared in connection with issuance of this amendment.

For further details with respect to this action see (1) the application for amendment dated September 12, 1980, (2) Amendment No. 25 to License No. DPR-45, and (3) the Commission's related Safety Evaluation. All of these items are available for public inspection at the Commission's Public Document Room, 1717 H Street, N.W., Washington, D.C. 20555 and at the La Crosse Public Library, 800 Main Street, La Crosse, Wisconsin 54601. A copy of items (2) and (3) may be obtained upon request addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Division of Licensing.

Dated at Bethesda, Maryland, this 23rd day of October 1981.

For the Nuclear Regulatory Commission.
Thomas V. Wambach,
Acting Chief, Operating Reactors Branch No. 5,
Division of Licensing.

[FR Doc. 81-31584 Filed 10-29-81; 8:45 am]
BILLING CODE 7590-01-M

[Docket No. 50-389]

**Florida Power & Light Company, et al.;
Availability of the Draft Environmental
Statement for St. Lucie Plant, Unit No. 2**

Pursuant to the National Environmental Policy Act of 1969 and the United States Nuclear Regulatory Commission's regulations in 10 CFR Part 51, notice is hereby given that a Draft Environmental Statement (NUREG-0842) has been prepared by the Commission's Office of Nuclear Reactor Regulation related to the proposed operation of the St. Lucie Plant, Unit No. 2, located in St. Lucie County, Florida. The owners of St. Lucie 2 are Florida Power and Light Company and Orlando Utilities Commission of the City of Orlando, Florida.

This Draft Environmental Statement (DES) addresses the aquatic, terrestrial, radiological, social and economic costs and benefits associated with normal station operation. Also considered are station accidents, their likelihood of occurrence and their consequences. Finally, the statement presents an updated discussion of need for the facility based on information available in 1981.

This DES is available for inspection by the public in the Commission's Public Document Room at 1717 H Street, N.W., Washington, D.C., and at the Indian River Community College Library, 3900 Virginia Avenue, Ft. Pierce, Florida. The DES is also being made available at the State Planning & Development Clearinghouse, Office of Intergovernmental Coordination, Executive Office of the Governor, the Capitol, Tallahassee, Florida 32301 and at the Treasure Coast Regional Planning Council, P.O. Box 2395, Stuart, Florida 33494. Requests for copies of the DES should be addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Technical Information and Document Control.

Interested persons may submit comments on this DES for the Commission's consideration. Federal, State, and specified local agencies are being provided with copies of the DES

(local agencies may obtain these documents upon request).

Comments by Federal, State and local officials, or other members of the public received by the Commission will be made available for public inspection at the Commission's Public Document Room in Washington, D.C. and the Indian River Community Library, Comments are due by December 14, 1981. After consideration of the comments submitted on the DES the Commission's staff will prepare a Final Environmental Statement, the availability of which will be published in the Federal Register.

Comments on the Draft Environmental Statement from interested members of the public should be addressed to the U.S. Nuclear Regulatory Commission, Washington, D.C. 20555, Attention: Director, Division of Licensing.

Dated at Bethesda, Maryland, this 23rd day of October, 1981.

For the Nuclear Regulatory Commission,
Frank J. Miraglia,
Chief, Licensing Branch No. 3, Division of Licensing.

[FR Doc. 81-31588 Filed 10-29-81; 8:45 am]

BILLING CODE 7590-01-M

OFFICE OF MANAGEMENT AND BUDGET

Office of Federal Procurement Policy

Proposal for a Uniform Federal Procurement System: Public Meetings and Request for Public Review and Comment

AGENCY: Office of Federal Procurement Policy; Office of Management and Budget.

ACTION: Solicitation of views.

SUMMARY: Pub. L. 96-83, "The Office of Federal Policy Act Amendments of 1979" (41 U.S.C. 401, et. seq.) requires the Administrator for Federal Procurement Policy to develop a proposal for a uniform, comprehensive and innovative procurement system for use by Federal agencies. Specifically the law requires a two-phased approach: submission of a procurement system proposal to the Congress by October 1980 and submission of a management system proposal and a proposed procurement statute this year. A procurement system proposal was submitted last October in accordance with the statutory schedule. However, that proposal is being redone to assure that it is thoroughly integrated with the management and legislative proposals. The proposal being issued is a draft and does not represent a coordinated

executive branch position. Further the statutory proposal is in the form of a model statute that could be used for a single or dual statutory foundation for civil and defense agencies.

Sixteen interagency task groups were established in May 1981 by the Administrator to assist in the development of the proposals. Each task group reviewed existing procurement processes and programs in its assigned subject area and submitted a formal report to OFPP in July 1981. The task group reports and recommendations served as primary building blocks in the drafting of a single proposal for the integrated Federal Procurement System. That single proposal, which incorporates the procurement, management and legislative proposals required by the Congress has been sufficiently articulated at this point to permit public and agency review and comment.

Notice if given, therefore, that the views of all interested parties are solicited with regard to the procurement system proposal, which is available upon written or telephone request. Views may be presented in writing to the Office of Federal Procurement Policy in Washington, D.C. not later than December 2, 1981. Alternatively, views may be presented orally at public meetings to be held in accordance with the schedule cited below. These views will be helpful in refining and revising the proposal prior to its submission to the Congress.

Availability of Proposal

Requests for copies of the proposal for a Uniform Federal Procurement System should be addressed to the Office of Administration, Document Distribution Center, 726 Jackson Place, N.W., Room G-236, New Executive Office Building, Washington, D.C. 20503 (Telephone: 202/395-7207).

Dates, Times, and Locations of Meetings

Meetings will commence at 9:30 a.m. and will continue until 3:30 p.m. (with a one hour adjournment from 12:00 to 1:00 p.m.) in accordance with the following schedule:

November 30:

Auditorium, Transportation Systems Center, 55 Broadway, Kendall Square, Cambridge, Massachusetts
Conference Room 1612, Federal Building, 1520 Market Street, St. Louis, Missouri

Ceremonial Courtroom, Federal Building, 450 Golden Gate Avenue, San Francisco, California

December 1:

New Executive Office Building, Room 2008, 726 Jackson Place, N.W.,

Washington, D.C.

Presentation of Views at Meetings

Persons may appear on their own behalf or as representatives of any entity or of any interested group, whether public or private, to make oral presentations. Persons who wish to provide oral testimony should notify the Office of Federal Procurement Policy, Office of Management and Budget, 726 Jackson Place, N.W., Room 9013, New Executive Office Building, Washington, D.C. 20503 (Telephone: 202/395-7207) at least one week in advance of the scheduled meeting at which they wish to speak. (Such notification may be made by telephone.) Oral presentation at the meetings shall be limited to approximately 15 minutes and a written summary of the oral presentation should be provided to the hearing officer on the day of the meeting.

Presentation of Written Views

In lieu of, or in addition to the presentation of oral views, written comments may be submitted on the proposals not later than December 2, 1981. Such comments should be addressed to the Office of Federal Procurement Policy, Office of Management and Budget, 726 Jackson Place, N.W., Room 9013, New Executive Office Building, Washington, D.C. 20523.

FOR FURTHER INFORMATION CONTACT: Mr. David F. Baker, Office of Federal Procurement Policy, Office of Management and Budget, 726 Jackson Place, N.W., 9001 New Executive Office Building, Washington, D.C. 20503 (Telephone: 202/395-7207).

Donald E. Sowle,
Administrator.

[FR Doc. 81-31730 Filed 10-29-81; 8:45 am]

BILLING CODE 3110-01-M

PENNSYLVANIA AVENUE DEVELOPMENT CORPORATION

Designation of the Corps of Engineers Board of Contract Appeals to Hear Contract Appeals for Agency

AGENCY: Pennsylvania Avenue Development Corporation (PADC).

ACTION: Notice of designation contract appeals.

SUMMARY: The Pennsylvania Avenue Development Corporation (PADC) has designated the Corps of Engineers Board of Contract Appeals to hear, consider and finally decide contract appeals from decisions of PADC contracting officers (a) arising under or related to contracts subject to the Contract Disputes Act of

1978, 41 U.S.C. 601, or (b) arising under contracts that provide for decision of appeals to be made by the head of the agency or his duly authorized representatives. In acting under this designation, the Corps of Engineers Board of Contract Appeals will follow such rules and procedures as are or may be prescribed for the determination of Corps of Engineers contract appeals cases.

FOR FURTHER INFORMATION CONTACT:

Madeleine B. Schaller, Attorney, Office of the General Counsel, Pennsylvania Avenue Development Corporation, 425 13th St., N.W. Suite 1148, Washington, D.C. 20004; (202) 566-1078.

Dated: October 23, 1981.

Peter T. Meszoly,
Assistant Director.

[FR Doc. 81-31538 Filed 10-29-81; 8:45 am]
BILLING CODE 7630-01-M

SECURITIES AND EXCHANGE COMMISSION

**Boston Stock Exchange, Inc.;
Applications for Unlisted Trading
Privileges and of Opportunity for
Hearing**

October 26, 1981.

The above named national securities exchange has filed applications with the Securities and Exchange Commission pursuant to Section 12(f)(1)(B) of the Securities Exchange Act of 1934 and Rule 12f-1 thereunder, for unlisted trading privileges in the following stocks:

- Ensource, Inc., Common Stock, \$.01 Par Value (File No. 7-6064)
- Mercantile Texas Corp., Common Stock, \$5 Par Value (File No. 7-6065)
- Public Service Company of New Mexico, Common Stock, \$5 Par Value (File No. 7-6066)
- Republic of Texas Corp., Common Stock, \$5 Par Value (File No. 7-6067)

These securities are listed and registered on one or more other national securities exchanges and are reported in the consolidated transaction reporting system.

Interested persons are invited to submit on or before November 17, 1981 written data, views and arguments concerning the above-referenced applications. Persons desiring to make written comments should file three copies thereof with the Secretary of the Securities and Exchange Commission, Washington, D.C. 20549. Following this opportunity for hearing, the Commission will approve the applications if it finds, based upon all the information available to it, that the extensions of unlisted

trading privileges pursuant to such applications are consistent with the maintenance of fair and orderly markets and the protection of investors.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

George A. Fitzsimmons,
Secretary.

[FR Doc. 81-31559 Filed 10-29-81; 8:45 am]
BILLING CODE 8010-01-M

[Release No. 18208; File No. S7-912]

**National Association of Securities
Dealers, Inc. and Philadelphia Stock
Exchange, Inc.; Order Approving on a
Provisional Basis a Plan Providing for
Allocation of Examining Authority;
Publication of the Plan for Comment**

October 26, 1981.

On October 22, 1981, the National Association of Securities Dealers (the "NASD") and the Philadelphia Stock Exchange (the "PHLX") filed a plan (the "Plan") for allocating regulatory responsibilities under Section 17(d) of the Securities Exchange Act of 1934 (the "Act"), 15 U.S.C. 78q(d), between and among the NASD and the PHLX.

Publication of the Plan is expected to be made in the Federal Register during the week of October 26, 1981. Interested persons are invited to submit written data, views and arguments concerning the submission within twenty-one days from the date of publication in the Federal Register. Persons desiring to make written submissions within twenty-one days from the date of publication should file six copies thereof with the Secretary of the Commission, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549. Reference should be made to File No. S7-912.

Copies of the submission, with accompanying exhibits, and of all written comments will be available for public inspection at the Securities and Exchange Commission's Public Reference Room, 1100 L Street, N.W., Washington, D.C. Copies of the Plan will also be available at the principal office of the above-mentioned self-regulatory organizations.

The Commission finds that provisional approval of the Plan is appropriate at this time and is currently reviewing the Plan in accordance with applicable provisions of the Act, and the rules thereunder and expects to make the Plan permanent upon completion of its review.

The Plan is hereby approved pursuant to Sections 17(d) and 11A(a)(3)(B) of the Act, 15 U.S.C. 78q(d) and 78k-

1(a)(3)(B), for the period of time from the date of this order through May 30, 1982, unless such period is otherwise extended by the Commission.

The Commission further orders that the PHLX be and hereby is relieved of the responsibilities allocated to the NASD under the Plan as approved for the prescribed period of time herein in accordance with Sections 17(d) and 19(g) of the Act, 15 U.S.C. 78q(d) and 78s(g).

For the Commission by the Division of Market Regulation, pursuant to delegated authority.

George A. Fitzsimmons,
Secretary.

**Agreement Between the National Association
of Securities Dealers, Inc. and the
Philadelphia Stock Exchange, Inc., Pursuant
to Rule 17d-2 Under the Securities Exchange
Act of 1934**

This Agreement (the "Agreement" or "Plan") between the National Association of Securities Dealers, Inc. (the "NASD"), and the Philadelphia Stock Exchange, Inc. (the "PHLX"), is made this 21st day of October, 1981, in accordance with the provisions of Section 17(d) of the Securities Exchange Act of 1934 (the "Act"), and Rule 17d-2 thereunder.

Whereas, under the Act, and the rules and regulations thereunder, the PHLX is a self-regulatory organization and the NASD is a self-regulatory organization;

Whereas, Section 17(d), and Rule 17d-2 thereunder, are intended to reduce or to eliminate regulatory duplication among self-regulatory organizations and to serve other purposes under the Act;

Whereas, Section 17(d), and Rule 17d-2 thereunder, provide for the allocation of self-regulatory responsibilities pursuant to one or more plans by two or more self-regulatory organizations submitted to, and approved by, the Securities and Exchange Commission (the "Commission"), and for the exchange of reports and information among self-regulatory organizations;

Whereas, the NASD and the PHLX propose to execute a plan, in the form of this Agreement, under Section 17(d), and Rule 17d-2 thereunder, to serve such purposes concerning Common Members and, in accordance with Sections 17(d) and 19(g) of the Act, to relieve the PHLX from the self-regulatory responsibilities as set forth below; and

Whereas, the NASD and the PHLX propose to file this Agreement with the Commission for its review and approval.

Now, therefore, in consideration of the mutual covenants contained hereafter, and in consideration of other valuable consideration, the NASD and the PHLX hereby agree as follows:

A. Definitions

1. For purposes this Agreement, the following definitions shall apply.

(a) The term "Common Member" shall mean a member of both the NASD and the

PHLX or any associated person of such Common Member.

(b) The term "Enforcement Responsibility" shall mean the conduct of appropriate proceedings to determine whether violation of pertinent laws, rules, or regulations have occurred.

(c) The term "Inspection and Examining Responsibility" shall mean:

(1) Examinations of Common Members to determine compliance by such members with the applicable rules of the PHLX, the By-laws and Rules of Fair Practice of the NASD, the Act and the rules and regulations thereunder, and other applicable laws, rules and regulations;

(2) Financial and operations surveillance and the review of reports centrally filed with the NASD by Common Members covered by this Agreement; and

(3) All other necessary functions not requiring on-site Common Member examination, including investigations of Common Members;

(d) The term "Immediate Notice" shall mean (i) notice by one party to the other party under this Agreement that is provided at the same time that such first party provides notice to the Commission; or (ai), where notification to the Commission is not required, at the earliest practicable time.

(e) The term "Regulatory Responsibility" shall refer Inspection, Examination and Enforcement Responsibility

(f) The term "Unique PHLX Rule" shall mean a PHLX rule that, in substance, does not appear in the rule of the NASD.

2. Unless otherwise defined in this Agreement, or unless the context otherwise requires, the terms used in this Agreement shall have the same meaning as they have under at the Act and the rules and regulations thereunder.

B. Responsibilities of the NASD

1. *Regulatory Responsibility.* The NASD shall assume Regulatory Responsibility for all Common Members which are or shall become designated to the NASD pursuant to the provisions of Rule 17d-1 under the Act.

(a) A proceeding, when the Enforcement Responsibility of the NASD, shall be conducted pursuant to its Code of Procedure for Handling Trade Practice Complaints.

(b) Except as set forth in Section B.1.(c), the NASD's Regulatory Responsibility for applicable PHLX rules shall be divided into two categories: (i) Common Members that were designated to the PHLX under Rule 17d-1 immediately preceding redesignation under such rule to the NASD in connection with this agreement, and (ii) Common Members that were not designated to the PHLX pursuant to Rule 17d-1 immediately preceding redesignation under such rule to the NASD at the time of the execution of this Agreement. In the case of category (i), the NASD shall have Regulatory Responsibility for all relevant PHLX rules, whether regulatory or housekeeping; in the case of category (ii), the NASD shall have Regulatory Responsibility for only those PHLX rules which are regulatory. The NASD shall not assume any Regulatory Responsibility for PHLX rules which are definitional or administrative in nature. The designation of PHLX rules as

regulatory, housekeeping definitional or administrative shall be jointly determined by agreement of the NASD and the PHLX.

(c) The PHLX shall have Regulatory Responsibility for all PHLX rules, as well as the Act and rules and regulations thereunder, with respect to any Common Member that (i) acts as a registered specialist, registered options trader, or floor broker on the PHLX and (ii) has revenue from one or more of such activities amounting to at least 75 percent of its total revenue (before expenses), as reported on either Part II or Part IIA of Form X-17A-5 under the Act, during the previous calendar year.

(1) The PHLX and the NASD shall review, and confirm with each other in writing, the identity and allocation of the Common Members within the scope of this paragraph (c) on an annual basis.

(2) The NASD shall not oppose the designation of the PHLX as the designated examining authority under Rule 17d-1 for such Common Members.

2. *Unique PHLX Rules.* (a) Apparent violations of unique PHLX Rules discovered by the NASD pursuant to the performance of its Regulatory Responsibilities shall be referred to the PHLX for enforcement proceedings as the PHLX deems necessary, although the PHLX on a case-by-case basis may determine to authorize the NASD to undertake the Enforcement Responsibility for any such case. The NASD shall undertake such Enforcement Responsibility unless it would be inappropriate to do so.

(b) Apparent violations of all other applicable rules, including violations of the Act or other federal securities laws, and rules and regulations thereunder, shall be investigated by, and enforcement proceedings in respect thereto shall be conducted by, the NASD, provided, however, that the NASD shall refer matters to the PHLX in accordance with Section B.3. Each party agrees to make available promptly files or other documents as well as witnesses as necessary to assist the other party in fulfilling its self-regulatory responsibilities and activities.

3. *Referrals.* The NASD shall refer to the PHLX that portion of any investigation or examination of a Common Member that concerns its conduct of business on the floor, or through the facilities, of the PHLX. The PHLX shall assume Enforcement Responsibility in any such case unless the PHLX requests the NASD to undertake, and the NASD shall undertake, Enforcement Responsibility in any such case.

4. *Registered Personnel.* (a) Common Members shall be required to submit all applications for registration to the NASD and the NASD shall be responsible for processing and acting upon all such applications submitted on behalf of allied members, partners, officers, registered personnel and any other person required to be approved by the rules of either the PHLX or the NASD or associated with Common Members thereof. The NASD shall advise the PHLX in writing, on a monthly basis, of any changes of allied members, partners, officers, registered personnel and other persons required to be approved by the rules of either the PHLX or the NASD and shall collect, and forward monthly to the PHLX, applicable fees for the

account of the PHLX. The NASD shall provide the PHLX with an accounting of such fees in January of each year.

(b) This paragraph shall not apply to any application to the PHLX concerning persons to be located on either its equity floor or its options floor, including but not limited to an application to become a registered specialist, registered options trader, or floor broker.

5. *Registered Personnel List.* The NASD shall furnish the PHLX, when the capability is available to do so, a written list in January and June of each year that sets forth persons associated with any Common Member who are registered with the NASD by (i) firm name, (ii) category of registration, and (iii) individual name.

6. *Common Member Filings.* (a) Common Members shall be required to send to the NASD all letters, termination notices or other material respecting their associated persons. When, as a result of processing these submissions, the NASD becomes aware of a statutory disqualification with respect to a Common Member, the NASD shall determine, pursuant to Section 15A(g) and/or Section 6(c) of the Act, the acceptability or continued acceptability of the person to whom such statutory disqualification applies and shall keep the PHLX advised in writing of its actions in this regard. The PHLX shall, within 30 days of receiving such information from the NASD, determine whether to permit a statutorily disqualified Common Member to become or to remain a PHLX member or a person associated with a PHLX member and the PHLX shall so advise the NASD.

(b) The NASD shall review and take action with respect to all requests for the opening, address changes, or closings of branch offices by Common Members. The NASD shall advise the PHLX in writing, on a monthly basis, of the opening, address change, or closings of branch and main offices of Common Members.

7. *Special Surveillance Categories.* The NASD shall keep the PHLX currently informed of any special surveillance categories utilized by the NASD in its surveillance of Common Members and shall furnish the PHLX with a description of the financial or operational factors that would cause an NASD designated member to be placed in one or another of such categories and of the subsequent action to be taken when an NASD designated member is placed in each such category.

8. *Common Member Special Surveillance.* The NASD shall give the PHLX immediate oral notice of (i) the placing of a Common Member in a Securities Investor Protection Act of 1970 Section 5(a) surveillance category, along with the particular factors that caused such member to be so placed in such category; (ii) any change in such Section 5(a) surveillance category in which any Common Member has been placed and the reasons for such change; and (iii) the removal of any Common Member from the surveillance category and the reasons therefor. The NASD shall confirm such notice in writing at the earliest practicable time.

9. *Operational Or Other Restrictions.* The NASD shall give the PHLX immediate oral notice of (i) any decision to suspend, or to

place other operational or financial restrictions upon, any Common Member (other than new members) and (ii) of any event that requires notice to either the Commission or the Securities Investor Protection Corporation ("SIPC") in connection with Rule 17a-11 under the Act. The NASD shall confirm such notice in writing at the earliest practicable time.

10. *Information.* (a) The NASD shall promptly furnish the PHLX any information which the NASD determines indicates possible financial or operational problems of any Common Member designated to the PHLX under Rule 17d-1.

(b) On request, the NASD shall provide the PHLX with a copy of any financial, operational, or related report filed with the NASD by a Common Member or a copy of any examination report, investigative material, or other documents involving compliance with PHLX rules by a Common Member.

11. *Customer Complaints; Notices.* The NASD shall furnish the PHLX, on a monthly basis, with (i) a written list that sets forth such information with respect to customer complaints involving a Common Member designated to the PHLX pursuant to Rule 17d-1 under the Act as the PHLX shall reasonably request and (ii) a written list of all notices of disciplinary action and all termination for "cause" notices which relate to a Common Member designated to the PHLX pursuant to Rule 17d-1 under the Act. On request, the NASD shall use reasonable efforts to furnish the PHLX such other information on customer complaints or termination notices involving other specific Common Members as the PHLX shall reasonably request.

12. *Disciplinary Action List.* The NASD shall furnish the PHLX, on a monthly basis, with a written list that sets forth such information with respect to any informal or formal disciplinary action initiated or completed against a Common Member designated to the PHLX pursuant to Rule 17d-1 under the Act as the PHLX shall request. On request, the NASD shall use reasonable efforts to furnish the PHLX such other information on informal or formal disciplinary actions involving other specific Common Members as the PHLX shall reasonably request.

13. *Extension Requests.* The NASD recognizes that, pursuant to the Agreement, the PHLX may maintain an available and appropriate mechanism for considering and acting upon requests for extensions of time pursuant to Regulation T under Section 7 of the Act and Rule 15c3-3 under the Act. Such extension determinations shall constitute PHLX determinations. Upon request, the NASD shall supply the PHLX with appropriate information in respect to specified Common Members concerning Regulation T and Rule 15c3-3 enforcement actions, and will keep the PHLX fully informed in connection therewith. The PHLX shall keep the NASD informed in respect to denials and grants of extensions of time pursuant to Regulation T and Rule 15c3-3 in such form and content as the NASD shall request.

14. *Advertising.* The NASD shall assume the responsibility to review the advertising of

Common Members covered by this Agreement. Such review will be made in accordance with then applicable NASD rules and interpretations. Common Member advertising shall not be subject to compliance with the PHLX rules.

C. Responsibilities of the PHLX

1. *Regulatory Responsibility.* The PHLX shall have Regulatory Responsibility for its marketplaces and facilities (e.g., the equity and options floors) and its members participating therein.

2. *Unique PHLX Rules.* The PHLX shall have the responsibility of enforcing compliance by its members with (i), where applicable, its housekeeping rules and (ii) Unique PHLX Rules.

3. *Special Surveillance Categories.* The PHLX shall keep the NASD currently informed of the special surveillance categories utilized by the PHLX in conducting its marketplace surveillance of its members and shall furnish the NASD with a description of the financial or operational factors that would cause a PHLX member to be placed in one or another of such categories and of the subsequent action to be taken when a PHLX member is placed in each such category.

4. *Common Member Special Surveillance.* The PHLX shall give the NASD immediate oral notice of (i) the placing of a Common Member in any surveillance category referred to in Section C.3. and of the particular factors that caused such a member to be so placed in such category; (ii) any change in the surveillance category in which any Common Member has been placed and the reasons for such change; and (iii) the removal of any Common Member from a surveillance category and the reasons therefor. The PHLX shall confirm such notice at the earliest practicable time.

5. *Operational or Other Restrictions.* The PHLX shall give the NASD immediate oral notice of (i) any decision to suspend, or to place other operational or financial restrictions upon, any Common Member and (ii) of any event involving a Common Member that requires notice to the Commission or SIPC in connection with Rule 17a-11 under the Act. The PHLX shall confirm such notice in writing at the earliest practicable time.

6. *Information.* The PHLX shall promptly furnish to the NASD any information which the PHLX determines indicates possible financial or operational problems of any Common Member, including but not limited to early warning indications of potential problems resulting from unusual accumulations or concentrations of securities positions or market fluctuations.

7. *Customer Complaint Referrals.* The PHLX shall forward, on recognition, to the NASD copies of all customer complaints received by the PHLX relating to Common Member activities that do not affect the PHLX's marketplaces or facilities and participants therein. The NASD shall review and take appropriate action in respect to such complaints. The NASD shall forward, on recognition, to the PHLX copies of customer complaints relating to activities that concern the PHLX's marketplaces or facilities and participants therein.

8. *New Products.* (a) The PHLX shall be responsible for study manuals, training programs, training course materials, and other procedures, shall develop appropriate rules, regulations, and forms, with respect to any new product (whether or not a security) that trades, or is proposed for trading, on the PHLX. On request, the NASD shall provide such advice as may be appropriate.

(b) The NASD shall consider the adoption of such rules, regulations, and forms as the PHLX may adopt for purposes of financial, operational, sales practice, and other regulatory considerations arising from the PHLX's introduction of a new product.

(c) The NASD shall be provided such manuals, programs materials and procedures necessary to perform its Regulatory Responsibilities under this Agreement.

(d) The NASD shall not impede or delay the PHLX's introduction of a new product by any failure to develop necessary or appropriate regulatory programs, within the NASD's then current expertise, to support any such new product. This paragraph, however, shall not limit the NASD's ability to submit written comments to the Commission concerning a PHLX new product as it may with new products of any SRO.

(e) The NASD acknowledges the confidential and proprietary nature of any information, manuals, programs, materials, and procedures to which the NASD may, in the PHLX's sole discretion, obtain access under this Agreement. The NASD shall take all reasonable steps to avoid disclosure of matters within this paragraph; or the use of matters within this paragraph in such other aspects of its business that may involve potential, or actual, conflicts of interest between the NASD and the PHLX.

D. General

1. *Confidentiality.* The NASD and the PHLX shall maintain the confidentiality of information, manuals, programs, materials, procedures, and other documents provided under this Agreement.

2. *Annual Audit Reports.* The NASD and the PHLX acknowledge the terms of Rule 17a-5(d)(6) under the Act.

3. *Common Member Notice.* The NASD and the PHLX shall send out a joint notice to Common Members to announce this Agreement.

4. *Special or Cause Examinations.* Nothing contained in this Agreement shall restrict or in any way encumber the right of the NASD or the PHLX to conduct special or cause examinations of Common Members as either party, in its sole discretion, shall deem appropriate or necessary.

5. *Disputes.* should a dispute arise between the parties as to the operation of this Agreement, PHLX and NASD agree that any such dispute shall be settled by arbitration in Philadelphia or Washington, D.C., (the situs of the respondent party) in accordance with the rules of the American Arbitration Association then in effect, or such other procedures upon which the parties may mutually agree. Judgment on any award under the procedures in this section may be entered in any court having jurisdiction.

6. Options Sales Practice Examinations. (a) Until a reallocation is made in accordance with the provisions of Section V of the Agreement among the American Stock Exchange, Inc. (the "Amex"), the Chicago Board Options Exchange, Inc. (the "CBOE"), the Midwest Stock Exchange, Inc., the NASD, the Pacific Stock Exchange Incorporated, and the PHLX dated June 4, 1981, (the "Options Agreement"), the NASD shall assume the responsibilities of the PHLX for common Members who are members only of the PHLX and the NASD.

(b) It is contemplated that the NASD, PHLX, Amex and CBOE will reach an agreement with respect to Common Members for which the PHLX is the Designated Options Examining Authority and which are not designated to the NASD under Section D.6.(a).

(c) No party to the Options Agreement (other than the PHLX), however, shall assume any responsibility as a Designated Options Examining Authority for Common Members within the category described in Section B.1.(c).

7. Liability. Neither the NASD nor the PHLX nor any of their respective directors, governors, officers, or employees shall be liable to the other party to the Agreement for any liability, loss or damage resulting from, or claimed to have resulted from, any delays, inaccuracies, errors or omissions with respect to the provision of Regulatory Responsibilities as provided herein or for the failure to provide any such responsibility except with respect to such liability, loss or damages as shall have been suffered by one or both of the NASD or the PHLX and caused by the willful misconduct or reckless disregard of either or both of the other parties or their respective directors, governors, officers or employees. No warranties, expressed or implied, are made by the NASD or the PHLX with respect to any of the responsibilities to be performed by either of these parties hereunder.

8. Regulatory Structure. (a) The NASD and the PHLX recognize that this Agreement is predicated upon the current structure and form of governance of the securities markets and industry as reflected in the Act and the rules and regulations thereof.

(b) If either party to this Agreement shall determine that a substantive change to the Act or any rule or regulation thereunder or any material event in the securities markets or industry materially affects the predicate for this Agreement, any such party shall provide the other party written notice of a request to renegotiate one or more specified terms of this Agreement.

(c) Any party that makes a request within paragraph (b) may withdraw, in its sole discretion and by written notice to the other party, such request at any time prior to the Commission's approval under subparagraph (d) below.

(d) Any executed amendment shall be promptly submitted to the Commission for its review and approval under Section 17(d) of the Act and Rule 17d-2 thereunder.

(e) Nothing in this Agreement shall require, cause, or permit either party to this Agreement to violate any federal, state, or local law, rule, or regulation.

9. Term of Agreement. (a) This Agreement shall be effective beginning the day and year of the order in which the Commission approves this Agreement under Section 17(d) and Rule 17d-2 thereunder.

(b) If, however, the NASD proposes to impose a charge at or after the end of the initial three-year period, the PHLX shall be given six months' advance written notice, and shall have the right, at such time to terminate this Agreement and once again perform the referred to Regulatory Responsibilities itself or to enter into an agreement pursuant to applicable rules of the Commission with another self-regulatory organization with respect to the performance of such responsibilities. No charge shall be imposed by the NASD upon the PHLX unless (i) the NASD has given the Commission written notice of its intention to impose such a charge; (ii) the NASD has, at the same time or previously, imposed similar types of charges upon other self-regulatory organizations with which the NASD has entered into agreements under Section 17(d) and Rule 17d-2 thereunder; and (iii) such charges are computed on the same basis utilized to determine such similar types of charges imposed upon such other organizations.

10. Termination. This Agreement may be cancelled by the PHLX at any time with the approval of the Securities and Exchange Commission if the PHLX concludes that performance by the NASD of its Regulatory Responsibilities hereunder has not been satisfactory. Such cancellation, pursuant to this section, would require at least 30 days prior written notice to the NASD and an opportunity to the NASD to be heard in respect to the conclusion that its performance has not been satisfactory.

11. Notices. All written notices, or other written communications required or permitted to be given under this Agreement shall be delivered personally or sent by mail to the parties hereto at the following addresses or to such other address as any party hereto shall hereafter specify by notice to the other party or parties hereto:

(a) If to the NASD, to the National Association of Securities Dealers, Inc., 1735 K Street, N.W., Washington, D.C. 20006. Attention: Mr. John E. Pinto, Jr., Vice President.

(b) If to the PHLX, to the Philadelphia Stock Exchange, Inc., 1900 Market Street, Philadelphia, Pennsylvania 19103. Attention: Mr. Robert B. Gilmore, Senior Vice President.

12. Binding Effect. This Agreement shall inure to the benefit of and shall be binding upon the parties hereto and their respective legal representatives, successors, and assigns. Nothing in this Agreement, expressed or implied, is intended or shall (i) confer on any person other than the parties hereto, or their respective legal representatives, successors, and assigns, any rights, remedies, obligations or liabilities under or by reason of this Agreement, or (ii) constitute the parties hereto partners or participants in a joint venture.

13. Assignment. Neither this Agreement nor any rights, remedy, obligation or liability arising hereunder or by reason hereof shall be assignable by any party hereto without the

prior written consent of the other party, except that either party may assign its rights or obligations hereunder in whole or in part to any subsidiary or parent corporation or to another wholly owned subsidiary of a parent that assumes the performance of the regulatory functions or responsibilities under this Agreement, provided, however, that the other party is promptly notified in writing of the assignment.

14. Entire Agreement. This Agreement, together with the Options Agreement dated June 9, 1981, constitutes the entire agreement under Section 17(d) and Rule 17d-2 thereunder between the NASD and the PHLX and supersedes all prior agreements, understandings, and arrangements under Section 17(d) and Rule 17d-2 thereunder, oral or written, between the NASD and the PHLX with respect to the subject matter hereof.

15. Headings. The section and other headings contained in this Agreement are for reference purposes only and shall not be deemed to be a part of this Agreement or to affect the meaning or interpretation of this Agreement.

16. Separability. Any term or provision of this Agreement which is invalid or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without rendering invalid or unenforceable the remaining terms and provisions of this Agreement or affecting the validity or enforceability of any of the terms or provisions of this Agreement in any other jurisdiction.

Relief From Responsibility

Pursuant to Section 17(d)(1)(A) of the Act, and Rule 17d-2 thereunder, the NASD and the PHLX jointly request the Commission, upon its approval of this Agreement, to relieve the PHLX of any and all responsibilities with respect to the matters allocated to the NASD pursuant to this Agreement for purposes of Sections 17(d) and 19(g) of the Act.

In witness whereof, the parties hereto have caused this Agreement to be executed by their respective officers hereunto duly authorized as of the day and year first above written.

National Association of Securities Dealers, Inc.

S. William Broka.

Philadelphia Stock Exchange, Inc.

William E. Hewlett.

[FR Doc. 81-31554 Filed 10-29-81; 8:45 am]

BILLING CODE 8010-01-M

[Release No. 34-18213; File No. SR-OCC-81-9]

Options Clearing Corp.; Self-Regulatory Organizations; Proposed Rule Change

Proposed rule change by the Options Clearing Corporation relating to clearing member financial requirements. Comments requested on or before November 20, 1981.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934, 15 U.S.C. 78s(b)(1), notice is hereby given that on August 10, 1981, the Options Clearing Corporation ("OCC") filed with the Securities and Exchange Commission the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of the Substance of Proposed Rule Change

OCC proposes to amend OCC Rule 304 regarding certain restrictions on a Clearing Member's withdrawal of funds from a subordinated loan account. OCC's current Rule 304 is inconsistent with SEC Rule 15c3-1 under the Securities Exchange Act of 1934 regarding the repayment of subordinated loans. To remove this inconsistency, OCC Rule 304 is proposed to be amended to give OCC the flexibility to authorize repayment of subordinated loans which would otherwise be precluded by OCC Rules, whenever the Clearing Member has satisfied OCC that it is not necessary for OCC to restrict the withdrawal of capital.

II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summaries, set forth in section (A), (B), and (C) below, of the most significant aspects of such statements.

(A) Purpose of, and Statutory Basis for, the Proposed Rule Change

The purpose of the proposed rule change is to remove an inconsistency between OCC Rule 304 and SEC Rule 15c3-1 regarding the repayment of subordinated loans. The inconsistency could result in a situation where a Clearing Member might have to choose between defaulting on a subordinated loan or willfully violating OCC's Rules, where repayment would be permitted by Rule 15c3-1. Since a Clearing Member's default on the repayment could result in significant hardships to the Clearing Member, Rule 304 is proposed to be

amended to provide OCC with the flexibility to authorize repayment of subordinated loans which would be otherwise precluded by OCC Rules, whenever the Clearing Member has satisfied OCC that it is not necessary for OCC to restrict the withdrawal of capital.

The proposed rule change is consistent with the requirements of the 1934 Act and the rules and regulations thereunder applicable to OCC. The proposed rule change relates to OCC's capacity to safeguard securities and funds in its custody or control or for which it is responsible by amending OCC Rules to prevent unnecessary financial and legal hardship to an OCC Clearing Member.

(B) Burden on Competition

The proposed amendment to Rule 304 will have no material impact on competition.

(C) Comments on the Proposed Rule Change Received from Members, Participants or Others

Comments were not and are not intended to be solicited by OCC with respect to the proposed rule change. No written comments have been received.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

On or before December 4, 1981, or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve such proposed rule change, or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington D.C. 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for

inspection and copying in the Commission's Public Reference Section, 1100 L Street, N.W., Washington, D.C. Copies of such filing will also be available for inspection and copying at the principal office of the above-mentioned self-regulatory organization. All submissions should refer to the file number in the caption above and should be submitted on or before November 20, 1981.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Dated: October 26, 1981.

George A. Fitzsimmons,
Secretary.

[FR Doc. 81-31600 Filed 10-29-81; 8:45 am]
BILLING CODE 8010-01-M

DEPARTMENT OF STATE

[Public Notice CM-8/455]

National Committee of the U.S. Organization for the International Radio Consultative Committee; Meeting

The Department of State announces that the National Committee of the U.S. Organization for the International Radio Consultative Committee (CCIR) will meet on November 19, 1981, at 9:30 a.m. in Room 1107, Department of State, 22d and C Streets, N.W., Washington, D.C.

The National Committee assists in the resolution of administrative/procedural problems pertaining to U.S. CCIR activities; provides advice on matters of policy and positions in preparation for CCIR Plenary Assemblies and meetings of the international Study Groups; and recommends the disposition of proposed U.S. contributions to the international CCIR which are submitted to the Committee for consideration.

The main purposes of the meeting will be:

- a. Review of results of the Study Group meetings;
- b. Consideration of positions for the XVth Plenary Assembly;
- c. Review of preparations/positions for the Plenipotentiary Conference of the International Telecommunication Union;
- d. Any other business.

Members of the general public may attend the meeting and join in the discussions subject to instructions of the Chairman. Admittance of public members will be limited to the seating available. In that regard, entrance to the Department of State building is controlled and entry will be facilitated if arrangements are made in advance of the meeting. It is requested that prior to

November 19, members of the general public who plan to attend the meeting provide their name and address to Mr. Gordon L. Huffcutt, Office of International Communications Policy, Department of State; the telephone number is Area Code 202, 632-2592. All non-Government attendees must use the C street entrance to the building.

Dated: October 9, 1981.

Gordon L. Huffcutt,
Chairman, U.S. Notional Committee.

[FR Doc. 81-31563 Filed 10-29-81; 8:45 am]

BILLING CODE 4710-07-M

[Public Notice CM-8/356]

Overseas School Advisory Council; Meeting

The Overseas Schools Advisory Council, Department of State, will hold its annual meeting on Tuesday, December 15, 1981, 9:30 a.m., in Conference Room 2722B, Department of State building, Washington, D.C.

Agenda items scheduled for discussion are as follows:

I. Welcome and Introduction of Participants

II. Greetings from the Department of State

III. Status Report of the 1980/1981 Program

IV. Participation of U.S. Corporations' and Foundations' Overseas Personnel on School Boards

V. Matching Gifts Programs

VI. Results of Surveys and Reports Regarding Local Fund-Raising Activities Conducted by Overseas Schools and Regional Overseas Schools Associations

VII. Council Communications with U.S. Corporations and Foundations Concerning the Schools' Needs

VIII. Review of a Project for the Improvement of Overseas Schools Programs (Through Regional Overseas Schools Associations)

IX. Other Business

For purposes of fulfilling building security, members of the public desiring to attend the meeting should call Ms. Judy Knott, Office of Overseas Schools, Department of State, Washington, D.C. Area Code 703-235-9600, prior to December 15. The public may

participate in discussions at the Chairman's instructions.

Dated: October 7, 1981.

Ernest N. Mannin,
Executive Secretary, Overseas Schools
Advisory Council.

[FR Doc. 81-31566 Filed 10-29-81; 8:45 am]

BILLING CODE 4710-01-M

[Public Notice CM-8/457]

Shipping Coordinating Committee, Subcommittee on Safety of Life at Sea; Meeting

The working group on Radiocommunications of the Subcommittee on Safety of Life at Sea will conduct an open meeting on November 18, 1981, at 9:00 a.m., in Room 8238 of the Department of Transportation Building, 400 Seventh Street, S.W., Washington, D.C. 20590.

The purpose of this meeting is to prepare position documents for the Twenty Fourth Session of the Subcommittee on Radio-communications of the Intergovernmental Maritime Consultative Organization (IMCO) to be held in London on March 15, 1982. In particular, the working group will discuss the following topics:

Maritime distress system

Performance standards for shipboard radio equipment

Life-saving radio equipment

Digital selective calling

Matters related to ITU WARC for Mobile Telecommunications

Matters related to CCIR Study Group 8

For further information contact Mr. R. L. Swanson, U.S. Coast Guard (G-TTM-S/32), Washington, D.C. 20593. Telephone (202) 426-0517.

Dated: October 20, 1981.

John Todd Stewart,
Chairman, Shipping Coordinating Committee.

[FR Doc. 81-31567 Filed 10-29-81; 8:45 am]

BILLING CODE 4701-07-M

DEPARTMENT OF THE TREASURY

Customs Service

[T.D. 81-277]

Caribbean Petroleum Inspectors, Inc.; Cancellation of Customs Approved Public Gauger

In the matter of cancellation of approval to act as a public gauger for Customs purposes.

Notice is hereby given pursuant to the provisions of § 151.43 of the Customs Regulations (19 CFR 151.43) that the approval of Caribbean Petroleum Inspectors, Inc., P.O. Box 6992, Christiansted, St. Croix, U.S.V.I. 00820, to gauge imported petroleum and petroleum products in the Customs Districts of San Juan, Puerto Rico and Charlotte Amalie, St. Thomas, Virgin Islands, in accordance with the provisions of Part 151, Subpart C, of the Customs Regulations is hereby cancelled.

Dated: October 26, 1981.

Anthony L. Piazza,
Acting Director, Entry Procedures and Penalties Division.

[FR Doc. 81-31543 Filed 10-29-81; 8:45 am]

BILLING CODE 4810-22-M

[T.D. 81-276]

Hull and Cargo Surveyors, Inc.; Customs Approved Public Gauger

In the matter of approval of public gauger performing gauging under standards and procedures required by Customs.

Notice is hereby given pursuant to the provisions of § 151.43 of the Customs Regulations (19 CFR 151.43) that the application of Hull and Cargo Surveyors, Inc., 161 William Street, New York, New York 10038, to gauge imported petroleum and petroleum products in the Customs District of San Juan in accordance with the provisions of section 151.43 of the Customs Regulations is approved.

Dated: October 26, 1981.

Anthony L. Piazza,
Acting Director, Entry Procedures and Penalties Division.

[FR Doc. 81-31544 Filed 10-29-81; 8:45 am]

BILLING CODE 4810-22-M

Sunshine Act Meetings

Federal Register

Vol. 46, No. 210

Friday, October 30, 1981

This section of the FEDERAL REGISTER contains notices of meetings published under the "Government in the Sunshine Act" (Pub. L. 94-409) 5 U.S.C. 552b(e)(3).

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1

CIVIL AERONAUTICS BOARD

[M-335 (Amdt. 5), October 23, 1981]

Notice of Addition and Closure of Item to the October 22, 1981 Board Meeting.
TIME AND DATE: 9:30 a.m., October 22, 1981.

PLACE: Room 1027 (open), room 1012 (closed), 1825 Connecticut Avenue, NW., Washington, D.C. 20428.

SUBJECT: Item 20. Braniff proposed 10% increase in fares from the United States to Latin America. (BIA)

STATUS: Items 1-17 (open), Items 18, 19, and 20 (closed).

PERSON TO CONTACT: Phyllis T. Kaylor, the Secretary (202) 673-5068.

[S-1651-81 Filed 10-27-81; 4:15 pm]

BILLING CODE 6320-01-M

2

FEDERAL HOME LOAN BANK BOARD.

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENT: 4646 FR 52476, October 29, 1981.

PREVIOUSLY ANNOUNCED TIME AND DATE OF MEETING: 10 a.m., Thursday, October 29, 1981.

PLACE: 1700 G Street, N.W., board room, sixth floor, Washington, D.C.

STATUS: Open meeting.

CONTACT PERSON FOR MORE INFORMATION: Mr. Marshall (202-377-6679).

CHANGES IN THE MEETING: The following item has been withdrawn from the open portion of the Bank Board meeting scheduled for Thursday, October 29, 1981.

Merger of State Fidelity Federal Savings and Loan Association, Dayton, Ohio, into First Federal Savings and Loan Association of Columbus and Bexley, Bexley, Ohio.

[No. 555, October 27, 1981]

[S-1650-81 Filed 10-27-81; 4:15 pm]

BILLING CODE 6720-01-M

3

FEDERAL HOME LOAN BANK BOARD

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENT: 46 FR No. 52476, Thursday, October 29, 1981.

PREVIOUSLY ANNOUNCED TIME AND DATE OF MEETING: Thursday, October 29, 1981, 10 a.m.

PLACE: 1700 G Street, NW., board room, sixth floor, Washington, D.C.

STATUS: Open meeting.

CONTACT PERSON FOR MORE INFORMATION: Mr. Marshall (202-377-6679).

CHANGES IN THE MEETING: The following item has been withdrawn from the open portion of the Bank Board meeting scheduled for Thursday, October 29, 1981.

Delegations of Authority under the Savings and Loan Holding Company Act

[No. 556, October 28, 1981]

[S-1654-81 Filed 10-28-81; 2:33 pm]

BILLING CODE 6720-01-M

4

FEDERAL RESERVE SYSTEM

Board of Governors.

TIME AND DATE: 10 a.m., Wednesday, November 4, 1981.

PLACE: Board Building, C Street entrance between 20th and 21st Streets, N.W., Washington, D.C. 20551.

STATUS: Open.

MATTERS TO BE CONSIDERED: *Summary Agenda:* Because of its routine nature, no substantive discussion of the following item is anticipated. This matter will be voted on without discussion unless a member of the Board requests that the item be moved to the discussion agenda.

1. Proposed statistical reporting requirements for international banking facilities.

Discussion Agenda:

2. Proposed revisions of Regulation D (Reserve Requirements of Depository Institutions) with respect to contemporaneous reserve requirements.

3. Publication for comment of a proposed amendment to Regulation T (Credit by Brokers and Dealers) to permit brokers and dealers to borrow and lend securities against letters of credit and government securities.

4. Any items carried forward from a previously announced meeting.

Note.—This meeting will be recorded for the benefit of those unable to attend. Cassettes will be available for listening in the Board's Freedom of Information Office, and copies may be ordered for \$5 per cassette by calling (202) 452-3684 or by writing to: Freedom of Information Office, Board of Governors of the Federal Reserve System, Washington, D.C. 20551.

CONTACT PERSON FOR MORE INFORMATION: Mr. Joseph R. Coyne, Assistant to the Board (202) 452-3204.

Dated: October 28, 1981.

William W. Wiles,

Secretary of the Board.

[S-1655-81 Filed 10-28-81; 2:34 pm]

BILLING CODE 6210-01-M

5

NATIONAL COMMISSION ON LIBRARIES AND INFORMATION SCIENCE.

MEETING: Cultural Minorities Task Force.

DATE AND TIME:

Friday, November 20, 1981, 9 a.m.-4:30 p.m.

Saturday, November 21, 1981, 9 a.m.-4:30 p.m.

PLACE: Twin Bridges Marriott Hotel, 333 Jefferson Davis Highway (U.S. 1 and I-395), Arlington, Virginia.

STATUS: Open.

MATTERS TO BE DISCUSSED: Writing of Final Report.

October 23, 1981.

Ruby O. Woods Robinson,

Research Associate.

[S-1653-81 Filed 10-28-81; 12:12 pm]

BILLING CODE 7527-01-M

6

SECURITIES AND EXCHANGE COMMISSION

"FEDERAL REGISTER" CITATION OF PREVIOUS ANNOUNCEMENTS: To be published.

STATUS: Closed/open meeting.

PLACE: Room 825, 500 North Capitol Street, Washington, D.C.

DATES PREVIOUSLY ANNOUNCED: Thursday, October 22, 1981.

CHANGES IN THE MEETING: Rescheduling/ additional meeting.

The following item was not considered at an open meeting scheduled for Tuesday, October 27, 1981, at 10:00 a.m., but has been rescheduled for Tuesday, November 3, 1981, at 10:30 a.m.

Consideration of whether to adopt amendments to Regulation S-X which would significantly change the circumstances under which separate financial statements of parent company only and unconsolidated subsidiaries and 50 percent of less owned persons accounted for the equity method are included in filings with the Commission.

Amendments will also be considered which would eliminate requirements to provide separate financial statements of consolidated subsidiaries engaged in diverse financial activities. The amendments reduce the number of instances where separate financial statements are required and are designed to, among other things, place greater reliance on summarized and condensed financial information. For further information, please contact Marc D. Oken at (202) 272-2130.

The following item will be considered at a closed meeting scheduled for Wednesday, October 28, 1981, at 9:30 a.m.

Institution of injunctive action.

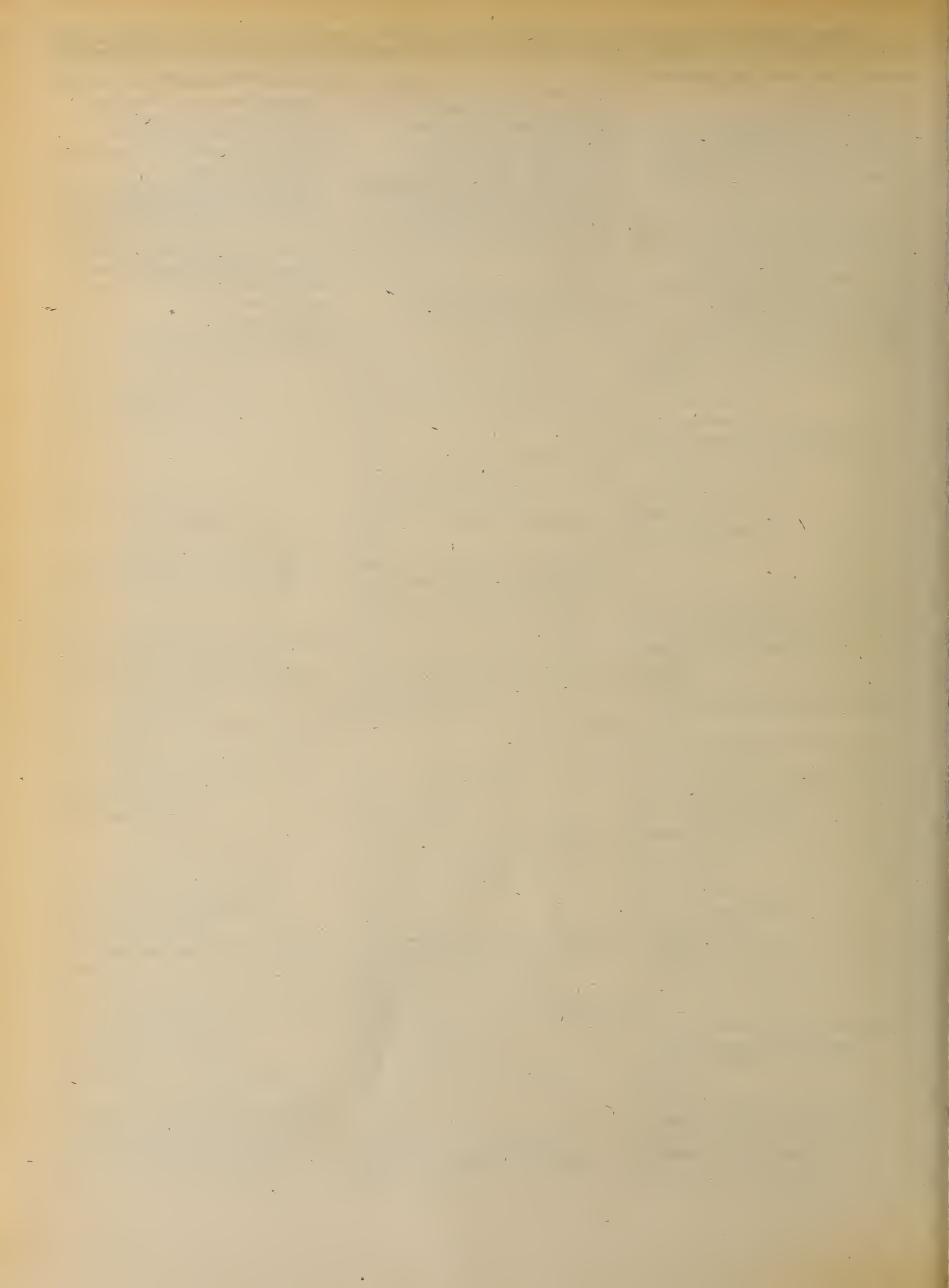
Commissioners Loomis, Evans, and Longstreth determined by vote that Commission business required the above changes and that no earlier notice thereof was possible.

At times changes in Commission priorities require alterations in the scheduling of meeting items. For further information and to ascertain what, if any, matters have been added, deleted or postponed, please contact: Diane Klinke at (202) 272-2178.

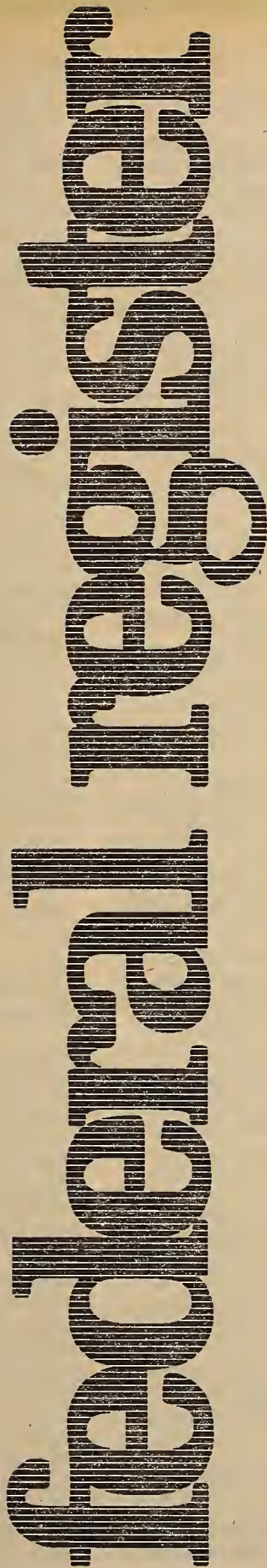
October 27, 1981.

[S-1652-81 Filed 10-28-81; 12:13 pm]

BILLING CODE 8010-01-M



Friday
October 30, 1981



Part II

**Department of the
Interior**

Office of the Secretary

**Semiannual Agenda of Rules Scheduled
for Review or Development**

DEPARTMENT OF THE INTERIOR**Office of the Secretary****25 CFR Ch. I****30 CFR Chs. II and VII****36 CFR Ch. I****41 CFR Ch. 14****43 CFR Subtitle A, Chs. I and II****50 CFR Chs. I and IV****Semiannual Agenda of Rules Scheduled for Review or Development****AGENCY:** Department of the Interior.**ACTION:** Semiannual agenda of rules scheduled for review or development.

SUMMARY: This notice provides the semiannual agenda of rules scheduled for review or development between October 1981 and April 1982. A semiannual agenda is required by the Regulatory Flexibility Act and Executive Order 12291.

ADDRESS: Unless otherwise indicated, all contacts are located at the Department of the Interior, 18th and C Streets NW, Washington, D.C. 20240.

FOR FURTHER INFORMATION CONTACT:

All comments and inquiries with regard to these rules should be directed to the appropriate contact.

SUPPLEMENTARY INFORMATION: With this publication the Department satisfies the requirement of Executive Order 12291 that the Department publish in April and October of each year an agenda of rules that have been issued or are expected to be issued, and currently effective rules that are scheduled for review. Simultaneously the Department meets the requirement of the Regulatory Flexibility Act that an agenda be published in April and October of each year identifying rules which will have significant economic effects on a substantial number of small entities; those rules which will have such effects are specifically identified in the agenda. This incorporation of agendas is expressly allowed by Executive Order 12291. Determinations of effects which were approved under Executive Order 12044 for rules subsequently proposed but not yet final will be evaluated to ensure compliance with Executive Order 12291 prior to their publication as final rules.

Dated: October 16, 1981.

Joseph E. Dodderidge,

Acting Deputy Assistant Secretary of the Interior.

ASSISTANT SECRETARY—POLICY, BUDGET, AND ADMINISTRATION**41 CFR 14-1 et seq.—Interior Procurement Regulations**

Summary: Review of the Department's procurement regulations has been completed and revisions will be made to establish new procedures for issuance and maintenance of regulations; update provisions regarding procurement authority, mistakes in bid, bid protests, and small business and related programs; and remove provisions pertaining to internal procedures.

Originally Scheduled: April 1981.*Authority:* 5 U.S.C. 301.

Determination of Effects: By memorandum dated April 8, 1981, the Director, Office of Management and Budget, exempted procurement regulations, with few exceptions, from the provisions of E.O. 12291. The determination as to whether these documents are major rules under E.O. 12291 are therefore not required.

Contact: William Opdyke, 202-343-6431.

Action: Final rule removing the provisions which relate to the internal procedures of the Department was published October 8, 1981.

Proposed rule effecting the other revisions is scheduled to be published in October 1981.

41 CFR 14-1.0—Regulation System

Summary: Section 14-1.008 will be revised to establish new review procedures to control the issuance of procurement policies, procedures, directives, and regulations. This procurement review is required by the Office of Federal Procurement Policy Letter 80-5

Originally Scheduled: April 1981.*Authority:* 5 U.S.C. 301.

Determination of Effects: By memorandum dated April 8, 1981, the Director, Office of Management and Budget, exempted procurement regulations, with few exceptions, from the provisions of E.O. 12291. The determination as to whether this document is a major rule under E.O. 12291 is therefore not required.

Contact: William Opdyke 202-343-6431.

41 CFR 14-1.7—Small Business Concerns

Summary: Section 14-1.706-1 will be revised to increase the dollar thresholds

established for small business class set-aside procurements.

Originally Scheduled: October 1981.*Authority:* 5 U.S.C. 301.

Determination of Effects: By memorandum dated April 8, 1981, the Director, Office of Management and Budget, exempted procurement regulations, with few exceptions, from the provisions of E.O. 12291. The determination as to whether this document is a major rule under E.O. 12291 is therefore not required.

Contact: William Opdyke, 202-343-6431.

41 CFR 14-3.1—Use of Neotiation

Summary: A new rule is being added to Subpart 14-3.1 to prescribe procedures regarding disclosure of information contained in proposals submitted by offerors. Section 14-3.153 will be added to inform offerors of the Department's responsibilities under the Freedom of Information Act and permit the Department to properly exercise these responsibilities.

Originally Scheduled: April 1981.*Authority:* 5 U.S.C. 301.

Determination of Effects: By memorandum dated April 8, 1981, the Director, Office of Management and Budget, exempted procurement regulations, with few exceptions, from the provisions of E.O. 12291. The determination as to whether this document is a major rule under E.O. 12291 is therefore not required.

Contact: William Opdyke, 202-343-6431.

Action: Final rule was published August 13, 1981.

41 CFR 14-3.6—Small Purchases

Summary: A new rule is being added to Subpart 14-3.6 to increase the dollar limitations prescribed by the Federal Procurement Regulations for purchases made from imprest funds. Section 14-3.604-5 will be added to prescribe the new limitations which will facilitate small purchasing procedures and provide prompt payment to vendors.

Originally Scheduled: April 1981.*Authority:* 5 U.S.C. 301.

Determination of Effects: By memorandum dated April 8, 1981, the Director, Office of Management and Budget, exempted procurement regulations, with few exceptions, from the provisions of E.O. 12291. The determination as to whether this document is a major rule under E.O. 12291 is therefore not required.

Contact: William Opdyke, 202-343-6431 **Action:** Final rule was published May 8, 1981.

41 CFR 14-3.8—Price Negotiation Policies and Techniques

Summary: Section 14-3.808 is being added to subpart 14-3.8 to establish Departmental policy for determining profit or fees under contracts. This rule is required by the Office of Federal Procurement Policy Letter 80-7

Originally Scheduled: April 1981.

Authority: 5 U.S.C. 301.

Determination of Effects: By memorandum dated April 8, 1981, the Director, Office of Management and Budget, exempted procurement regulations, with few exceptions, from the provisions of E.O. 12291. The determination as to whether this document is a major rule under E.O. 12291 is therefore not required.

Contact: William Opdyke, 202-343-6431.

41 CFR 14-4.9—Unsolicited Proposals

Summary: A new rule is being added to establish procedures for submission and disposition of unsolicited proposals relating to the Department's missions. This rule is required by 41 CFR 1-4.903.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301.

Determination of Effects: By memorandum dated April 8, 1981, the Director, Office of Management and Budget, exempted procurement regulations, with few exceptions, from the provisions of E.O. 12291. The determination as to whether this document is a major rule under E.O. 12291 is therefore not required.

43 CFR Part 14—Rulemaking

Summary: The Department of the Interior has repealed those portions of 43 CFR Part 14 that contain the internal rulemaking procedures of the Department but has retained the section entitled Petitions for Rulemaking, which is required to be published in the Federal Register by the Freedom of Information Act (5 U.S.C. 552(a)(1)(C)). The internal rulemaking procedures will be revised to reflect the requirements of E.O. 12291 and the Regulatory Flexibility and will be incorporated into the sections of the Department's administrative manual that currently contain supplemental rulemaking requirements (318 Departmental Manual).

Originally Scheduled: January 1981.

Authority: 5 U.S.C. 553(e).

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Deborah Ryan, 202-343-5261; Jim Douglas, 202-343-8501; Lois Paull, 202-343-6191.

Action: Final rule was published September 30, 1981.

43 CFR Part 20—Employee Responsibilities and Conduct

Summary: This rule is being revised to conform with the Ethics in Government Act of 1978 and to set forth Department policies and identify principal laws and regulations which relate to employee conduct and responsibilities.

Originally Scheduled: January 1979.

Authority: Pub. L. 95-521.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Gabriele J. Paone, 202-343-3932.

Action: Appendixes C, D, E, F, and G were published February 20, 1980.

Proposed rule was published October 6, 1980.

A Notice announcing the availability of Appendixes C, D, E, F, and G was published March 16, 1981.

OFFICE OF THE SOLICITOR**43 CFR Part 1—Practice Before the Department**

Summary: This rule governs practice in administrative proceedings before the Department. It is being revised to update its provisions and assure that they are consistent with the Department's employee conduct regulations (43 CFR Part 20) and the Ethics in Government Act.

Originally Scheduled: January 1981.

Authority: 43 U.S.C. 1464.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Deborah Ryan, 202-343-5216.

43 CFR Part 2—Records and Testimony

Summary: This rule is being revised to: (1) reflect recent organization title changes; and (2) include various technical amendments.

Originally Scheduled: January 1981.

Authority: 5 U.S.C. 301, 552 and 552a; 31 U.S.C. 483a; 43 U.S.C. 1460.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Robert E. Walter, 202-343-5216.

Action: A revised uniform fee schedule for making records available to the public (Appendix A) was published August 19, 1981.

43 CFR Part 22—Administrative Claims Under Federal Tort Claims Act

Summary: This part will be revised to remove subsection 22.1(b) which

references an Appendix A that was previously removed from Title 43.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 28 U.S.C. 2671-2680.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Feeley, 202-343-5216.

OFFICE FOR EQUAL OPPORTUNITY**43 CFR Part 17, Subpart A—Nondiscrimination on the Basis of Race, Color or National Origin**

Summary: This rule is under review and will be revised to conform with pending Department of Justice regulations which will be applicable throughout the Federal Government.

Originally Scheduled: April 1981.

Authority: 5 U.S.C. 301.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Alfred J. Poole, 202-343-4331.

43 CFR Part 17, Subpart B—Nondiscrimination on the Basis of Handicap

Summary: This rule will set forth guidelines for non-discrimination on the basis of handicap in programs or activities receiving Federal financial assistance from the Department.

Originally Scheduled: January 1979.

Authority: Sec. 504, Pub. L. 95-602; 29 U.S.C. 794.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Alfred J. Poole, 202-343-4331.

Action: Advance Notice of Proposed rulemaking was published April 13, 1979.

Proposed rule was published April 18, 1980.

43 CFR Part 17, Subpart C—Nondiscrimination on the Basis of Age

Summary: This rule will set forth guidelines for non-discrimination on the basis of age in programs or activities receiving Federal financial assistance from the Department.

Originally Scheduled: January 1979.

Authority: 42 U.S.C. 6101; 45 CFR 90.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will

be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Alfred J. Poole, 202-343-4331.

Action: Proposed rule was published January 3, 1980.

OFFICE OF HEARINGS AND APPEALS

4015 Wilson Boulevard, Arlington, Virginia 22203

43 CFR Part 4, Subpart A—General; Office of Hearings and Appeals

Summary: This rule is being revised to remove out of date references and to simplify language to comply with E.O. 12291 which mandates the review and revision, where necessary, of existing regulations.

Originally Scheduled: January 1980.

Authority: 5 U.S.C. 301.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: James Kleiler, 703-557-9040.

Action: Proposed rule was published May 27, 1980.

43 CFR Part 4, Subpart B—General Rules Relating to Procedures and Practices

Summary: The general rules now existing in this Subpart are proposed for inclusion, where needed, in the several Subparts of 43 CFR Part 4 so that each Subpart can stand alone. When this has been done, Subpart B will be deleted.

Originally Scheduled: January 1979.

Authority: 5 U.S.C. 301.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Kathryn Lynn, 703-557-1400.

Action: Proposed rule was published May 27, 1980. Final rule should be published when Subpart B is incorporated into other Subparts of 43 CFR Part 4.

43 CFR Part 4, Subpart C—Special Rules Applicable to Contract Appeals

Summary: Proposed rules are being developed to update the procedural provisions regarding proceedings before the Board of Contract Appeals in conformance with the Contract Disputes Act of 1978 and generally to conform with the recommended guidelines of

OFPP for Board of Contract Appeals in the Federal Government.

Originally Scheduled: January 1979.

Authority: Pub. L. 95-563; 41 U.S.C. 601 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Doane, 703-557-1450.

43 CFR Part 4, Subpart E—Special Rules Applicable to Public Land Hearings and Appeals

Summary: Existing rules for public land hearings and appeals are being reviewed to determine the necessity for clarification and improvement. They will be revised to: include relevant general regulations presently appearing in Subpart B; add limitations to the filing of petitions for reconsideration; amend existing regulations to permit the Board to consider certain proprietary information which has served as the basis for the decision below; require service on parties of recommended decisions of administrative law judges under existing section 4.439; provide for intervention in appeals; revise regulations relating to the filing of protests; and coordinate, to the maximum extent feasible, the various hearing procedures as they presently exist.

Originally Scheduled: July 1979.

Authority: 43 U.S.C. 1201, 1701.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: James Kleiler, 703-557-9040.

43 CFR Part 4, Subpart F—Implementation of the Equal Access to Justice Act

Summary: These regulations will implement for the Department of the Interior the Equal Access to Justice Act. The Act provides for the award of attorney's fees and other expenses to certain parties who prevail over the Department in administrative adjudications conducted under section 554 of the Administrative Procedure Act.

Originally Scheduled: April 1981.

Authority: Pub. L. 96-481; 5 U.S.C. 504.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Patrick Sheehy, 703-557-9200.

43 CFR Part 4, Subpart G—Special Rules Applicable to Other Hearings and Appeals

Summary: Existing rules are being clarified, simplified, and up-dated for

appeals not within the appellate review jurisdiction of established appeals boards of the Office.

Originally Scheduled: July 1979.

Authority: 5 U.S.C. 301.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Kathryn Lynn, 703-557-1400.

Action: Proposed rule was published December 9, 1980.

43 CFR Part 4, Subpart H—Special Procedural Rules Applicable to Proceedings Conducted Pursuant to Enforcement of Executive Order 11375, and Rules and Regulations and Orders Issued Thereunder

Summary: This rule is being revoked to comply with Executive Order 12086 which transferred all functions under Executive Order 11246, as amended by Executive Order 11375, to the Department of Labor.

Originally Scheduled: January 1980.

Authority: 5 U.S.C. 301.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Bruce Harris, 703-557-9040.

Action: A proposal to revoke this rule was published May 27, 1980.

43 CFR Part 4, Subpart I—Special Procedural Rules Applicable to Practice and Procedure for Hearings, Decisions and Administrative Review Under Part 17 of This Title

Summary: This rule is being revised to remove gender specific pronouns and to simplify language to comply with E.O. 12291 which mandates the review and revision, where necessary, of existing regulations.

Originally Scheduled: July 1980.

Authority: 5 U.S.C. 301.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Kathryn Lynn, 703-557-1400.

Action: Proposed rule was published May 27, 1980.

43 CFR Part 4, Subpart J—Special Rules Applicable to the Alaska Native Claims Settlement Act Hearings and Appeals

Summary: Existing rules are being amended to clarify procedures and simplify language, and to carry out Secretarial policy decisions on: (1) Alaska Native Claims Appeal Board jurisdiction over appeals by persons claiming rights under Section 14 (c) of the Alaska Native Claims Settlement Act; (2) requirements for standing to appeal; (3) standard of review and burden of proof; and, (4) procedure for hearings on questions of fact.

Originally Scheduled: January 1979.

Authority: 43 U.S.C. 1601 et seq.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Judith M. Brady, Chairman, Alaska Native Claims Appeal Board, P.O. Box 2433, Anchorage, AK 99051 907-265-5356

Action: Proposed rules were published February 8, 1979 and March 2, 1979.

43 CFR Part 4, Subpart K—Special Procedural Rules Applicable to Contest Proceedings to Disenroll Alaska Natives

Summary: This rule will be revoked, because the deadline for disenrollment contest review (October 1, 1978) has passed. (See 25 CFR 43h.15(h)).

Originally Scheduled: January 1980.

Authority: 5 U.S.C. 301.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Bruce Harris, 703-557-9040.

Action: A proposal to revoke this rule was published May 27, 1980.

Final rule will be published when disenrollment cases currently pending in Federal Courts are concluded.

43 CFR Part 4, Subpart L—Special Rules Applicable to Surface Coal Mining Hearings and Appeals

Summary: Proposed rule has been developed to govern hearings and appeals provided for in the permanent regulatory program regulations (44 FR 15311, March 13, 1979).

Originally scheduled: May 1978.

Authority: 30 U.S.C. 1211 (Supp. I, 1977).

Determination of Effects: The Department of the Interior has

determined that this document is not a major rule under E.O. 12291.

Contact: Will Irwin, 703-557-9037.

Action: Proposed rule was published January 14, 1981.

43 CFR Part 4, Subpart L—Special Rules Applicable to Surface Coal Mining Hearings and Appeals

Summary: Existing rules governing hearings and appeals under the Surface Mining Control and Reclamation Act of 1977 are being reviewed to determine the necessity for clarification and improvement.

Originally scheduled: July 1980.

Authority: 30 U.S.C. 1211.

Contact: Will Irwin, 703-557-9037.

BUREAU OF MINES

2401 E Street NW, Washington, D.C. 20241

30 CFR 602—Helium Distribution Contracts

Summary: This rule establishes new regulations associated with the purchase of helium by Federal agencies. The proposed regulations reflect changes required to conform them to Federal court decisions which invalidated current regulations.

Originally scheduled: January 1981.

Authority: 50 U.S.C. 167.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: M. H. Williamson, Division of Helium Operations, Bureau of Mines, Box H, 4372 Herring Plaza, Amarillo, TX 79101, 806-376-2614.

Action: Proposed rule was published December 16, 1980.

GEOLOGICAL SURVEY

National Center, Reston, Virginia 22092

30 CFR Part 211—Coal Mining Regulations

Summary: This part is being revised to delineate the functions and responsibilities of the Survey for coal mining operations on Federal lands and to govern coal mining operations for production, development, mineral resource recovery and protection, royalties, diligent development, and maximum economic recovery on Federal lands under the Mineral Leasing Act of 1920, as amended. The revisions will also recodify the regulations relating to the initial Federal lands program under the Surface Mining Control and Reclamation Act of 1977.

Originally Scheduled: May 1978.

Authority: 30 U.S.C. 181; 30 U.S.C. 1201.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Wright Sheldon, 703-860-7136.

Action: Proposed rule was published May 19, 1980.

A second proposed rulemaking is scheduled to be published in October 1981.

30 CFR Parts 211, 221, 231, and 270—Royalty Collections

Summary: These parts are being amended to implement the policy of imposing a late payment charge on all payments which are not received by the due date established by the terms of mineral leases and permits issued for Federal and Indian lands.

Originally Scheduled: July 1980.

Authority: Treasury Circular No. 1084.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Ray Hicks, 703-860-7511.

Action: Interim rule was published December 23, 1980.

A notice was published February 4, 1981 which extended the effective date of this Interim rule to March 1981.

30 CFR Part 221—Oil and Gas Operating Regulations

Summary: This part is being revised to expand the scope of current operating regulations to include operations in the National Petroleum Reserve in Alaska. This change will eliminate the need for separate operating regulations to cover oil and gas leases issued in this area. In addition, the revision will indicate the transfer of jurisdiction for the remaining Naval Petroleum Reserves from the Secretary of the Navy to the Secretary of Energy.

Originally Scheduled: April 1981.

Authority: Pub. L. 96-514, 94 Stat. 2964; 44 U.S.C. 7101, 7156.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Gary W. Horton, 703-860-7515.

Action: Proposed rule is scheduled to be published in October 1981.

30 CFR Part 221—Oil and Gas Operating Regulations

Action: This part is being considered for revision, except for the royalty provisions. The intent would be to revise and modernize the regulations which have not been thoroughly reviewed since 1942.

Originally Scheduled: April 1981.

Authority: 5 U.S.C. 301; 30 U.S.C. 189.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Gerald R. Daniels 703-860-7535.

Action: A Notice of Intent to propose rulemaking was published May 22, 1981.

30 CFR Part 225—Disposal of OCS Royalty Oil

Summary: This part will be rescinded because the authority for disposal of OCS royalty oil was transferred to the Department of Energy by 42 U.S.C. 7152. The Department of Energy regulations are found in 10 CFR Part 39.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Platte Clark 703-860-7395.

30 CFR Part 226—Unit or Cooperative Agreements

Summary: This part is being considered for revision. The intent is to improve the unitization process as a means of promoting the orderly development of oil and gas resources.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 189 and 226(e).

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Stephen Spector 703-860-6259.

Action: A Notice of Intent to propose rulemaking was published May 14, 1981.

30 CFR Part 231—Operating Regulations for Exploration, Development and Production

Summary: This part will be amended to revise the definition of mining supervisor in section 2131.2(c) and to clarify the responsibilities of operators and the Government in section 231.73 (a) and (b).

Originally Scheduled: October 1981.

Authority: 30 U.S.C. 189 and 275.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Walter Lewiecki 703-860-7506.

Action: Proposed rule is scheduled to be published in November 1981.

30 CFR Part 250—Royalties, New Profits Share, and Rental Payments

Summary: This rule will be revised to amend references to the payment of interest. A late payment penalty will be assessed in lieu of interest and will be computed as specified by the Department of Treasury (250.49; 250.80-1(o)(3)).

Originally Scheduled: July 1980.

Authority: 43 U.S.C. 1334; Treasury Fiscal Requirements Manual, Section 8020.20.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Platte Clark 703-860-7395.

Action: The intent to revise 30 CFR 250.49 was announced with the publication of related onshore regulations on December 23, 1980.

30 CFR Part 250—Suspension of Operations and Lease Cancellation

Summary: This rule is being revised to provide for a suspension of operations when the lessee is delayed by Government inaction (250.12(b)(1)).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Platte Clark, 703-860-7395.

Action: Proposed rule was published August 20, 1981.

30 CFR Part 250—Exploration, Development and Production Activities

Summary: This rule is being amended to delete the requirement for development and production plans in areas developed prior to 1978 in the Western Gulf of Mexico (250.34-1; 250.34-2).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: David Schuenke, 703-860-7395.

Action: Proposed rule was published October 6, 1981.

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

30 CFR Part 250—Environmental Reports

Summary: This rule is being amended to delete the requirement for environmental reports in areas developed prior to 1978 in the Western Gulf of Mexico (250.34-3).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: David Schuenke, 703-860-7395.

Action: Proposed rule was published October 5, 1981.

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

30 CFR Part 250—Air Quality

Summary: This rule will establish an offshore mileage limit on duty to submit data regarding air quality (250.57).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jane Roberts, 703-860-7395.

30 CFR Part 250 and OCS Order No. 1, Paragraph 5—Marking of Equipment

Summary: Alternative methods of marking equipment are being considered to meet the statutory intent to establish responsibility for damage of commercial fishing gear (250.54).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: David Schuenke, 703-860-7395.

30 CFR Part 250—Lease Stipulations

Summary: This part is being revised to include OCS lease stipulations. Stipulations, as now written, are becoming routine and may therefore be codified.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Price McDonald, 703-860-6831.

**30 CFR Part 250 and OCS Order #11—
Authority and Requirements for
Unitization**

Summary: This part and the implementing OCS Order are being revised to eliminate the requirement that the portion of the lease not unitized be segregated into a separate lease (250.50).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Price McDonald, 703-860-6831.

Action: Proposed rule was published August 20, 1981.

**30 CFR Part 250—OCS Well Completion
or Recompletion Logs**

Summary: This part is being amended to eliminate the necessity for OCS lessees to submit to the Survey operation logs such as cement bond logs, perforating logs and others. This amendment is intended to alleviate the paperwork burdens imposed on the operators (250.95).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Doug McIntosh, Geological Survey, P.O. Box 7944, Metairie, LA 70010, 504-837-9251.

**30 CFR Part 250—Authority and
Requirements for Unitization**

Summary: This part is being reviewed to determine if it should be amended to provide for formal hearings when unitization is compulsory (250.51-2).

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Schuenke, 703-860-7395.

30 CFR Part 250—Remedies

Summary: This part is being amended to make clear that section 250.81 does not apply to appeals to the Interior Board of Land Appeals.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: David Schuenke, 703-860-7395.

Action: Proposed rule was published July 21, 1981.

30 CFR Part 250—Penalties

Summary: This part is being reviewed to determine whether an amendment is necessary to meet the intent of the statute (250.80-2).

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Schuenke, 703-860-7395.

**30 CFR Parts 250 and 251—Petitions for
Reconsideration**

Summary: These parts are being revised to limit the right of petitions for reconsideration to a single request which must be made within a specified time limit of the order to be reconsidered (250.81 and 251.10).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Eva Datz, 703-860-7395.

Action: Proposed rule was published July 21, 1981.

**30 CFR Parts 250 and 251—
Reimbursement to Lessees and
Permittees of Reproduction Costs and
Costs of Processing Geophysical Data
and Information**

Summary: These parts are being amended to provide for the reimbursement of OCS Lessees and permittees for the costs of reproducing geological and geophysical information and data submitted to, and retained by, the Director. A permittee would also be reimbursed at the lowest rate available for the cost of processing geophysical data in the form and manner of processing normally used in the conduct of the permittee's business. A lessee or permittee would also be reimbursed for the reasonable cost of processing geophysical data when Secretary dictates the form and manners of processing. These amendments are necessitated by an opinion of the Solicitor, dated November 17, 1980, M-36924 (250.12(d), 250.34-1(k), 250.34-2(n), 250.39, 250.58, 251.2; 251.12; 251.13(d); 252.2).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: David Schuenke, 703-860-7395.

Action: Proposed rule was published October 5, 1981.

The information collection requirement contained in section 250.34-1 has been submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

**30 CFR Parts 250 and 251—Disclosure of
Information**

Summary: The Secretary is reconsidering the current regulations concerning the timing and circumstances allowing disclosure and release of information gathered on the OCS.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David A. Schuenke, 703-860-7395.

**30 CFR Part 251—Inspection, Selection
and Submission of Geological and
Geophysical Data and Information**

Summary: This part will be amended to eliminate the requirement that lessees immediately report to the Survey the processing, reprocessing or interpretation of geological and geophysical data (251.11(a) and 12(a)).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Dan Palubniak, 703-860-6461.

Action: The information collection requirements contained in this rule will be submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

**30 CFR Part 251—Duration of
Exploration Activities**

Summary: This part is being revised to allow a permittee to submit data and information from a deep stratigraphic test well 60 days prior to the sale date (251.6-5).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Jane Roberts, 703-860-7395

Action: Proposed rule was published September 9, 1981.

**30 CFR Part 251—Progress Report on
Activities Conducted Under a Permit**

Summary: This part is being amended to allow the status report to be filed monthly rather than weekly (251.7-2).

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Platte Clark, 703-860-7395.

30 CFR Part 251—Permit Requirements for a Deep Stratigraphic Test

Summary: This part is being amended to make optional, at the discretion of the Director, the requirement for geophysical information and data collected from side scan sonar and magnetometer systems over proposed drilling locations for COST wells (251.6-2(a)(5)).

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Zinger, 703-860-4302.

30 CFR Part 252—Oil and Gas Data and Information to be Provided for Use in the OSC Oil and Gas Information Program

Summary: The provisions for reimbursement are to be reviewed to insure conformance with the Outer Continental Lands Act Amendments of 1978 (252.3 (b) and (e)).

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Platte Clark, 703-860-7395.

30 CFR Part 270—Geothermal Resources Operations on Public, Acquired and Withdrawn Lands

Summary: This part is being amended to prevent misinterpretation and reduce the quantity of required reports. Section 270.34 will be revised to clarify the relationships between environmental data collection and geothermal lease administration. Section 270.77 will be revised to reduce the frequency of a reporting requirement.

Originally Scheduled: October 1981.

Authority: 30 U.S.C. 1023.

Determination of Effects: The Department of the Interior had determined that this document is not a major rule under E.O. 12291.

Contact: Gerald R. Daniels, 703-860-7535.

Action: Proposed rule was published September 8, 1981.

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

30 CFR Part 290—Appeals Procedures

Summary: This part is being amended to revise the procedures relevant to issuing a stay of an order, that is appealed to the Director, to specify that the Director may require a bond and that late payment charges will be required on any payments deferred under the stay if the appellant's appeal is denied (290.3).

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334, 1335; 25 U.S.C. 29; 30 U.S.C. 189, 285, 359, and 1023.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Eva Datz, 703-860-7395.

34 CFR Part 290—Proprietary Data in Appeals Briefs

Summary: This part is being amended to require an appellant to file a second sanitized copy of all appeal briefs deleting all data that appellant claims is not subject to disclosure under a Freedom of Information Act request.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334, 1335; 30 U.S.C. 189, 285, 359, 1023; 20 U.S.C. 2, 9.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Eva Datz, 703-860-7395.

30 CFR Part 290—Appeals Procedures

Summary: This part is being amended to require that the appellant be served with a copy of the report by the official who issued the decision or order being appealed.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1334, 1335; 30 U.S.C. 189, 285, 359, and 1023.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Eva Datz, 703-860-7395.

30 CFR Chapter II—Geological Survey, Department of the Interior

Summary: This chapter is being considered for amendment. The intent would be to include necessary regulations to explore for oil and gas within the Arctic National Wildlife Refuge coastal plain.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3142(d).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Larry Bauer, 703-860-7535.

Action: A notice of intent to propose rulemaking was published July 14, 1981.

43 CFR Part 35—Involvement of Minority and Female-Owned Business Enterprises in Outer Continental Shelf Leasing Activities

Summary: It has been proposed that this Part be rescinded. This rule would have required the submission of written plans to prevent discrimination against women-owned and minority-owned businesses in OCS leasing activities.

Originally Scheduled: January 1980.

Authority: Sec. 604, Pub. L. 95-372; 43 U.S.C. 1863.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: David Schuenke, 703-860-7395.

Action: Proposed rule was published May 9, 1980.

Final rule was published December 3, 1980.

A Notice suspending the reporting and recordkeeping requirements contained in the rule was published February 26, 1981.

A proposal to revoke this rule was published June 4, 1981.

A final rule revoking this Part was published September 16, 1981.

OCS Order No. 2—Paragraph 8, USGS Outer Continental Shelf Standard "Safety Requirements for Drilling Operations in a Hydrogen Sulfide Environment" No. 1 (GSS-OCS-1) First Edition, February 1976. (Paragraph 5)

Summary: This standard will be amended to delete the prohibition for persons with perforated eardrums to work in a H₂S environment and add the requirement that all personnel working in a H₂S environment be furnished with, and instructed in the use of, a pressure-demand type respirator.

Originally Scheduled: October 1981

Authority: 30 CFR 250.41; 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lloyd M. Tracey, 703-860-7395.

OCS Order No. 2—Paragraph 8, USGS Outer Continental Shelf Standard "Safety Requirements for Drilling Operations in a Hydrogen Sulfide Environment" (GSS-OCS-1) Second Edition

Summary: This standard will be amended to incorporate: (a) Minor revisions that do not change the intent or scope of the standard; (b) revisions which incorporate appropriate suggestions received in response to

solicitations for comments; and (c) revisions that reflect current technology, state of the art and information concerning safety.

Originally Scheduled: October 1981.

Authority: 30 CFR 250.41; 43 U.S.C.

1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lloyd M. Tracey, 703-860-7395.

OCS Order No. 2—Drilling Operations; OCS Order No. 3—Plugging and Abandonment of Wells; OCS Order No. 5—Production Safety Systems; OCS Order No. 7—Pollution Prevention and Control; OCS Order No. 9—Platforms and Structures

Summary: Consideration will be given to revising these Orders to: Reflect editorial changes; eliminate excessive, burdensome, or counterproductive regulations; and include recommendations by blowout investigation review boards.

Originally Scheduled: October 1981.

Authority: 30 CFR Part 250; 43 U.S.C.

1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lloyd M. Tracey, 703-860-7395.

OCS Order No. 2—Drilling Operations; OCS Order No. 8—Platforms and Structures

Summary: Consideration will be given to amending these Orders to consolidate and simplify training and qualification requirements.

Originally Scheduled: October 1981.

Authority: 30 CFR Part 250; 43 U.S.C.

1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lloyd M. Tracey, 703-860-7395.

OCS Order No. 5—Paragraph 6, Failure and Inventory Reporting System

Summary: The Survey proposes to rescind the Failure and Inventory Reporting Program by eliminating the requirements contained in OCS Order No. 5, Paragraph 6.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1334.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Marshall Courtois, 703-860-6831.

Action: Proposed rule was published September 30, 1981.

OCS Order No. 6—Well Completion of Oil and Gas Wells

Summary: The rule will revise the existing Order (effective on August 28, 1969) which established guidelines that permit the conduct of well completion and workover operations in a safe manner and minimize the risk of pollution on the OCS.

Originally Scheduled: October 1981.

Authority: 30 CFR 250.41, 250.43; 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lloyd M. Tracey, 703-860-7395.

OCS Order No. 8—Platforms and Structures

Summary: Consideration will be given to amending this Order to require additional periodic inspections in the interest of safety.

Originally Scheduled: October 1981.

Authority: 30 CFR 250.11; 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lloyd M. Tracey, 703-860-7395.

OCS Order No. 9—Approval Procedure for Pipeline

Summary: Consideration will be given to amending this Order to reflect advances in technology and the Memorandum of Understanding with the Department of Transportation.

Originally Scheduled: October 1981.

Authority: 30 CFR Part 250; 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lloyd M. Tracey, 703-860-7395.

OCS Order No. 11—Oil and Gas Production Rates, Prevention of Waste, and Protection of Correlative Rights

Summary: This order is being revised to eliminate the Maximum Efficient Rate (MER) concept of production control except for those reservoirs that are determined to be rate sensitive and to reduce the recordkeeping and reporting burden of OCS operators.

Originally Scheduled: October 1981.

Authority: 30 CFR 250.10 and 250.11.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Richard Ensele, 703-860-6831.

Gulf of Alaska OCS Orders

Summary: It is proposed to revise and consolidate the currently effective Gulf of Alaska Area and the Arctic Area OCS Orders into a single set of OCS Orders applicable to all areas of the Alaska Region OCS, including the Bering Sea Area.

Originally Scheduled: October 1981.

Authority: 30 CFR Part 250; 43 U.S.C. 1334.

Determination of Effects: The determination as to whether this document is a major rule has not been made at this time.

Contact: Lloyd M. Tracey, 730-860-7395.

OFFICE OF SURFACE MINING RECLAMATION AND ENFORCEMENT

1951 Constitution Avenue NW.,
Washington, D.C. 20240

30 CFR Part 700—Permanent Regulatory Program

Summary: This part will be amended to clarify the Office of Surface Mining's authority to regulate coal processing facilities (700.5)

Originally Scheduled: July 1980.

Authority: Pub. L. 95-87.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Murray Newton, 202-343-5866.

Action: Proposed rule was published June 24, 1980.

30 CFR Part 700—Two Acre Exemption: Extraction of Coal

Summary: This part is being revised to address abuses that have been documented regarding the extraction of coal where a surface mining operation affects two acres or less (700.11(b)).

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it becomes effective.

Contact: Danny Ellis, 202-343-5361.

Action: Final rule was published January 23, 1981.

A Notice was published February 4, 1981 which extended the effective date of this rule until March 30, 1981.

A Notice was published March 23, 1981 which suspended the effective date of this rule.

A Notice was published April 3, 1981 which suspended the effective date of this rule until May 4, 1981 and requested comments on the suspension.

A Notice was published April 29, 1981 which suspended the effective date of this rule until June 15, 1981.

A Notice was published June 15, 1981 which suspended the effective date of this rule until August 15, 1981.

A Notice was published August 10, 1981 which withdrew the final rule. This rule will be repropounded in November 1981.

30 CFR Parts 701, 715, 786, 816, and 817—Hydrologic Balance

Summary: This rule will revise sedimentation pond and effluent limitation criteria to comply with the latest Environmental Protection Agency rule and eliminate uncertain applicable design criteria.

Originally Scheduled: April 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Jose del Rio, 202-343-4022.

Action: Proposed rule was published July 2, 1981; comment period ended September 3, 1981.

Final rule is scheduled to be published in November 1981.

30 CFR Part 706—Conflict of Interest

Summary: This part is being revised to clarify the definition of "Employee" as it relates to restricting conflicts of interest for members of the Advisory Committee on Mining and Mineral Research.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Sylvia Pinkney, 202-343-5447.

30 CFR Part 715—Post-mining Use of Land: Variances from AOC, Financial Commitment

Summary: This rule will reduce the financial commitment requirements under regulations allowing variances from approximate original contour.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Charles Myers, 202-343-2184.

30 CFR Parts 715, 716, 816, 817, and 826—Multiple Seam Mining Steep Slopes

Summary: These parts are being revised to clarify the multiple seam mining requirements (715.15; 716.2; 816.71; 817.71; 826.16).

Originally Scheduled: January 1980.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Ray Aufmuth, 202-343-5361.

Action: Proposed rule was published May 16, 1981.

A second proposed rulemaking was published July 20, 1981.

Final rule scheduled to be published in November 1981.

30 CFR Parts 715, 816, and 817—Gravity Transport of Excess Spoil

Summary: These parts are being revised to allow gravity transport (end-dumping) of excess spoil material under limited circumstances (715.5; 816.71; 817.71).

Originally Scheduled: July 1980.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Ray Aufmuth, 202-343-4022.

Action: Proposed rule was published August 15, 1980.

Final rule was published July 17, 1981.

30 CFR Parts 715, 816 and 817—General Performance Standards:

Summary: This rule will amend sections 715.14(b)(2)(1) and 816.102(b)(1) and 817.102(b)(1) to provide increased flexibility in developing post-mining land use alterations without reducing erosion control, safety and stability.

Originally Scheduled: April 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Charles Myers, 202-343-2184.

Action: Proposed rule was published August 5, 1981; comment period ended September 4, 1981.

Final rule is scheduled to be published in November 1981.

30 CFR Part 716—Prime Farmland: Initial Regulatory Program

Summary: This part is being amended to address historical uses of prime farmland (716.7(a) and (b)).

Originally Scheduled: July 1979.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Don Smith, 202-343-5954.

Action: Final rule was published January 22, 1981.

A Notice was published February 4, 1981 which extended the effective date of this rule until March 30, 1981.

A Notice was published March 23, 1981 which suspended the effective date of this rule.

A Notice was published April 3, 1981 which suspended the effective date of this rule until May 4, 1981 and requested comments on the suspension.

A Notice was published April 29, 1981 which suspended the effective date of this rule until June 15, 1981.

A Notice was published June 15, 1981 which suspended the effective date of this rule until August 14, 1981.

A Notice was published August 14, 1981 which suspended the effective date of this rule until September 28, 1981.

Final rule was published and became effective September 28, 1981.

30 CFR Parts 716 and 785—Prime Farmland: Interim and Permanent Regulatory Program

Summary: These parts are being amended to revise the grandfather exemption to the prime farmland provisions of the Act. All pre-August 3, 1977, permits and all revisions or renewals of those permits will be exempted from special performance standards. Pre-existing mining operations will also be allowed to continue where the lands to be grandfathered are an extension of a mining pit or pits permitted and in existence on August 3, 1977. All such prime farmland exemptions will terminate on August 3, 1982 (716.7(a)(2); 785.17(a)).

Originally Scheduled: July 1979.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Arlo Dalrymple, 703-756-6964.

Action: Final rule was published January 23, 1981.

A Notice was published February 4, 1981 which extended the effective date of this rule until March 30, 1981.

A Notice was published March 23, 1981 which suspended the effective date of this rule.

A Notice was published April 3, 1981 which suspended the effective date of this rule until May 5, 1981 and requested comments on the suspension.

A Notice was published April 29, 1981 which suspended the effective date of this rule until June 16, 1981.

A Notice was published June 15, 1981 which suspended the effective date of this rule until August 15, 1981.

A Notice was published August 14, 1981 which suspended the effective date of this rule until September 29, 1981.

Final rule was published and became effective September 29, 1981.

30 CFR Parts 722 and 843—90 Day Abatement of Violations

Summary: These parts are being amended to provide the Office of Surface Mining authority in certain limited cases to extend beyond 90 days the total time, as originally fixed and subsequently extended, for abatement of violations.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Murray Newton, 202-343-5866.

Action: Proposed rule was published April 22, 1981.

Final rule was published August 17, 1981; effective date was September 16, 1981.

30 CFR Parts 725 and 735—Reimbursements to States: Grants for Program Development and Administration and Enforcement

Summary: This rule will amend 30 CFR Parts 725 and 735 which set forth the procedures for the submission, review, approval or disapproval, monitoring and reporting of financial assistance to the States for grants to implement the initial regulatory program, the permanent regulatory program, and the Small Operator Assistance Program.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Gene Krueger, 202-343-5361.

Action: Proposed rule was published September 21, 1981.

Final rule is scheduled to be published in January 1982.

30 CFR Parts 730, 731 and 732—Definition of "Consistent With"

Summary: This rule will revise the "State Window" provision to allow State regulations to be "as effective as" the Office of Surface Mining regulations (730.5; 731.13; 732.15).

Originally Scheduled: April 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Art Abbs, 202-343-5361.

Action: Proposed rule was published July 1, 1981; comment period ended July 31, 1981; comment period extended to August 12, 1981.

Final rule is scheduled to be published in October 1981.

30 CFR Parts 730-736 (Subchapter C)—Permanent Regulatory Programs for Non-Federal and Non-Indian Lands

Summary: This rule will revise Subchapter C to reduce burdens on States and increase States' ability to shape local regulatory programs.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Carl C. Close, 202-343-4225.

30 CFR Part 731—Resubmission of State Programs

Summary: This part will authorize the resubmission of a State program after disapproval and before implementation of a Federal program.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Mary Crouter, 202-343-5361.

Action: Proposed rule was published January 22, 1981.

30 CFR Parts 731 and 732—State Program Approvals

Summary: These parts will contain approvals of State programs for regulatory authority in States to administer the Surface Mining Control and Reclamation Act.

Originally Scheduled: January 1980.

Authority: Pub. L. 95-87.

Determination of Effects: Those documents which were published as proposed rules prior to February 17, 1981 will be considered under the provisions of E.O. 12291 before they are published as final rules. Unless otherwise indicated, the Department of the Interior has determined that these documents are not major rules under E.O. 12291.

Contact: Art Abbs 202-343-5361.

Action:

Alabama—Disapproval October 16, 1980

Arkansas—Conditional Approval

November 21, 1980

Colorado—Conditional Approval

November 21, 1980

Illinois—Partial Approval October 31, 1980

Indiana—Partial Approval November 25, 1980

Iowa—Partial Approval October 16, 1980; Conditional Approval January 21, 1981

Kansas—Partial Approval September 4, 1980; Conditional Approval January 21, 1981

Kentucky—Partial Approval October 22, 1980

Maryland—Conditional Approval

December 1, 1980

Missouri—Conditional Approval

November 21, 1980

Montana—Conditional Approval April 1, 1980

New Mexico—Conditional Approval

December 31, 1980

North Dakota—Conditional Approval

December 15, 1980

Ohio—Disapproval October 1, 1980

Oklahoma—Partial Approval October 10, 1980; Conditional Approval

January 19, 1981

Pennsylvania—Disapproval October 22, 1980

Tennessee—Partial Approval October 10, 1980

Utah—Partial Approval October 24, 1980; Conditional Approval January 21, 1981

Virginia—Partial Approval October 22, 1980

West Virginia—Partial Approval

October 20, 1980; Conditional

Approval January 21, 1981

Wyoming—Partial Approval March 31, 1980; Conditional Approval November 26, 1980

30 CFR Parts 740-745 (Subchapter D)—Federal Lands Program

Summary: This rule will revise Subchapter D to increase State flexibility under cooperative agreements.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this

document is a major rule under E.O. 12291 has not been made at this time.

Contact: Andy DeVito, 202-343-5361.

30 CFR Part 750—Permanent Federal Program for Indian Lands

Summary: This rule will apply the permanent surface mining program requirements to Indian Lands (750.59).

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: H. B. Simpson, 202-343-5866.

30 CFR Parts 760-769 (Subchapter F)—Areas Unsuitable for Mining

Summary: This rule will revise 30 CFR Subchapter F to provide greater procedural flexibility to the States in declaring lands unsuitable for mining.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Carl Close, 202-343-4225.

30 CFR Parts 770-788 (Subchapter G)—Surface Coal Mining and Reclamation Operations Permits and Coal Exploration Systems Under Regulatory Programs

Summary: This rule will revise the permitting requirements of Subchapter G as follows: (1) Suspend the regulations in Subchapter G which are duplicative, unnecessarily detailed, or are required by other agencies; and (2) Revise the remaining regulations as necessary by emphasizing results to be achieved rather than methods for achievement and by combining subject areas (e.g., hydrology requirements).

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Mary Josie Smith, 202-343-2188.

30 CFR Parts 779, 780, 783, 816 and 817—Surface and Underground Permit Application and General Performance Standards: Revegetation

Summary: This rule will revise the revegetation standards to broaden the approaches available for determining success and to consider other alternatives in addition to reference areas and published technical guides. Performance requirements for post-mining land uses other than cropland will be modified. Tree and shrub

shocking rates may be replaced with accepted local and regional reforestation practices. The requirement for a reference area where the post-mining land use is recreation, wildlife management, and other forest uses, and the special performance standard for permits that are 40 acres or less in size will be deleted. The section on introduced species and the period of responsibility will be revised for clarification purposes.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Arlo Dalrymple, 202-343-4320.

30 CFR Parts 779, 780, 816 and 817—Surface and Underground Permit Applications and General Performance Standards: Fish and Wildlife

Summary: This rule will revise §§ 779.20 and 780.16 to clarify issues raised in the Flannery Litigation. Overburdensome or needless portions of §§ 816.57(c) and 816.97 will also be revised or eliminated. The fish and wildlife reclamation plan, 780.16, will be revised to incorporate information on revegetation in § 816.97(d)(9)(i).

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Parsons, 202-343-4954.

30 CFR Parts 780, 784, 816, and 817—General Performance Standards: Air Quality

Summary: This rule will revise §§ 780.15 and 784.26 to clarify and simplify the permit application requirements concerning air quality. In §§ 816.95 and 817.95, suggested procedures for reducing fugitive emissions will be removed and appropriate procedures will be left to the discretion of the regulatory authority.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Robert Goldberg, 202-343-4022.

30 CFR Parts 784 and 817—General Performance Standards: Underground Mining-Subsidence

Summary: This rule will revise subsidence requirements to place

greater emphasis on surface owner protection. If underground mining results in subsidence that causes material damage or reduces the value of surface lands, the intent is to give the operators the option to: (1) Restore, rehabilitate, replace, or purchase the damaged structure or valuable resource of surface land; or (2) compensate the owner for any damage or loss incurred by subsidence. The regulatory authority will have authority to suspend underground coal mining under urbanized areas and areas adjacent to major impoundments or permanent streams if imminent danger to inhabitants of the urbanized areas and communities is found.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: C. Y. Chen, 202-343-5261.

30 CFR Part 785—Requirements for Permits for Special Categories of Mining

Summary: This rule will revise the permitting regulations to eliminate needless requirements and to reduce the paper burden on States and industry for the submission of experimental practice permit requests. The reviews and approval process will be streamlined to provide quick response to the requestor.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ray Aufmuth, 202-343-5261.

30 CFR Parts 785, 816, 817 and 827—Requirements for Permits for Special Categories of Mining, General Performance Standards and Special Performance Standards: Support Facilities

Summary: This rule will provide a new definition of "Support Facilities."

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Goldberg, 202-343-4022.

30 CFR Parts 785 and 828—Requirements for Permits for Special Categories of Mining and Special Performance Standards; in Situ Processing

Summary: This rule will reword and simplify section 785.22 and Part 828. The

essence of the regulations is expected to remain approximately the same.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Robert Goldberg, 202-343-4022.

30 CFR Part 795—Small Operator Assistance

Summary: This rule will revise 30 CFR Part 795 to increase attractiveness of the Small Operator Assistance Program to small operators and to allow greater State control over decisions.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Doug Growitz, 202-343-9104.

30 CFR Parts 800-809 (Subchapter J)—Bond and Insurance Requirements for Bonding of Surface Coal Mining and Reclamation Operations

Summary: This rule will revise Subchapter J in response to comments received and legal, economic and environmental problems raised. The anticipated approach is to deal with types of bonds, such as: surety, collateral and self-bonding, separately from the procedures which apply to bonding. Areas which will be covered include: self-bonding, adjustments, forfeiture, and releases.

Originally Scheduled: April 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Russ Price, 202-343-4022.

Action: Proposed rule was published September 9, 1981; comment period ended 1981.

Final rule is scheduled to be published in December 1981.

30 CFR Part 816—General Performance Standards: Impoundments

Summary: This rule will develop a new regulation oriented toward performance standards and give the regulatory authority more flexibility in approving design criteria. OSM would require that the impoundment slopes be maintained, the structure be stable, seepage be avoided, water quality criteria not be compatible with its intended use, and that the structures be compatible with its intended use, and that the structure be certified by a registered professional engineer.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Jose del Rio, 202-343-4022.

30 CFR Parts 816 and 817—General Performance Standards: Roads

Summary: This rule will delete all the existing sections dealing with roads. In its place, rules will be developed providing performance standards. Such performance standards may include avoiding diminution and degradation of surface or groundwater quality and quantity, avoiding alternations of normal stream flow, avoiding erosion and siltation, avoiding air pollution and preventing damage to either private or public property.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Jose del Rio, 202-343-4022.

30 CFR Parts 816 and 817—General Performance Standards: Explosives

Summary: The direction of this rulemaking will be to the performance goals found in section 515(b)(15) to allow greater State regulatory authority involvement in authority involvement in defining the degree of health, safety, and environmental protection necessary to meet the Federal statute. Areas to be considered for specific revisions include ground vibration standards and distance limits.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Russ Price, 202-343-5854.

30 CFR Parts 816 and 817—General Performance Standards: Remining

Summary: This rule will include the development of a new section addressing remining of previously mined areas. Previously-developed rules dealing with these issues will be consolidated into this section. The new rules will deal with the issues of highwall elimination, approximate original contour, backfill stability, upslope drainage control, highwall stability, and treatment of overcast spoil on the downslope remaining from initial mining.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ray Aufmuth, 202-343-5261.

30 CFR Parts 816 and 817—General Performance Standards: Excess Spoil

Summary: This rule will revise the excess spoil regulations to provide primarily performance standards rather than design standards. A technical handbook describing design considerations for disposal of excess spoil material will be developed.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ray Aufmuth, 202-343-5261.

30 CFR Parts 816 and 817—General Performance Standards: Hydrology

Summary: This rule will provide a major reorganization and clarification of the requirements stipulated in Pub. L. 95-87 for protection of the hydrologic balance. New Hydrology regulations will emphasize mining techniques and reclamation practices. Water quality monitoring requirements will be based upon requirements cited in the Surface Mining Act and locally significant needs. They will be geared to streamline data collection and monitoring efforts. The revised regulations will clarify data requirements, determining the probable hydrologic consequences of mining, and cumulative impact assessments.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Mosesso, 202-343-5261.

30 CFR Parts 816 and 817—General Performance Standards: Land Use Variances

Summary: This rule will reorganize and revise regulations pertaining to post-mining land uses as follows: (1) Organize all principal parts of the regulations that directly influence the post-mining land use into one post-mining use section; (2) Provide separate and distinct requirements for each alternative post-mining land use condition—(a) return to premining use on AOC; (b) new post-mining use of AOC; (c) steep slope variance; mountaintop remove; experimental practices; (3) Clarify the applicability of specific performance standards under new post-mining land uses; and (4)

Clarify the steep slope definition to include the scope of the steep slope post-mining land use variance to the extent permitted by the Act and legislative history.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Charles Myers, 202-343-5587.

30 CFR Parts 816 and 817—General Performance Standards: Backfilling and Grading

Summary: This rule will revise the backfilling and grading regulations to provide a shorter, more streamlined approach which will move some paragraphs to the permitting sections of the concept of AOC in a separate section. A technical handbook will be prepared describing design considerations for backfilling and grading. Specific standards of the regulations will then be oriented toward performance, but not design standards.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ray Aufmuth, 202-343-5261.

30 CFR Parts 816 and 817—General Performance Standards: Coal Processing Waste

Summary: This rule will revise regulations applicable to coal processing waste. Specific items to be addressed include: (1) Clearly defining what is a coal processing waste bank and what is a coal processing waste dam or embankment, by taking into consideration the current definitions of "Refuse Pile" and "Impounding Structure" in MSHA's regulation 30 CFR 77.217, and revise the regulation to be more consistent with MSHA's existing regulation on Refuse Piles and Impounding Structures; (2) Place emphasis for periodic safety inspection equally on both coal waste banks and coal waste dams as required in Section 515(f) of the Act (current regulations place more emphasis on coal waste banks); and (3) Reduce burdensome language in the existing regulation for coal waste banks to eliminate overburdensome design criteria.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: C.Y. Chen, 202-343-4022.

30 CFR Parts 816 and 817—General Performance Standards

Summary: This rule will revise the topsoil regulations to clarify requirements applicable to approval of substitute material.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Leroy de Moulin, 202-343-5954.

30 CFR Part 816 and 818—Requirements for Permits for Special Categories of Mining; General Performance Standards and Special Performance Standards; Concurrent Surface and Underground Mining

Summary: This rule will revise Part 818, relating to concurrent surface and underground mining, and will incorporate its provisions with § 816.79. Because there appears to be no clear authorization for § 816.79(b), beyond aspects which are redundant to other performance standards, consideration will be given to deleting this paragraph.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: C.Y. Chen, 202-343-4022.

30 CFR Part 819—Special Permanent Program Performance Standards: Auger Mining

Summary: This rule will reorganize the regulations to include auger mining as a subpart of 819. Several changes will be proposed to the existing regulations: (1) Deletion of paragraph (a)(1), (a)(2), and (a)(3); (2) Deletion of paragraphs (c)(1), and (3) Revision of paragraph (e).

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Ray Aufmuth, 202-343-5261.

Action: Proposed rule is scheduled to be published in December 1981.

30 CFR Part 820—Special Permanent Program Performance Standards: Anthracite Mines in Pennsylvania

Summary: This rule will revise the permanent program regulations in 30 CFR Part 820 that implement Section 529 of the Surface Mining Control and Reclamation Act of 1977. This revision reflects changes in the anthracite environmental provisions promulgated

by the Commonwealth of Pennsylvania since August 3, 1977.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Lawrence Chase, 202-343-5587.

30 CFR Part 822—Special Permanent Program Performance Standards: Operations in Alluvial Valley Floors

Summary: This rule will revise the requirements relating to alluvial valley floors. Proposed changes will include: (1) Deleting the detailed application information requirements from the rules and placing them in a revised handbook; (2) Correcting issues raised in the Flannery Round #1 litigation, including deleting the requirement for one year of baseline hydrologic data and clarifying the definition of "significance" and "material damage;" and (3) Revising existing alluvial valley floors to reflect conditions of NM, UT, and ND.

Originally scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Joe O'Connor, 202-343-2184.

30 CFR Part 823—Special Permanent Program Performance Standards: Operations on Prime Farmlands

Summary: This rule will clarify issues raised in the Flannery litigation with regard to determination of post-mining capabilities to achieve equal or higher levels of productivity, and applicability of the "moist bulk density" test.

Originally scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Don Smith, 202-343-5954.

30 CFR Part 825—Special Permanent Program Performance Standards: Special Bituminous Coal Mines in Wyoming

Summary: This rule will continue to set forth those provisions identifying those operations in Wyoming which qualify as special bituminous coal mines. The only significant change will be the incorporation by reference of the approved Wyoming statutory and regulatory program.

Originally scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Lewis McNay, 202-343-7881.

Action: Proposed rule is scheduled to be published in November 1981.

30 CFR Part 826—Special Permanent Program Performance Standards: Excess Spoil on Existing Benches

Summary: This rule will revise the steep slope mining requirements and reorganize them so that they can be incorporated with other performance standards for surface coal mining and reclamation operations.

Originally Scheduled: April 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Ray Aufmuth, 202-343-5261.

Action: Proposed rule was published July 20, 1981.

30 CFR Part 840-845 (Subchapter L)—Permanent Program Inspection and Enforcement Procedures

Summary: This rule will revise 30 CFR Subchapter L to simplify inspection and enforcement procedures.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

30 CFR Parts 870-889 (Subchapter R)—Abandoned Mine Land Reclamation

Summary: This rule will streamline the requirements of 30 CFR Subchapter R relating to abandoned mine land reclamation.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Don Wilson, 202-343-4012.

30 CFR Parts 900, 904, 906, 915, 916, 918, 920, 924, 925, 926, 931, 934, 936, 943, 944, 948 and 950—State Programs

Summary: This rule will provide an introduction to Subchapter T and make amendments to certain parts to incorporate by reference the approved State regulatory programs.

Originally Scheduled: January 1980.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: George Stone, 202-343-5361.

30 CFR Parts 901, 906, 913, 914, 915, 916, 917, 919, 925, 931, 934, 935, 936, 938, 942, 944, 946, and 950—Abandoned Mine Reclamation Plans

Summary: These parts will incorporate the abandoned mine reclamation plans for various States which have approved permanent regulatory programs.

Originally Scheduled: April 1981.

Authority: Pub. L. 95-87.

Determination of Effects: Unless otherwise indicated, the Department of the Interior has determined that these documents are not major rules under E.O. 12291.

Contact: Charles Beasley, 202-343-4012.

Action: Alabama (901)—Proposed rule was published August 6, 1981.

Kentucky (917)—Proposed rule was published August 6, 1981.

New Mexico (913)—Proposed rule was published October 3, 1980. Final rule was published June 17, 1981.

North Dakota (934)—Proposed rule was published October 6, 1981.

Oklahoma (936)—Proposed rule was published October 6, 1981.

30 CFR Part 906—State-Federal Cooperative Agreement: Colorado

Summary: This part will implement the State-Federal Cooperative Agreement for the permanent regulatory program on Federal lands in Colorado.

Originally Scheduled: January 1980.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Andy DeVito, 202-343-5361.

30 CFR Parts 906, 920, 931, 934, 944, 948, and 950—State

Summary: This rule will modify the deadlines for seven States (Colorado, Maryland, New Mexico, North Dakota, Utah, West Virginia, and Wyoming) to meet conditions on their approved State permanent regulatory programs.

Originally Scheduled: April 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Mary Crouter, 202-343-5361.

Action: Proposed rule was published June 26, 1981; comment period ended July 27, 1981.

Final rule is scheduled to be published in October 1981.

30 CFR Part 910—Federal Program: Georgia

Summary: This part will provide for a Federal surface mining program in Georgia.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The documents will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Jim Fulton 202-343-5361.

Action: Proposed rule was published September 15, 1980.

30 CFR Parts 921, 922, 937, and 939—Federal Programs for Coal Exploration: Massachusetts, Michigan, Oregon and Rhode Island

Summary: These parts will provide for Federal programs which cover coal exploration activities in the four designated States.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Kress 202-343-5361.

30 CFR Part 931—State-Federal Cooperative Agreement: New Mexico

Summary: This part will implement the State-Federal Cooperative Agreement for the permanent regulatory program on Federal lands in New Mexico.

Originally Scheduled: January 1980.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Andy DeVito, 202-343-5361.

30 CFR Part 934—State-Federal Cooperative Agreement: North Dakota

Summary: This part will implement the State-Federal Cooperative Agreement for the permanent regulatory program on Federal lands in North Dakota.

Originally Scheduled: January 1980.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Andy DeVito, 202-343-5361.

30 CFR Part 944—State-Federal Cooperative Agreement: Utah

Summary: This part will implement the State-Federal Cooperative Agreement for the permanent regulatory program on Federal lands in Utah.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Andy DeVito, 202-343-5361.

30 CFR Part 946—State-Federal Cooperative Agreement: Virginia

Summary: This rule will implement the State-Federal Cooperative Agreement permanent regulatory program on Federal lands in Virginia.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Andy DeVito, 202-343-5361.

Contact: Murray Newton, 202-343-5866.

30 CFR Part 947—Federal Program: Washington

Summary: This part will provide for a Federal surface mining program in the State of Washington.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Fulton 202-343-5361.

30 CFR Part 948—State-Federal Cooperative Agreement: West Virginia

Summary: This rule will implement the State-Federal Cooperative Agreement permanent regulatory program on Federal lands in West Virginia.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-87.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Andy DeVito, 202-343-5361.

U.S. FISH AND WILDLIFE SERVICE**50 CFR Chapter I, Subchapter C—The National Wildlife Refuge System**

Summary: Administrative corrections and revisions will be made to this subchapter to reflect actions which have resulted from previously issued Executive Orders, public land orders and other administrative documents. No substantive changes are contemplated.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 668dd.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt, 202-343-4791.

50 CFR Chapters I and IV—Endangered Species Act Rules

Summary: On August 12, 1981, Vice President Bush announced that the Departments of the Interior and Commerce would conduct a review of procedures implementing the Endangered Species Act to determine whether they meet the objectives of E.O. 12291. This review will evaluate suggested changes in the statute, existing or proposed rules, management practices, or inter- and intra-agency agreements, and will determine what actions are necessary to attain the objectives of E.O. 12291.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1531 et seq.

Contact: Ronald E. Lambertson, 202-343-4646.

50 CFR Part 3—Nondiscrimination: Contracts, Permits and Facilities

Summary: This part, which is scheduled for review, prohibits discrimination in contracts, permits and use of facilities of the Service.

Originally Scheduled: January 1981.

Authority: 5 U.S.C. 301; 42 U.S.C. 2000d-1; E.O. 10925; E.O. 11114.

Contact: Samuel Lyons, 202-343-5486.

50 CFR Part 10, Subpart B—Definitions

Summary: The list of migratory birds found at 50 CFR 10.13 would be amended by adding formerly unprotected species which are covered by the convention concluded with the Union of Soviet Socialist Republics for conservation of migratory birds and their environment. Also, the laughing gull, which was inadvertently omitted when the list was last revised, would be restored. Several species of birds belonging to groups protected under conventions concluded with Canada and Mexico have recently been found in the United States and would also be added to the list. The Mexican duck, which is no longer found in the United States, would be deleted from the list; Mexican-like ducks which are found in the Southwestern United States would continue to be protected as hybrids of the mallard, a migratory bird.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 704, 712.

Determination of Effects: The determination as to whether this

document is a major rule under E.O. 12291 has not been made at this time.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Part 10—General Provisions

Summary: This part, which is scheduled for review, provides definitions, the list of migratory birds, and law enforcement district locations and jurisdictions.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 703-711; 16 U.S.C. 742a-1; 16 U.S.C. 1531-43; 18 U.S.C. 42-44.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Parts 11 and 12—Civil Procedures: Seizure and Forfeiture Procedures

Summary: These parts, which are scheduled for review, provide procedures for enforcement of a variety of fish and wildlife laws.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1540, 18 U.S.C. 42, 16 U.S.C. 1382.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Parts 1 and 2—Definitions and Field Organization

Summary: These parts, which are scheduled for review, provide general definitions and locations of regional and area offices.

Originally Scheduled: January 1981.

Authority: 5 U.S.C. 301.

Contact: Arthur J. Ferguson, 202-653-8770.

30 CFR Part 12, Subpart C—Forfeiture Proceedings

Summary: The Service has revised 50 CFR 12.23 to raise the monetary value of seized property, which may be the subject of notice by posting, from \$250 to \$1,000. In addition, present regulations requiring posting in both the Service's enforcement office and the United States District Court have been revised to allow posting in either location as well as in the United States Customhouse. The revisions reflect the increase in value of seized property, the availability of alternative forms of publications, and in some instances the impracticability of posting in United States District Courts.

Originally Scheduled: January 1981.

Authority: 5 U.S.C. 301; 16 U.S.C. 703-711; 16 U.S.C. 1540; 18 U.S.C. 43-44; 19 U.S.C. 1602-1624.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Clark R. Bavin, 202-343-9242.

Action: Proposed rule was published December 31, 1980.

Final rule was published September 8, 1981.

50 CFR Part 12, Subpart D—Disposal of Forfeited or Transferred Property

Summary: Property (including wildlife, equipment, cargo, vessels, or aircraft) forfeited or transferred to the United States under the provisions of 50 CFR Part 12 would be subject to disposal at the discretion of the Director by any of the following means: (1) Utilization by the Service for official purposes; (2) transfer to another government agency for official use; (3) conditional loan; (4) sale (except wildlife listed as "endangered" in 50 CFR 17.11, listed in Appendix I in 50 CFR 23.23, protected under the Migratory Bird Treaty Act, or protected under the Eagle Protection Act); (5) destruction; and, (6) return to the wild in the case of live wildlife.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 7421.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Clark R. Bavin, 202-343-9242.

Action: Proposed rule was published September 21, 1981.

Final rule is scheduled for publication in December 1981.

50 CFR Parts 13-18, 21-23—Permit Procedures

Summary: These parts would be revised (1) to provide consolidated permit requirements common to all parts into Part 13; (2) to revise the schedule of fees to accompany permit applications; and (3) to establish an appeals procedure for denials of permit applications.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 703-11; 16 U.S.C. 742a-l; 16 U.S.C. 1531-43; 18 U.S.C. 42-44.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Richard M. Parsons, 703-235-1937.

Action: Proposed rule published September 18, 1981.

50 CFR Part 14, Subpart B—Importation and Exportation at Designated Ports

Summary: Designated port status under 50 CFR 14.12 was conferred on Dallas/Ft. Worth, Texas.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 1538(f).

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Clark R. Bavin, 202-343-9242.

Action: Proposed rule was published July 14, 1980.

Final rule was published September 1, 1981.

50 CFR Part 14—Importation, Exportation, and Transportation of Wildlife

Summary: The Service would revise 50 CFR Part 14 to make a number of changes involving: (1) the use of designated, border, or special ports, (2) the filing of import or export declarations, and (3) the licensing of persons engaged in business as importers or exporters of fish or wildlife.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 704, 712, 16 U.S.C. 1382; 16 U.S.C. 1538(d)-(f); 18 U.S.C. 42-44.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Part 16—Injurious Wildlife

Summary: This part, which is scheduled for review, implements that portion of the Lacey Act which relates to injurious wildlife.

Originally Scheduled: January 1981.

Authority: 18 U.S.C. 42.

Contact: Jim F. Gillett, 202-632-7463.

50 CFR Part 17, Subpart A—Introduction and General Provisions

Summary: This rule will revise the definition of "pre-Act wildlife."

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Part 17, Subpart C—Endangered Wildlife; Subpart D—Threatened Wildlife

Summary: Self-defense rules found at 50 CFR 17.21 and 17.31 for endangered and threatened wildlife, respectively, would be revised to conform to the Endangered Species Act Amendments of 1978. Under the revision, the taking of endangered or threatened wildlife in good faith for the protection of oneself or others from bodily harm would be a defense to a civil penalty assessment or a criminal prosecution.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 1540(a)-(b).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Part 17—Endangered and Threatened Wildlife and Plants

Summary: Regulations will be proposed which would list certain species of wildlife and plants as endangered or threatened species and, where prudent, would identify their critical habitat.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: Those documents which were published as proposed rules prior to February 17, 1981 will be considered under the provisions of E.O. 12291 before they are published as final rules. Unless otherwise indicated, the determinations as to whether these documents are major rules under E.O. 12291 has not been made at this time.

Contact: John L. Spinks, 703-235-2771.

Action: Pine Barrens tree frog (Delist).

Short-tailed albatross (U.S. population)—Proposed rule was published July 25, 1980

Thick-billed parrot (U.S. population)—Proposed rule was published July 25, 1980

Four Yaqui River fishes
Borax Lake chub—Proposed rule was published October 16, 1980

Chihuahua chub—Proposed rule was published December 15, 1980

Ocelot (U.S. population)—Proposed rule was published July 25, 1980.

Key Largo woodrat and Key Largo cotton mouse

Agave arizonica

Cereus eriphorus fragrans

Tree cactus

'Ewa Plains' Akolo—Proposed rule was published September 12, 1980

Ashy dogweed

Johnston frankenia

Navasota ladies'-treeses—Proposed rule was published June 18, 1980

Heliotrope milk-vetch—Proposed rule was published January 13, 1981

Oswood Mountains milk-vetch

McKittrick pennyroyal—Proposed rule was published August 15, 1980

Walden phacelia—Proposed rule was published September 2, 1980

Matheur wire-lettuce—Proposed rule was published October 31, 1980

American alligator (Louisiana)—Proposed rule was published May 1, 1981. Final rule was published August 10, 1981

Montto gecko—Proposed rule was published October 22, 1980

18 foreign reptiles

Hawksbill sea turtle (Critical Habitat)—Proposed rule was published October 22, 1980

Madison Cave isopod—Proposed rule was published October 6, 1980

Hay's spring amphipod—Proposed rule was published July 25, 1980
 Utah prairie dog (Downlist)
 Florida torreya
 San Benito evening-primrose
 Eight foreign mammals
 Leopard (Downlist)—Proposed rule was published June 16, 1980. Comment period was re-opened and extended to September 30, 1981
 Kangaroo import ban (Lift)—Proposed rule was published June 16, 1980. Final rule was published April 29, 1981
 12 Pacific islands birds and mammals
 Least Bell's vireo
 Kusche's fleabane and Blumer's dock
 Small whorled pogonia—Proposed rule was published September 11, 1980
 Silverling—Proposed rule was published October 27, 1980
 Rigid white-topped aster
 Bradshaw lomatium
 Amargosa vole
 Maguire fleabane

50 CFR Part 17, Subpart A—Introduction and General Provisions

Summary: The Service will amend 50 CFR 17.4 to give pre-Act exempt status to wildlife which otherwise qualifies only if it was not held in the course of a commercial activity on or after December 28, 1973.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Part 17—Endangered and Threatened Wildlife and Plants

Summary: Regulations will be proposed which would list certain species of wildlife and plants as endangered or threatened species and, where prudent, would identify their critical habitat.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: The determinations as to whether these documents are major rules under E.O. 12291 have not been made at this time.

Contact: John L. Spinks, 703-235-2771.

Action: Diamond Head bidens

Diamond Head schiela
 Eight foreign birds
 17 foreign birds (Reclassify)
 Monte Neva Indian paintbrush
 Fresno kangaroo rat
 American Alligator (Texas: Delist)
 Lakela's mint
 Texas snowbells
 Cliffrose
 Flagstaff pennyroyal
 San Francisco Peaks groundsel
 Little Colorado River Spinedace

Warner sucker
 Hutton Spring tui chub
 Foskett Springs speckled dace
 Desert pupfish
 Desert dace
 Amargosa speckled dace
 Laramie false sagebrush
 Wyoming toad
 Bonneville cutthroat
 Tecopa pupfish (Delist)
 12 U.S. birds (Reclassify)

50 CFR Part 17—Endangered and Threatened Wildlife and Plants, Subpart D—Threatened Wildlife

Summary: Revision of threatened wildlife regulations to allow exceptions for certain non-commercial imports; revision of special rule for African elephant to focus regulations on imports.

Originally Scheduled: January 1980.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Richard M. Parsons, 703-235-1937.

Action: Proposed rule published July 17, 1981. Correction published August 25, 1981.

50 CFR Part 17—Endangered and Threatened Wildlife and Plants, Subpart A—Introduction and General Provisions

Summary: This rule would revise regulations defining "harm" under the Endangered Species Act. Various interpretations of "harm" have led to confusion in the use of the term.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 1531-43.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: John L. Spinks, Jr., 703-235-2771.

Action: Proposed rule was published June 2, 1981.

Final rule was published.

50 CFR Part 17—Endangered and Threatened Wildlife and Plants

Summary: Regulations will be proposed which would list certain species of wildlife and plants as endangered or threatened species and, where prudent, would identify their critical habitat.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: The determinations as to whether these documents are major rules under E.O. 12291 have not been made at this time.

Contact: John L. Spinks, Jr., 703-235-2771.

Action: Giant kangaroo rat:

Modoc sucker
 Railroad Valley springfish
 White River spinedace
 White River springfish
 Bluntnose shiner
 Loach minnow
 Spikedace
 Ash Meadows pupfish
 Big Springs spinedace
 Fish Springs tui chub
 Hiko White River springfish
 Koki'o
 Ko'olua 'ula
 Nau paka
 Cyanea superba
 Gardenia brighamii
 Gouania hillebrandii
 Pedata checker mallow
 Slender padded thelypodium
 Uhiuhi
 Barneby cat's-eye
 Neoparrya lithophila
 Toadflax cress

50 CFR Part 17—Endangered and Threatened Wildlife and Plants

Summary: Regulations will be proposed which would reclassify or delist, as appropriate, certain species of fish or wildlife.

Originally scheduled: October 1981.

Authority: 16 U.S.C. 1531-1543.

Determination of effects: The determinations as to whether these documents major rules under E.O. 12291 have not been made at this time.

Contact: John L. Spinks, Jr., 703-235-2771.

Action: Columbia white-tailed deer:
 Red-browed parrot
 Torquoise night parakeet
 Palau birds (5)
 Santa Barbara song sparrow
 Arctic peregrine falcon
 Yuma clapper rail
 Eastern brown pelican
 Pecos gambusia
 Longjaw cisco
 Lahontan cutthroat trout
 Blue pike
 Silver pincushion cactus

50 CFR Part 18—Marine Mammals

Summary: The Service will propose rules that would require the marking, tagging, or otherwise identifying of raw parts of certain lawfully taken marine mammals, including those taken by Alaska Natives for purposes of subsistence or the creation and selling of authentic native articles of handicrafts and clothing. Except for scientific research purposes, the rules would also prohibit exportation of raw parts of these marine mammals from Alaska and the sale of such parts, other than those that are edible, to persons other than resident Alaska Natives.

These rules are necessary for management purposes.

Originally scheduled: July 1980.

Authority: 16 U.S.C. 1382(a).

Determination of effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim F. Gillett, 202-632-7463.

50 CFR Part 18—Marine Mammals

Summary: This part, which is scheduled for review, implements the Marine Mammal Protection Act.

Originally scheduled: October 1981.

Authority: 16 U.S.C. 1371 et seq.

Contact: Jim F. Gillett, 202-632-7463.

50 CFR Part 18—Marine Mammals, Subpart D—Special Exceptions

Summary: This rule is being revised to ease the burden of permit procedures for scientific research and public display.

Originally scheduled: January 1980.

Authority: 16 U.S.C. 1371-1407.

Determination of effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Richard M. Parsons, 703-235-1937.

50 CFR Part 20, Subpart M—Wildlife Development Areas

Summary: Procedures found at 50 CFR 20.141-143 for the establishment of wildlife development areas on lands outside the National Wildlife Refuge System will be revoked.

Originally scheduled: January 1980.

Authority: 16 U.S.C. 703-712.

Determination of effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Clark R. Bavin, 202-343-9242.

Action: Proposed rule was published July 11, 1979.

50 CFR Part 20—Migratory Bird Hunting

Summary: The Service has published a series of documents establishing migratory bird hunting regulations for the 1981-82 season. The documents consist of proposed frameworks providing outside limits for dates and hours of shooting, as well as bag and possession limits; final frameworks for hunting seasons from which States may select regulations; and final rules approving such State selections.

Originally scheduled: July 1980.

Authority: 16 U.S.C. 703-711.

Determination of effects: The Department of the Interior has

determined that these documents are major rules under E.O. 12291. These rules are major because of the economic values associated with migratory game bird hunting; however, the need to obtain and consider the latest population data for these migratory birds requires that the regulatory schedule be shortened.

The Department has also determined that these rules will have a significant economic effect on a substantial number of small entities and requires a small entity flexibility analysis under Pub. L. 96-354.

Small entities likely to be affected by these rules include some sporting goods stores, hardware stores, motels and hotels, restaurants, clothing stores, boat and marine equipment stores, marinas, gasoline stations, private hunting clubs, land owners leasing hunting rights, and mail order houses selling hunting equipment and supplies.

The regulatory impact analysis, as required by E.O. 12291, and the small entity flexibility analysis, as required by Pub. L. 96-354, have been combined into one analysis as provided for by both authorities. Copies of the analysis are available from the Contact.

Contact: John P. Rogers, 202-254-3207.

Action: Proposed 1981-1982 Migratory Game Bird Hunting Regulations (Preliminary) and Proposed Frameworks were published March 25, 1981.

A summary of the initial small entity flexibility analysis and the preliminary regulatory impact analysis was contained in the proposed rule published March 25, 1981.

Supplemental Proposals for Early and Late Season Migratory Bird Hunting Regulations Frameworks were published July 8, 1981.

Supplemental Proposals for Early Season Migratory Bird Hunting Regulations Frameworks were published July 13, 1981.

Final Regulations Frameworks for 1981-82 Early Hunting Seasons were published July 29, 1981.

Supplemental Proposals for Late Season Migratory Bird Hunting Regulations Frameworks were published August 17, 1981.

Final Regulations setting early seasons, hours, areas, and limits were published August 21, 1981.

A summary of the final small entity flexibility analysis and the final regulatory impact analysis was published August 21, 1981.

Final Regulations Frameworks for 1981-1982 Late Hunting Seasons were published September 9, 1981.

Final Regulations setting late open seasons, and bag and possession limits

for certain migratory game birds were published September 19, 1981.

50 CFR Part 20, Subpart N—Special Procedures

Summary: This rule will establish special procedures for issuance of annual migratory bird hunting regulations.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 703 et seq.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: John P. Rogers, 202-254-3207.

Action: Proposed rule was published December 17, 1980.

50 CFR Part 20, Subpart C—Taking

Summary: The Service will amend the hunting methods for taking migratory game birds to permit the use of crossbows.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 703-712.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Part 20, Subpart K—Annual Seasons, Limits and Shooting Hours Schedules

Summary: This rule describes the areas where steel (non-toxic) shot will be required for hunting migratory waterfowl.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 703-711.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Robert I. Smith, 202-254-3207.

Action: Proposed rule was published June 12, 1981.

Final rule was published August 13, 1981.

50 CFR Part 21—Migratory Bird Permits, Subpart C—Specific Permit Provisions

Summary: Adding additional States to the States listed in 50 CFR 21.29(k) whose falconry laws have been determined by the Director to meet or exceed the Federal minimum standards. In such States falconry is permitted under a system of joint Federal-State permits.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 703-712.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time;

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Part 22, Subpart C—Eagle Permits

Summary: Potential conflicts between the prohibitions of the Eagle Protection Act, 16 U.S.C. 668-668d, and resource development and recovery operations throughout the country, particularly future coal mining activities in the Western States, resulted in Congress amending the Act to allow the Secretary to promulgate regulations which permit the taking of golden eagle nests which interfere with resource development or recovery operations. To implement the amendment, the Service would amend Subpart C to allow and regulate the otherwise prohibited destruction or removal of golden eagle nests which interfere with resource development or recovery operations, if the nests are not under construction or occupied and the taking is compatible with the preservation of the golden eagle.

Originally Scheduled: May 1978.

Authority: 16 U.S.C. 668a.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Clark R. Bavin, 202-343-9242.

Action: Proposed rule was published January 3, 1980.

50 CFR Part 23—Endangered Species Convention

Summary: The regulations implementing the Convention on International Trade in Endangered Species of Wild Fauna and Flora will be clarified and revised to incorporate certain recommendations of the Parties.

Originally Scheduled: January 1980.

Authority: 16 U.S.C. 1531-1543; TIAS 8249.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Richard M. Parsons, 703-235-1937.

50 CFR Part 23, Subpart F—Export of Certain Species

Summary: This subpart lists States from which certain species listed in Appendix II of the Endangered Species Convention (CITES) may be exported. It is amended yearly.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 1531-1543; TIAS 8249.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Richard L. Jachowski, 202-653-5948.

Action: Proposed findings for the 1981-1982 harvest season were published September 10, 1981.

Final findings for the 1981-1982 harvest season were published October 14, 1981.

50 CFR Part 23, Subpart C—Appendices

Summary: This rule amended the list of species contained in 50 CFR Part 23 to bring it into conformity with the Appendices of the Endangered Species Convention (CITES), as amended by party nations.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 1531-1543; TIAS 8249.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Richard L. Jachowski, 202-653-5948.

Action: Proposed rule was published April 7, 1981. Final rule was published September 4, 1981.

50 CFR Part 23, Subpart C—Appendices

Summary: This rule would amend the list of species contained in 50 CFR 23 by removing from Appendix II the bobcat, which was listed in 1976 without supporting evidence and which is not a currently or potentially threatened species.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 1531-43; TIAS 8249.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Richard L. Jachowski, 202-653-5948.

Action: Notice of potential United States proposal was published September 14, 1981.

50 CFR Part 24—Importation, Exportation and Transportation of Plants

Summary: This part will establish designated ports for the importation, exportation and re-exportation of plants.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Clark R. Bavin, 202-343-9242.

50 CFR Parts 25-29—Administrative Provisions; Public Entry and Use; Prohibited Act; Enforcement, Penalty and Procedural Requirements; Land Use Management

Summary: These parts, which are scheduled for review, provide a variety

of administrative functions of the National Wildlife Refuge System.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 685, 690d, 725, and 460k.

Contact: William C. Reffalt, 202-343-4791.

50 CFR Part 26, Subpart C—National Wildlife Refuges

Summary: The emergency management rules for the twelve areas in Alaska, which were withdrawn and reserved as National Wildlife Refuges, will be rescinded.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 668dd et seq.; Section 204(c), Withdrawal Proclamation of February 11, 1980 (45 FR 9562).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt, 202-343-4791.

Action: Emergency rule was published March 4, 1980.

50 CFR Parts 26, 32 and 33—Public Entry and Use, Hunting and Fishing

Summary: Regulations will be proposed which will codify and/or consolidate special regulations relating to public access and use, hunting and fishing on units of the National Wildlife Refuge System.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 460k; 16 U.S.C. 668dd.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt, 202-343-4791.

50 CFR Part 27—Prohibited Acts

Summary: Regulations will be proposed to prohibit the possession of any animal or plant on a National Wildlife Refuge except as authorized by 50 CFR Subchapter C.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 460k; 16 U.S.C. 668dd.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt 202-343-4791.

50 CFR Part 29, Subpart A—General Rules

Summary: This subpart will be revised to include new rules which

govern non-Federal activities affecting waterfowl production area easements.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 460k; 16 U.S.C. 668dd et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt 202-343-4791.

50 CFR Part 29, Subpart C—Mineral Operations

Summary: This subpart will be revised to include new rules which govern mining on areas within the National Wildlife Refuge System.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 460k; 16 U.S.C. 668dd et seq.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Ronald L. Fowler 202-343-4305.

Action: Proposed rule was published December 31, 1980.

50 CFR Part 32, Subpart A—General Provisions

Summary: This subpart will be revised to rescind a closure of Malheur National Wildlife Refuge, Oregon, which was previously closed to migratory bird hunting.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 460k; 16 U.S.C. 668dd et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ronald L. Fowler 202-343-4305.

50 CFR Part 32, Subpart B—Migratory Bird Hunting; Subpart C—Resident Game Hunting

Summary: Regulations have been published which added Rachel Carson National Wildlife Refuge, Maine, to the list of areas open for migratory bird and big game hunting, and added Holla Bend National Wildlife Refuge, Arkansas, to the list of areas open for upland game hunting.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 460k; 16 U.S.C. 668dd et seq.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Ronald L. Fowler 202-343-4305.

Action: Proposed rule was published December 9, 1980.

Final rule was published September 10, 1981.

50 CFR Part 32, Subpart B—Migratory Game Bird Hunting; Subpart C—Resident Game Hunting

Summary: Regulations will be proposed which would add the following National Wildlife Refuges to the list of:

Open areas (migratory game birds)—
Overflow Creek NWR, AR; Bogue Chitto NWR, LA; Mathews Brake NWR, MS; Lamesteer NWR, MT; Cedar Island NWR, NC; Lower Hatchie NWR, TN; Trempealeau NWR, WI.

Open Areas (upland game)—
Overflow Creek NWR, AR; Lower Suwannee NWR, FL; Bogue Chitto NWR, LA; Mathews Brake NWR, MS; Lamesteer NWR, MT; Lower Hatchie NWR, TN; Trempealeau NWR, WI.

Open areas (big game)—
Overflow Creek NWR, AR; Lower Suwannee NWR, FL; Bogue Chitto NWR, LA; Mathews Brake NWR, MS; Lamesteer NWR, MT; Mackay Island NWR, NC; Lake Zahl NWR, ND; Lower Hatchie NWR, TN; Trempealeau NWR, WI.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 460d; 16 U.S.C. 668dd.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: William C. Reffalt, 202-343-4791.

Action: Proposed rule was published September 1, 1981.

50 CFR Part 32—Hunting, Subpart B—Migratory Game Bird Hunting, Subpart C—Resident Game Hunting

Summary: Regulations will be proposed which would add the following National Wildlife Refuges to the list of open areas (migratory game birds); Delta NWR, LA; Washita NWR, OK; Trempealeau NWR, WI; Proposed additions to the list of open areas (upland game) are as follows: Lower Suwannee NWR, FL; Trempealeau NWR, WI; Proposed additions to the list of open areas (big game) are as follows: Lower Suwannee NWR, FL; Hagerman NWR, TX; Trempealeau NWR, WI.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 460k; 16 U.S.C. 668dd.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt, 202-343-4791.

50 CFR Part 32—Hunting, Subpart A—General Provisions

Summary: Regulations will be proposed which would amend a closure of Delta National Wildlife Refuge (Louisiana), previously closed to migratory bird hunting.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 460k, 668dd et seq., 742a.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt, 202-343-4791.

50 CFR Part 33—Sport Fishing

Summary: Regulations will be proposed which would add McFaddin National Wildlife Refuge, Texas, to the list of refuges open for sport fishing.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 460d; 16 U.S.C. 668dd.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: William C. Reffalt, 202-343-4791.

Action: Proposed rule was published September 1, 1981.

50 CFR Part 33—Sport Fishing

Summary: Regulations will be proposed which would add the following National Wildlife Refuges to the list of refuges open for sport fishing:

Bogue Chitto NWR, LA; Upper Ouachita NWR, LA; Mathews Brake NWR, MS; Morgan Brake NWR, MS; Panther Swamp NWR, MS; Lower Hatchie NWR, TN; Seedskaadee NWR, WY.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 460d; 16 U.S.C. 668dd.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: William C. Reffalt, 202-343-4791.

Action: Proposed rule was published September 1, 1981.

50 CFR Part 36—Alaska National Wildlife Refuges

Summary: This part, which implements the Alaska National Interest Lands Act, relieves certain restrictions imposed by the National Wildlife Refuge System regulations which are inappropriate in Alaska, such as

restrictions on carrying firearms. This part also clarifies and implements on an interim basis certain provisions of the Act of immediate importance to Alaskans, such as those relating to subsistence and cabins.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3101; 16 U.S.C. 742(a); 16 U.S.C. 460k.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: William C. Reffalt, 202-343-4305.

Action: Proposed rule was published January 19, 1981.

Final rule was published June 17, 1981.

The information collection requirements contained in §§ 36.15, 36.21, 36.22, 36.23, 36.24, 36.33, and 36.41 of this rule were approved by the Office of Management and Budget under 44 U.S.C. 3507 and assigned clearance number 1018-0035.

50 CFR Part 36—Alaska National Wildlife Refuges

Summary: Regulations will be proposed to implement Section 1008 of the Alaska Land Act concerning oil and gas leasing program for non-North Slope Federal lands.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3101.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: William C. Reffalt, 202-343-4791.

50 CFR Part 80—Restoration of Game Birds, Fish and Mammals

Summary: Current rules will be revised which are applicable to State fish and wildlife agencies for participation in these grants-in-aid programs. The revised rules are intended to simplify language and to make certain technical changes.

Originally Scheduled: January 1980.

Authority: 16 U.S.C. 669 et seq.; 16 U.S.C. 777 et seq.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Charles K. Phenicie, 703-235-1526.

Action: Proposed rule was published August 28, 1980.

50 CFR Part 81—Conservation of Endangered and Threatened Species of Fish, Wildlife, and Plants—Cooperation With the States

Summary: Will review current rules applicable to State conservation

agencies for participation in the grants-in-aid program (Section 6 of the Endangered Species Act). The revised rules are to incorporate changes in the legislation, simplify the language, and make certain technical changes. No new requirements are proposed.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1531 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Charles K. Phenicie, 703-235-1526.

50 CFR Part 83—Fish and Wildlife Conservation Act of 1980

Summary: This rule will provide for financial and technical assistance to the 50 States, 6 Territories and the District of Columbia for the development, revision and implementation of conservation plans for nongame fish and wildlife, as provided for by the Fish and Wildlife Conservation Act of 1980.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 2901.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Charles K. Phenicie, 703-235-1526.

Action: The information collection requirements contained in this rule will be submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

50 CFR Parts 96-106—Alaska National Wildlife Monuments

Summary: These rules, which would have provided the general land management regulations for Yukon Flats and Becharof National Wildlife Monuments in Alaska, will be withdrawn.

Originally Scheduled: July 1979.

Authority: 16 U.S.C. 432; 16 U.S.C. 742(f); 16 U.S.C. 460k3; Presidential Proclamations of December 1, 1978 (43 FR 57009); 16 U.S.C. 3101.

Determination of Effects: The Department of the Interior previously determined that these regulations were not significant under the provisions of E.O. 12044. They will not be reconsidered under the provisions of E.O. 12291, since the Service plans to withdraw the proposed rules that were published on June 28, 1979.

Contact: William C. Reffalt 202-343-4791.

Action: Notice of Intent was published February 28, 1979.

Proposed rules were published June 28, 1979.

50 CFR Part 107—Alaska National Wildlife Monuments: Minerals Management

Summary: This rule, which would have governed mining in Yukon Flats and Becharof National Wildlife Monuments in Alaska, will be withdrawn.

Originally Scheduled: January 1980.

Authority: 16 U.S.C. 432; 16 U.S.C. 742(f); 30 U.S.C. 21 et seq.; Presidential Proclamations of December 1, 1978 (43 FR 57019, 57119); 30 U.S.C. 612; 16 U.S.C. 3101.

Determination of effects: The Department of the Interior previously determined that this rule was not significant under the provisions of E.O. 12044. It will not be reconsidered under the provisions of E.O. 12291, since the Service plans to withdraw the proposed rule that was published on January 11, 1980.

Contact: William C. Reffalt 202-343-4791.

Action: Notice of Intent was published February 28, 1979.

Proposed rule was published January 11, 1980.

50 CFR Part 401—Conservation, Development and Enhancement of Anadromous Fish

Summary: Will revise current rules applicable to State fish and wildlife agencies for participation in the grants-in-aid program. The revised rules are to incorporate changes in the legislation, simplify the language, and make certain technical changes. No new requirements are proposed.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 757a-757f.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Charles K. Phenicie 703-235-1526.

50 CFR Part 402—Endangered Species: Interagency Cooperation

Summary: The Endangered Species Act Amendments of 1978 and 1979 made some changes in the consultation requirements of Section 7. These proposed rules would amend existing rules governing Section 7 consultation by implementing changes required by the amendments and incorporating other procedural changes designed to improve interagency cooperation.

Originally Scheduled: July 1979.

Authority: 16 U.S.C. 1531-1543.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John L. Spinks, 703-235-2771.

50 CFR Part 410—Fish and Wildlife Coordination Act

Summary: Rules will be promulgated which will establish uniform procedures for Federal agency compliance with the Fish and Wildlife Coordination Act (FWCA). The President's Water Policy Message of June 6, 1978, and the President's Water Policy Memorandum dated July 12, 1978, directed the publication of these rules. These rules would standardize agency procedures and interagency relationships in the analysis of the impacts of Federal or federally-approved, water-related projects upon wildlife resources. They relate closely to the procedures established for compliance with the National Environmental Policy Act (NEPA).

On August 12, 1981, Vice President Bush announced that the Departments of the Interior and Commerce would conduct a review of procedures implementing the Fish and Wildlife Coordination Act to determine whether they meet the objectives of E.O. 12291. This review will evaluate suggested changes in the statute, existing or proposed rules, management practices, or inter- and intra-agency agreements, and will determine what actions are necessary to attain the objectives of E.O. 12291.

Originally Scheduled: January 1979.

Authority: 16 U.S.C. 661 et seq; 42 U.S.C. 4332(2)(A)-(B); President's Memorandum on Environmental Quality and Water Resources Management, July 12, 1978.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Michael J. Spear, 202-343-4767.

Action: Notice of Intent was published September 29, 1979.

Proposed rule and notice of availability of a draft EIS were published December 12, 1980.

A Notice re-opening the comment period to March 25, 1981 was published March 4, 1981.

A Notice announcing the review of this rule and related procedures was published September 18, 1981.

NATIONAL PARK SERVICE

36 CFR Part 1—Miscellaneous Provisions

Summary: This part contains miscellaneous provisions, definitions

and penalties that are applicable to Parts 1-7 of Title 36.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty, 202-343-4874.

Action: Proposed rule is scheduled for publication in November 1981.

36 CFR Part 2—Public Use and Recreation

Summary: This part contains the general provisions that are applicable to public use of all units within the National Park System.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty, 202-343-4874.

36 CFR Part 3—Boating

Summary: This rule will align all Service boating regulations concerning equipment with the provisions of the Federal Boat Safety Act and will revise operational rules.

Originally Scheduled: May 1978.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty, 202-343-4874.

36 CFR Part 4—Vehicles and Traffic Safety

Summary: This Part contains provisions relating to vehicle use and safety related to it within all National Park System units.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty, 202-343-4874.

36 CFR Part 5—Commercial and Private Operations

Summary: This Part contains provisions relating to the use of concessions facilities (commercial and private operations) within National Park System units.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1, 3, 9a, 17j-2, 462.

Determination of Effects: The determination as to whether this

document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty, 202-343-4874.

36 CFR Part 6—Miscellaneous Fees

Summary: This Part contains provisions relating to visitor use, and entrance fees and fees charged for commercial motor vehicles.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1, 3, 9a, 17j-2, 462.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty, 202-343-4874.

36 CFR Part 7—Acadia National Park: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: George Sites, North Atlantic Regional Office, National Park Service, 15 State Street, Boston, MA 02109, 617-223-3765.

36 CFR Part 7—Apostle Islands National Lakeshore: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—Big Cypress National Park: Indian Use and Occupancy

Summary: This rule will define the statutory rights of the Miccosukee and Seminole Indians within the reserve (7.86).

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: John Reed, Southeast Regional Office, National Park Service, 75 Spring Street, SW, Atlanta, GA 30303, 404-242-4916.

36 CFR Part 7—Big Cypress National Preserve: Camp Structures

Summary: This rule will result in a change to existing regulations which will eliminate the 5-year limit on the occupation and use of camp structures and allow claimants to these structures to have a life tenancy.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Reed, Southeast Regional Office, National Park Service, 75 Spring Street, SW, Atlanta, GA 30303, 404-242-4916.

36 CFR Part 7—Big Cypress National Preserve: Off-Road Vehicles

Summary: This rule pertains to the use of off-road vehicles within the preserve.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Reed, Southeast Regional Office, National Park Service, 75 Spring Street, SW, Atlanta, GA 30303, 404-242-4916.

36 CFR Part 7—Bighorn Canyon National Recreation Area: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the recreation area.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Black Canyon of the Gunnison National Monument: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Blue Ridge Parkway: Snowmobiles

Summary: This rule provides for winter snowmobile travel that is consistent with both the Service snowmobile policy and the off-road vehicle policy of the Department (7.34).

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Gary Everhardt, Superintendent, Blue Ridge Parkway, 700 Northwestern Bank Bldg., Asheville, NC 28801, 704-258-2850, ext. 718.

Action: Proposed rule was published September 26, 1980.

Final rule was published August 5, 1981.

36 CFR Part 7—Bryce Canyon National Park: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet Street, P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Buffalo National River: Motorboat Regulations

Summary: This rule will regulate power boat usage on certain segments of the Buffalo River.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Roger Siglin, Southwest Regional Office, National Park Service, P.O. Box 728, Santa Fe, NM 87501, 505-988-6371.

Action: Proposed rule was published November 21, 1980.

36 CFR Part 7—Carlsbad Caverns National Park: Cave Use

Summary: This rule provides for closures and the entry and use of caves within the park.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this

document is a major rule under E.O. 12291 has not been made at this time.

Contact: Roger Siglin, Southwest Regional Office, National Park Service, Box 728, Santa Fe, NM 87501, 505-988-6371.

36 CFR Part 7—Cedar Breaks National Monument: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the Park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: the determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet Street, P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Colorado National Monument: Commercial Trucking

Summary: This rule will implement Legislation requiring the Service to provide escorts to trucks through the monument.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet Street, P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Curecanti National Recreation Area: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the recreation area.

Originally Scheduled: January 1981

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet Street, P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Cuyahoga Valley National Recreation Area: Alcoholic Beverages

Summary: This rule will close areas within Cuyahoga Valley National Recreation Area to the consumption of alcoholic beverages.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

Action: Proposed rule is scheduled to be published in November 1981.

36 CFR Part 7—Delaware Water Gap National Recreation Area: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the recreation area.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Jim Brady, Mid-Atlantic Regional Office, National Park Service, 143 South 3rd Street, Philadelphia, PA 19106, 215-597-7057.

Action: Proposed rule was published January 6, 1981.

36 CFR Part 7—Dinosaur National Monument: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Everglades National Park: Commercial Fishing

Summary: This rule, which pertains to prohibiting commercial fishing within the park, will be reviewed.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Contact: John Reed, Southeast Regional Office, National Park Service, 75 Spring Street, SW, Atlanta, GA 30303, 404-242-4916.

36 CFR Part 7—Everglades National Park: Use of Airboats

Summary: This rule will provide for the use of airboats along the stairstep Airboat Trails within the park.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Reed, Southeast Regional Office, National Park Service,

75 Spring Street, SW, Atlanta, GA 30303, 404-242-4916.

36 CFR Part 7—Fire Island National Park: Seaplanes

Summary: This rule will amend existing regulations pertaining to seaplane use within Fire Island National Seashore. It will delete 3 communities from the list of areas where seaplanes are allowed to land.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: George Sites, North Atlantic Regional Office, National Park Service, 15 State Street, Boston, MA 02109, 617-223-3765.

Action: Proposed rule was published August 28, 1981.

36 CFR Part 7—Fire Island National Seashore: Off-Road Vehicles

Summary: This rule will amend existing regulations pertaining to off-road vehicle use by designating routes for their use.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: George Sites, North Atlantic Regional Office, National Park Service, 15 State St., Boston, MA 02109, 617-223-3765.

36 CFR Part 7—Glacier Bay National Monument: Humpback Whale

Summary: This rule protects the declining populations of the humpback whale within the Monument.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Bill Tanner, Alaska Regional Office, National Park Service, 540 West 5th Avenue, Anchorage, AK 99501, 907-271-4551.

Action: Interim rule with request for comments was published May 15, 1980.

Proposed rule was published December 29, 1980.

Final rule was published January 29, 1981.

A Notice was published February 17, 1981 which extended the effective date of this rule to March 30, 1980.

A Notice was published March 30, 1981 which extended the effective date of this rule to April 30, 1981.

A Notice was published April 30, 1981 which extended the effective date of this rule to May 30, 1981.

A Notice was published May 29, 1981 which extended the effective date of this rule to July 15, 1981.

A Notice was published July 15, 1981 which extended the effective date of this rule to September 1, 1981.

36 CFR Part 7—Glacier Bay National Park and Preserve: Humpback Whale

Summary: This rule will protect declining populations of the humpback whale by restricting some fishing activities and prohibiting bottom trawling.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 7, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Bill Tanner, Alaska Regional Office, National Park Service, 540 W. 5th Avenue, Anchorage, AK 99501, 907-271-4551.

Action: Proposed rule was published December 29, 1980.

36 CFR Part 7—Glacier National Park: Fishing

Summary: This rule will provide for a revision of the open season in various waters of the park to comply, where necessary, with State of Montana fishing regulations.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Grand Canyon National Park: Fishing and Fish Waste Disposal

Summary: This rule will provide for the disposal of fish entrails into the Colorado River and regulate the use of bait in Grand Canyon National Park, Arizona (7.4).

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Phil Ward, Western Regional Office, National Park Service, 450

Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

36 CFR Part 7—Grand Portage National Monument: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street., Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—Grand Teton National Park: Snowmobiles

Summary: This rule will provide for winter snowmobile travel that is consistent with both the Service snowmobile policy and the off-road vehicle policy of the Department (7.22).

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

Action: Advance notice of proposed rulemaking was published May 14, 1980.

36 CFR Part 7—Guadalupe Mountains National Park: Cave Use

Summary: This rule will provide for closures and the entry and use of caves within the park.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Roger Siglin, Southwest Regional Office, National Park Service, P.O. Box 728, Santa Fe, NM 87501, 505-988-6371.

36 CFR Part 7—Gulf Islands National Seashore: Off-Road Vehicles

Summary: This rule controls the use of off-road vehicles within the seashore.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Carl Christensen, Chief Ranger, Gulf Islands National Seashore, P.O. Box 100, Gulf Breeze, FL 32561, 904-932-3192.

Action: Proposed rule was published December 15, 1980.

Final rule was published August 13, 1981.

The information collection requirement contained in § 7.12(b)(2) of this rule has been approved by the Office of Management and Budget under 44 U.S.C. 3507 and assigned clearance number 1024-0017.

36 CFR Part 7—Herbert Hoover National Historic Site: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—Isle Royale National Park: Winter Closing

Summary: This rule will close park areas during the winter because of wolf and moose studies.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—John D. Rockefeller Memorial Parkway: Snowmobiles

Summary: This rule will provide for the use of snowmobiles on the parkway.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet Street, P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Kennesaw Mountain National Battlefield Park: Alcoholic Beverages

Summary: This rule will control the use and possession of alcoholic beverages within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Reed, Southeast Regional Office, National Park Service, 75 Spring Street SW., Atlanta, GA 30303, 404-242-4916.

36 CFR Part 7—Lake Mead National Recreation Area: Flotation Devices

Summary: This rule will require the use of flotation devices below Hoover Dam.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Phil Ward, Western Regional Office, National Park Service, 450 Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

36 CFR Part 7—Lake Mead National Recreation Area: Motorboat Noise

Summary: This rule will set limits on motorboat noise and emissions within the recreation area.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Phil Ward, Western Regional Office, National Park Service, 450 Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

36 CFR Part 7—Lake Mead National Recreation Area: Airstrip

Summary: This rule will reopen an airstrip within the recreation area.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Phil Ward, Western Regional Office, National Park Service, 450 Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

36 CFR Part 7—North Cascades National Park: Snowmobiles

Summary: This rule will provide for snowmobile use within the park.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule has not been made at this time.

Contact: Chuck Woodbury, Pacific Northeast Regional Office, National Park Service, Westin Bldg., Room 1920, 2001 6th Avenue, Seattle, WA 98121, 206-442-4832.

36 CFR Part 7—Olympic National Park: Hunter Access Routes

Summary: Hunter access routes and special hunting camps have been eliminated within the Queets Corridor of Olympic National Park, Washington (7.28).

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Roger Contor, Superintendent, Olympic National Park, Port Angeles, Washington, 98362, 206-452-4501.

Action: Proposed rule was published July 2, 1980.

Final rule was published July 23, 1981.

36 CFR Part 7—Olympic National Park: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Chuck Woodbury, Pacific Northwest Regional Office, National Park Service, Westin Bldg., Room 1920, 2001 6th Avenue, Seattle, WA 98121, 206-442-4832.

36 CFR Part 7—Olympic National Park: Fishing

Summary: This rule will provide for an adjustment of seasons and limits to respond to fish runs and Indian treaty. The run strength is to be determined by state, Indian and tribal biologists.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Chuck Woodbury, Pacific Northeast Regional Office, National Park Service, Westin Bldg., Room 1920, 2001 6th Avenue, Seattle, WA 98121, 206-442-4832.

36 CFR Part 7—Olympic National Park: Land Use

Summary: This rule would allow landowners to make minor changes to private lands without the threat of condemnation.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Chuck Woodbury, Pacific Northwest Regional Office, National Park Service, Westin Bldg., Room 1920, 2001 6th Avenue, Seattle, WA 98121, 206-442-4832.

36 CFR Part 7—Perry's Victory and International Peace Memorial: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—Pictured Rocks National Lakeshore: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—Rocky Mountain National Park: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Sleeping Bear Dunes National Seashore: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—St. Croix National Scenic Riverway: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—Theodore Roosevelt National Park: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 7—Valley Forge National Historic Park: Alcoholic Beverages

Summary: This rule will prohibit the use of alcoholic beverages within the park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Jim Brady, Mid-Atlantic Regional Office, National Park Service, 143 South 3rd Street, Philadelphia, PA 19106, 215-597-7057.

Action: Proposed rule was published November 5, 1980.

36 CFR Part 7—Voyageurs National Park: Aircraft Landing

Summary: This rule will provide for the landing of aircraft on designated lakes to ensure compliance with the enabling legislation.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 402-864-3476.

36 CFR Part 7—Voyageurs National Park: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bob Walker, Midwest Regional Office, National Park Service, 1709 Jackson Street, Omaha, NE 68102, 404-864-3476.

36 CFR Part 7—Yosemite National Park: Fish Management Waters

Summary: This rule is being revised to rescind the regulations relating to experimental fish management waters in Yosemite National Park, California (7.16).

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Phil Ward, Western Regional Office, National Park Service, 450 Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

Action: Proposed rule was published August 4, 1980.

36 CFR Part 7—Yosemite National Park: Law Enforcement and Fire Prevention

Summary: This rule will promulgate law enforcement and fire prevention regulations for the El Portal area in Yosemite National Park. El Portal is an administrative site used by the National Park Service and is not currently covered under other regulations in Title 36.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Phil Ward, Western Regional Office, National Park Service, 450 Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

36 CFR Part 7—Yosemite National Park: Residential Leases

Summary: This rule will allow the National Park Service to lease residences to Service employees at El Portal, an administrative site within Yosemite National Park.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Phil Ward, Western Regional Office, National Park Service, 450 Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

36 CFR Part 7—Zion National Park: Snowmobiles

Summary: This rule will provide for the use of snowmobiles within the park.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jim Randall, Rocky Mountain Regional Office, National Park Service, 655 Parfet St., P.O. Box 25287, Denver, CO 80225, 303-234-3068.

36 CFR Part 11—Arrowhead and Parkscape Symbols

Summary: This Part contains provisions relating to the use of the National Park Service arrowhead and parkscape symbols.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: This determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty 202-343-4874.

36 CFR Part 12—National Cemetery Regulations

Summary: This part contains provisions relating to the management and use of National Cemeteries within the National Park System.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1, 3, 231, 450.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Maureen Finnerty, 202-343-4874.

36 CFC Part 13—Alaska National Interest Lands

Summary: This rule provides the regulations for public use, recreation, subsistence, and other special provisions for the Alaska National Monuments.

Originally Scheduled: July 1979.

Authority: 16 U.S.C. 1.1c, 3.9a, 4.32, 4.62; Pub. L. 96-487.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Maureen Finnerty 202-343-4874.

Action: Proposed rule was published January 19, 1981.

Final rule was published June 17, 1981.

The information collection requirements contained in §§ 13.13, 13.15, 13.16, 13.17, 13.31, 13.44, 13.45, 13.49, and 13.51 of this rule were approved by the Office of Management and Budget under 44 U.S.C. 3507 and assigned clearance number 1024-0015.

36 CFR Part 14—Rights-of-Way

Summary: This part will contain provisions relating to the granting of rights-of-way for roads, electrical facilities and water conduits across National Park Service lands.

Originally Scheduled: January 1980.

Authority: 16 U.S.C. 5, 79; 23 U.S.C. 317.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Maureen Finnerty 202-343-4874.

Action: Interim rule with request for comments was published July 11, 1980.

Notice of Intent to propose rules was published August 18, 1980.

36 CFR Part 16—Identification of Integral Vistas Associated with Federal Class I Areas

Summary: This rule will provide guidelines for identification of integral vistas and a list of integral vistas associated with 44 of the 48 National Park Service mandatory class I areas where visibility is an important value.

Originally Scheduled: October 1981.

Authority: 42 U.S.C. 7491.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Victoria A. Evans 202-343-4911.

Action: Proposed guidelines and notice of availability was published January 15, 1981; comment period was re-opened April 24, 1981.

36 CFR Part 18—Leases, Exchanges, and Management Contracts of Historic Property

Summary: This new rule will implement procedures for leases, exchanges, and management contracts of National Park Service historic property to ensure preservation of the historic property.

Originally Scheduled: October 1981.

Authority: Pub. L. 96-515.

Determination of Effects: The determination of significance and decision on preparation of a regulatory analysis have not been made at this time.

Contact: Charles C. Haslett, 202-523-5172; Sally Blumenthal, 202-272-3761.

36 CFR Part 28—Fire Island National Seashore: Zoning

Summary: This rule will revise existing zoning standards within the Seashore.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 3.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: George Sites, National Atlantic Regional Office, National Park Service, 15 State Street, Boston, MA 02109, 617-223-3765.

36 CFR Part 29—Yosemite National Park: Zoning

Summary: This rule will permit residential development to occur on privately owned lands in the Wawona area of Yosemite National Park through the implementation of land use controls.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Phil Ward, Western Regional Office, National Park Service, 450 Golden Gate Avenue, Box 36063, San Francisco, CA 94102, 415-556-1866.

Action: Proposed rule is scheduled for publication in November 1981.

36 CFR Part 50—Demonstrations and Special Events

Summary: This rule will clarify and simplify the procedures for obtaining demonstration and special event permits in Washington, D.C. and its environs (50.19).

Originally Scheduled: July 1979.

Authority: 16 U.S.C. 3.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Rick Robbins, 202-343-4338.

Action: Proposed rule was published May 6, 1980.

36 CFR Part 50—Sale and Distribution of Printed Matter

Summary: This rule will recodify provisions of 36 CFR 50.24(c)(2) concerning the sale or distribution of printed matter within areas

administered by the National Capital Region and will also establish a permit system for the sale and distribution of literature in fixed locations in the public areas of the interiors of specified buildings (50.19).

Originally Scheduled: July 1979.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Rick Robbins, 202-343-4338.

Action: Interim rule was published October 3, 1979.

36 CFR Part 50—Demonstrations and Special Events

Summary: This rule will permit demonstrations in one-fourth of Lafayette Park while reserving the rest of Lafayette Park and the entire White House sidewalk for the exclusive use of the Inaugural Committee on January 20 of each inaugural year.

Originally Scheduled: July 1980.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Rick Robbins, 202-343-4338.

Action: Interim rule was published December 24, 1980.

36 CFR Part 50—Applicability of Regulations

Summary: This rule revises 36 CFR Part 50.1 to permit certain parks within the National Capitol Region to utilize the rules and regulations found in 36 CFR Parts 1-7.

Originally Scheduled: July 1978.

Authority: 16 U.S.C. 3.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Lowell Sturgill, National Capitol Region, National Park Service, 1100 Ohio Drive SW, Washington, D.C. 20242, 202-426-6658.

Action: Proposed rule was published February 28, 1979.

36 CFR Part 60—Nominations to the National Register of Historic Places

Summary: This rule is being amended to revise: appeals for listing nominations by persons or local governments in States without approved State historic preservation programs; procedures for nominations from State and Federal agencies; and procedures for making changes to listed properties and removals from the National Register, including appeals. This rule will be redesignated from 36 CFR Part 1202.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 470, et seq.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Carol D. Shull, 202-272-3504

36 CFR Part 61—Criteria for Comprehensive Statewide Historic Surveys and Plans

Summary: Extensive revision of this rule is anticipated because the National Historic Preservation Act Amendments of 1980 require the Secretary of the Interior to promulgate or revise regulations for State historic preservation programs. The Secretary is also required to develop a procedure for certifying local governments as eligible to carry out the purposes of the Act. Such certification will allow local governments to receive a portion of their State's annual Historic Preservation Fund grant via transfer from the State. It is expected that the Part will be retitled "Criteria for State and Local Historic Preservation Program." This rule will be redesignated from 36 CFR Part 1201.

Originally Scheduled: May 1978.

Authority: 16 U.S.C. 470 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Lawrence E. Aten, 202-272-3703.

Action: Interim rule (36 CFR Part 1201) with request for comments was published May 9, 1980.

Proposed rule (36 CFR Part 1201) was published September 10, 1980.

36 CFR Part 63—Determination of Eligibility for Inclusion in the National Register of Historic Places

Summary: This rule incorporates certain revisions responding to the National Historic Preservation Act Amendments of 1980. In addition to responding to the new law, these changes update and revise in other minor respects the procedures for determining the eligibility of properties

for the National Register. This rule will be redesignated from 36 CFR Part 1204.

Originally Scheduled: July 1979.

Authority: 16 U.S.C. 470 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Carol D. Shull, 202-272-3504.

Action: Proposed rule (36 CFR Part 1204) was published May 23, 1980. Due to Pub. L. 96-515 becoming law on December 12, 1980, rules must be again revised.

36 CFR Part 65—National Historical Landmark Program

Summary: This rule incorporates certain revisions required by the National Historic Preservation Act Amendments of 1980. In addition to responding to the new law, these changes update and revise in other minor respects the procedures for designations of National Historic Landmark by the Department. This rule will be redesignated from 36 CFR Part 1205.

Originally Scheduled: January 1979.

Authority: 16 U.S.C. 461 et seq.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Carol D. Stull, 202-272-3504.

Action: Interm rule (36 CFR Part 1205) with request for comments was published December 18, 1979. Due to Pub. L. 96-515 becoming law on December 12, 1980, rules must be again revised.

36 CFR Part 66—Recovery of Scientific, Prehistoric, Historic and Archeological Data: Procedures for Notification, Reporting and Data Recovery.

Summary: This rule is part of the Department's proposed overall rulemaking with respect to the Archeological and Historic Preservation Act of 1974. This guidance will facilitate the Department's coordination of activities authorized under the Act, and its reporting to Congress on the scope and effectiveness of the program, as required by section 5(c) of the Act. It will also help guarantee the uniform high quality of data recovery programs and reports submitted to the Department pursuant to the requirement of section 3(a) of the Act.

Originally Scheduled: January 1979.

Authority: Section 5(c) of the Archeological and Historic Preservation Act of 1974.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Roy Reaves, 202-272-3750.

36 CFR Part 67—Historic Preservation Certifications Pursuant to the Tax Reform Act of 1976 and the Revenue Act of 1978

Summary: This rule will be revised to incorporate new requirements of Pub. L. 96-541 in order to provide for the creation of historic easements. The introductory material in the regulation will also be revised to explain changes in tax treatments resulting from the Economic Recovery Tax Act of 1981 (Pub. L. 97-34). This rule will be redesignated from 36 CFR Part 1208.

Originally Scheduled: April 1981.

Authority: Tax Reform Act of 1976, as amended; Revenue Act of 1978; Tax Treatment Extension Act of 1980; Economic Recovery Tax Act of 1981.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Sally Oldham, 202-272-3504.

Action: Final rule (36 CFR Part 1208) was published December 19, 1980. Due to Pub. L. 96-541 becoming law in December 1980, rule will again be revised.

36 CFR Part 69—Protection and Conservation of Archaeological Resources: Uniform Regulations

Summary: This uniform rulemaking, to implement the provisions of the Archaeological Resources Protection Act of October 31, 1979, is in response to Section 10(a) of the Act. It is intended that the uniform rulemaking will serve as the foundation and basic policy standard for additional regulations which Departments and independent agencies may promulgate in order to carry out the responsibilities of the Act. The intended effect of this rulemaking action is to advise the public of its obligations to the Federal government and to further advise of the Federal government's obligations to the public concerning the protection and conservation of archaeological resources located on public and Indian lands within the United States, its territories and possessions.

Originally Scheduled: January 1980.

Authority: 16 U.S.C. 470aa et seq.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Charles M. McKinney, 202-272-3750.

Action: Public hearings for early input on proposed rulemaking process were held in Denver, Phoenix, Portland, and Knoxville between March 22, 1980 and April 19, 1980.

Proposed rule was published January 19, 1981.

36 CFR Part 71—Federal Recreation Fees

Summary: This rule is being amended to: Allow certain categories of disabled persons to enter U.S. government operated parks, monuments and recreation areas free of charge and to entitle such persons to a 50% discount on use fees; and revise the definition of "single-visit" admission period which will allow payment of a single admission fee which shall authorize exits from the reentries to a single designated area for a period of from one to fifteen days. This rule will be redesignated from 36 CFR Part 1227.

Originally Scheduled: January 1981.

Authority: Pub. L. 96-344.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: James Cook, 202-272-3596.

36 CFR Part 71—Wild and Scenic Rivers System: Procedures for Determining Adverse Effects of Proposed Water Resources Projects

Summary: This rule will provide for consistent interpretation of Section 7 by the Departments of Agriculture and the Interior and for uniform procedures to be followed by affected Federal agencies in obtaining the concurrence of the Secretaries when planning projects which could have direct and adverse effects on existing and potential wild and scenic rivers.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 1278.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jack Hauptman, 202-272-3566.

36 CFR Part 72, Subparts A, C, and D—Urban Park and Recreation Recovery Program: Grants Procedures

Summary: This rule is being revised to incorporate provisions for energy conservation by recipients of Federal assistance. This rule will be redesignated from 36 CFR Part 1228.

Originally Scheduled: January 1981.

Authority: Pub. L. 96-625; 16 U.S.C. 2501; E.O. 12185.

Determination of Effects: The effects of this document were previously

considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Sam L. Hall, 202-272-3516.

Action: Proposed rule (36 CFR Part 1228) was published September 3, 1980.

Publication of a final rule is being delayed pending Administration and Departmental decisions to implement E.O. 12185.

36 CFR Part 72, Subparts A, C, and D—Urban Park and Recreation Recovery Program: Grants Procedures

Summary: This rule is being revised to incorporate an amendment that will allow projects to begin to incur costs following a tentative grant offer. The Program Information section will also be revised in response to general requests for clarification. This rule will be redesignated from 36 CFR Part 1228.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-625, 16 U.S.C. 2501.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Sam L. Hall, 202-272-3516.

Action: Interim rule (36 CFR Part 1228) was published September 3, 1980.

36 CFR Part 72, Subpart B—Urban Park Recreation Recovery Program.

Summary: This rule will be revised to remove outdated requirements for Preliminary Action Programs no longer effective after January 1, 1981. Subpart B was published as a final rule March 10, 1980 with final amendments published August 15, 1980.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-625, 16 U.S.C. 2501.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Sam L. Hall, 202-272-3516.

36 CFR Part 73—World Heritage Convention

Summary: This rule will set forth the policies and procedures that the Department will use to direct and coordinate United States participation in the Convention Concerning the Protection of the World Cultural and Natural Heritage, in accordance with Title IV of the National Historic Preservation Act Amendments of 1980.

The rule will serve as the single source of definitive guidance for World Heritage policy and procedure to ensure effective implementation of the Convention and participation by interested agencies, organizations and individuals.

Originally Scheduled: April 1981.

Authority: Pub. L. 96-515; 16 U.S.C. 470a-1, a-2; 94 Stat. 3000.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: James Orr, 202-523-0150.

Action: A notice of Intent with request for comments was published January 13, 1981.

36 CFR Part 74—Land and Water Conservation Fund State Assistance Program

Summary: This rule will set forth the regulations for administration of the Stateside of the Land and Water Conservation Fund Program, including the preparation and implementation of Statewide Comprehensive Outdoor Recreation Plans, and the criteria and guidelines for acquisition and development grants from both the general fund and the Secretary's Contingency Reserve.

Originally Scheduled: January 1979.

Authority: Pub. L. 88-578; Pub. L. 95-42.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Cathy Martin-Urbaneck, 202-272-3660.

36 CFR Part 75—Procedures for the Identification and Protection of Archeological, Historic and Scientific Properties

Summary: These regulations implement the Department's responsibilities for the identification, protection, preservation, and management of archeological, architectural, historic, scientific, and other cultural resources. These regulations fulfill requirements set forth in the National Historic Preservation Act, E.O. 11593, and other applicable historic preservation laws. They are developed in consultation with the Advisory Council pursuant to section 1(3) of Executive Order 11593, the President's Memorandum on Environmental Quality and Water Resources Management of July 12, 1978, and sections 800.10 and 800.11 of the amended regulations of the Advisory Council, "Protection of Historic and Cultural Properties" (36 CFR 800).

Originally Scheduled: July 1979.

Authority: President's Memorandum on Environmental Quality and Water Resources Management; 36 CFR 800.10; E.O. 11593.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Roy Reaves, 202-272-3750.

Action: Proposed rule was published August 2, 1979.

The Service has decided to issue these Departmental procedures as part of the Departmental Manual (519 DM 1), and therefore a final rule will not be published. This Part 75 will instead contain the implementing regulations that are specific to the Service.

36 CFR Part 76—Preservation of American Antiquities: Definition of an Object of Antiquity

Summary: This rule will implement the provisions of the American Antiquities Act of June 8, 1906, and is in response to a Federal court ruling on the vagueness of the term "object of antiquity" and failure of the Federal government to inform the public in lay terms. This rule will be redesignated from 43 CFR Part 3.

Originally Scheduled: January 1980.

Authority: 16 U.S.C. 431-433.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Charles M. McKinney, 202-272-3750.

Action: Proposed rule (43 CFR Part 3) was published April 10, 1978.

36 CFR Part 77—National Wild and Scenic Rivers System: Guidelines for Eligibility, Classification and Management of River Areas

Summary: This rule will provide consistent interpretation of the Wild and Scenic Rivers Act and uniform guidance to agencies of the Departments of Agriculture and the Interior in the conduct of studies under Section 5(a) of the Act and in the management of eligible river areas included in the National Wild and Scenic Rivers System. The regulations are a revision of the 1970 internal guidelines published by the two Departments.

Originally Scheduled: April, 1981.

Authority: 16 U.S.C. 1271, et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jack Hauptman, 202-272-3566.

Action: Draft revised guidelines were published January 28, 1981.

43 CFR Groups 3100 and 3500—Mineral Leasing

Summary: These rules will amend and expand existing regulations which allow mineral leasing within 5 National Park System areas: Lake Mead; Whiskeytown; Glen Canyon; Ross Lake; and Lake Chelan.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 3, 460n, 460q, 90, 460dd; 30 U.S.C. 181, 351; 43 U.S.C. 387.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Maureen Finnerty, 202-343-4874.

Action: Proposed rule was published December 22, 1980.

Flood Insurance for Undeveloped Coastal Barriers

Summary: This document will provide a notice of the procedure and methodology with which the Department intends to develop and implement its responsibilities under new section 1321 of the National Flood Insurance Act to designate undeveloped coastal barriers and its responsibilities with regard to section 341(d)(2) of the Omnibus Budget and Reconciliation Act to conduct a study of undeveloped coastal barriers.

Originally Scheduled: October 1981.

Authority: Pub. L. 97-35; 42 U.S.C. 4026.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Hardy Pearce, 202-272-3566.

BUREAU OF RECLAMATION

43 CFR Part 230—Water Right Applications

Summary: This rule will be amended to repeal §§ 230.71-230.84, which provide for two water right application forms to be used by individuals on Bureau projects. The Bureau now deals with water user organizations instead of individuals and therefore these sections should be repealed.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 419, 423e, 445, 461, and 511.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Roy Boyd, 202-343-5471.

Action: Proposed rule was published June 23, 1981.

43 CFR Part 420—Off-Road Vehicle Use

Summary: This rule, which is scheduled for review, provides the regulations for off-road vehicle use on lands of the Bureau. The rule: Protects the land resources; promotes the safety of all users; and, ensures that any permitted use will not result in significant adverse environmental impact or cause irreversible damage to existing ecological balances.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 391 et seq.

Contact: Terry G. Cooper, 202-343-5204.

43 CFR Part 421—Rules of Conduct at Hoover Dam

Summary: This rule, which is scheduled for review, relates to the conduct of visitors at Hoover Dam. The rule pertains to: The preservation of property; conformity with signs and emergency directions; disturbances; vehicular and pedestrian traffic; gambling; alcoholic beverages and narcotics; soliciting, vending, advertising, and distribution of handbills; photography and motion pictures; weapons and explosives; audio devices; abandoned and unattended property; closing of areas; and, nondiscrimination.

Originally Scheduled: January 1981.

Authority: 40 U.S.C. 318.

Contact: Tom Kane 202-343-2143.

43 CFR Part 426—Acreage Limitation Rules and Regulations

Summary: This rule will establish policies and procedures to meet the Secretary's responsibilities in administering the acreage limitation and other provisions of Reclamation Law. The rule will be issued in compliance with a U.S. District Court order to promulgate rules and regulations dealing with acreage limitation, with specific reference to procedures to be used to approve sales of excess land.

Originally Scheduled: July 1980.

Authority: The Reclamation Act of 1902, as amended and supplemented; 43 U.S.C. 371 et seq.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Vernon S. Cooper, 202-343-2148.

Action: Proposed rule was published August 25, 1977.

A second proposed rule and Notice of Availability of the Draft EIS were published January 14, 1981.

Notices were published February 19, 1981 which suspended the comment periods on the proposed rule and the Draft EIS for an indefinite period of time.

Notices were published July 21, 1981 which reopened the comment periods on the proposed rule and the Draft EIS until December 31, 1981.

43 CFR Part 427—Public Use of Project Lands Administered for Outdoor Recreation

Summary: This rule will identify circumstances under which the use of recreation areas may be restricted in order to protect public safety and health, public property and natural resources.

Originally Scheduled: January 1981.

Authority: Section 10 of the Reclamation Act of 1902; 32 Stat. 390; 43 U.S.C. 373.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Kathy Brocato, 202-343-5204.

43 CFR Part 429—Recovery of Costs and Procedures for Issuing Rights-of-Way Across Lands of the Water and Power Resources Service

Summary: This rule will prescribe what costs for issuing a right-of-way (ROW) are to be collected from the entity receiving the ROW. It will also prescribe certain clauses which are to be included in all Service ROW documents.

Originally Scheduled: January 1980.

Authority: 43 U.S.C. 387, 389; Assistant Attorney General Opinion 34 L.D. 480 (1906).

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Terry G. Cooper, 202-343-5204.

Action: Proposed rule was published September 10, 1979.

BUREAU OF LAND MANAGEMENT

43 CFR Subpart 1601—Planning

Summary: Minor amendments will be made to the existing planning regulations to clarify the areas of consistency and public participation.

Originally Scheduled: January 1981.

Authority: 43 U.S.C. 1712.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Robert Jones, 202-343-5682; Robert C. Bruce, 202-343-8735.

Action: Proposed rule was published December 16, 1981.

43 CFR Subpart 1821—Execution and Filing of Forms

Summary: This rule will be amended to list District Offices as locations where forms may be filed covering certain activities of the Bureau of Land Management.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1201 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jeff Steele, 202-343-8693; Robert C. Bruce, 202-343-8735.

43 CFR Part 1860—Conveyancing Documents

Summary: This rule will be amended to provide a procedure under which documents of disclaimer or corrections of conveyance documents can be applied for and obtained.

Originally Scheduled: January 1981.

Authority: 43 U.S.C. 1745, 1746.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Henry Beauchamp, 202-343-8693; Robert C. Bruce, 202-343-8735.

43 CFR Subpart 2070—Designation of Areas and Lands

Summary: This subpart, which provides the procedures under which specific areas of public lands and other Federal lands under the jurisdiction of the Bureau of Land Management may be designated and identified, is being reviewed to determine if it is still needed.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1201 et seq., 1701 et seq.

Determination of Effects: Larry R. Young, 202-343-9353; George Hollis, 202-343-8735.

43 CFR Part 2090—Special Laws and Rules

Summary: This rule will be amended to provide procedures for the management of easements reserved under the Alaska Native Claims Settlement Act.

Originally Scheduled: January 1981.

Authority: 43 U.S.C. 1616(b).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Beaumont McClure, 202-343-6511; Robert C. Bruce, 202-343-8735.

43 CFR Subpart 2091—Segregation of Lands

Summary: This rule will be amended to provide an additional requirement for the processing of applications for entry on lands covered by a withdrawal or withdrawal application.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1201.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Keith Corrigan, 202-343-8693; Robert C. Bruce, 202-343-8735.

Action: Proposed rule was published April 29, 1981.

Final rule was published July 28, 1981.

43 CFR Part 2200—Exchanges: General Procedures

Summary: This rule will be amended: to make conveyance of lands exchanged for one of the Federal systems mandatory at time of finalization and exchange; to remove exchanges from coverage of the Uniform Relocation Assistance and Real Property Acquisition Policies Act; and to remove the requirement for publication of conveyance of lands under exchange.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1715, 1716, 1732 and 1740.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Hemstreet, 202-343-8731; Robert C. Bruce, 202-343-8635.

43 CFR Part 2400—Land Classification

Summary: As a result of review, this rule is being revised to remove provisions repealed by the Federal Land Policy and Management Act of 1976, to institute a new classification procedure and to simplify and clarify outdated provisions.

Authority: 43 U.S.C. 315, 682, 869, 1171, 1181, 1412-1418; 48 U.S.C. 364.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Mezes, 202-343-8731; Robert C. Bruce, 202-343-8735.

43 CFR Subpart 2561—Native Allotments

Summary: This rule will be amended to carry out a commitment made by the Secretary to incorporate Bureau of Land Management Manual provisions on Native allotments.

Originally Scheduled: January 1981.

Authority: 43 U.S.C. 1201, 711-713.

Determination of Effects: The effects of this document were previously

considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Beaumont McClure, 202-343-6511; Robert C. Bruce, 202-343-8735.

Action: Proposed rule was published August 6, 1980.

43 CFR Subpart 2627—Alaska

Summary: This rule will be amended to provide a change in selection procedures for the State of Alaska as provided for in the recently enacted amendments to the Alaska Statehood Act.

Originally Scheduled: January 1981.

Authority: 94 Stat. 2437.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Beaumont McClure, 202-343-6511; Robert C. Bruce, 202-343-8735.

43 CFR Part 2640—FAA Airport Grants

Summary: This rule, which provides the procedure for processing applications for the conveyance of public lands for airport and airway development, will be amended to incorporate changes in the granting procedure as required by the Airport and Airway Development Act.

Originally Scheduled: April 1981.

Authority: 49 U.S.C. 1723.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Hemstreet, 202-343-8731; Robert C. Bruce, 202-343-8735.

43 CFR Part 2650—Alaska Native Selections

Summary: This rule will be amended to make changes needed to clarify and speed the selection process.

Originally Scheduled: January 1980.

Authority: 43 U.S.C. 1601 et seq.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Sue Wolf, 202-343-6511; Robert C. Bruce, 202-343-8735.

Action: Proposed rule was published May 8, 1980.

43 CFR Part 2650—Alaska Native Selections

Summary: This rule will be revised to include procedures changed or altered as a result of the recently enacted amendments to the Alaska Native Claims Settlement Act.

Originally Scheduled: April 1981.

Authority: 94 Stat. 2491-2549.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Sue Wolf, 202-343-6511; Robert C. Bruce, 202-343-8735.

43 CFR Part 2710—Sales: Federal Land Policy and Management Act

Summary: This rule will be amended to delete the requirement for publication in the Federal Register of the document of conveyance after sale.

Originally scheduled: October 1981.

Authority: 43 U.S.C. 1701, 1713.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Bill Krech, 202-343-8693; Robert C. Bruce, 202-343-8735.

43 CFR Part 2720—Conveyance of Federally-Owned Mineral Interests

Summary: This rule will be amended to make minor revisions to the existing regulations on conveyancing of Federally-owned mineral interests and to provide segregation of lands covered by an application.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1719(b).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Hemstreet, 202-343-8731; Robert C. Bruce, 202-343-8735.

43 CFR Subpart 2730—Designated Sales Areas in Clark County, Nevada

Summary: This rule will be amended to provide procedures regarding sales of certain lands in Nevada.

Originally Scheduled: April 1981.

Authority: Pub. L. 96-586.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: David Hemstreet, 202-343-8731; Robert C. Bruce, 202-343-8735.

Action: Final rule was published September 4, 1981.

43 CFR Part 2740 and 2910—Recreation and Public Purposes Act: Leases

Summary: These rules will be amended to set out the recommendation for pre-consultation by applicants,

change requirements on sanitary land fills, and reduce the requirement for plan of development for leases.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 869 et seq., 1721.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Mezes, 202-343-8731; Robert C. Bruce, 202-343-8735.

43 CFR Part 2800—Rights-of-Way: Principles and Procedures

Summary: This rule is being amended to reduce the amount of information that an applicant has to submit with an application for a right-of-way.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1761-1771.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: John Hafterson, 202-653-8842; Robert C. Bruce, 202-343-8735.

Action: Proposed rule was published August 5, 1981; comment period ended September 21, 1981.

Final rule is scheduled to be published in November 1981.

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

43 CFR Subpart 2812—Rights-of-way Across O & C and Coos Bay Revested Lands

Summary: This rule, which provides the process for granting rights-of-way across the O & C and Coos Bay Revested Lands, is being reviewed to determine if it is still needed and if it needs revising.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 665, 956, 958.

Contact: Robert Mollohan, 202-343-5537; Robert C. Bruce, 202-343-8735.

43 CFR Part 2820—Roads and Highways

Summary: This rule will be amended to incorporate standardized procedures and granting documents for appropriating public lands for highways and material sites under the provisions of the Federal Highway Act.

Originally Scheduled: January 1981.

Authority: 23 U.S.C. 107-317.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Hafterson, 202-343-5537; Robert C. Bruce, 202-343-8735.

43 CFR Part 2880—Rights-of-Way Under the Mineral Leasing Act

Summary: This rule is being amended to reduce the amount of information that an applicant has to submit with an application for an oil and gas pipeline right-of-way.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 185.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: John Hafterson, 202-653-8842; Robert C. Bruce, 202-343-8735.

Action: Proposed rule was published August 5, 1981; comment period ending September 21, 1981.

Final rule is scheduled to be published in November 1981.

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

43 CFR Group 3000—Minerals Management: General

Summary: This rule will be completely rewritten to remove outdated provisions, to remove burdensome provisions and to simplify the entire group of regulations.

Originally Scheduled: October 1981.

Authority: 30 U.S.C. 181 et seq., 351-359.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Charles Weller, 202-343-7753; Robert C. Bruce, 202-343-8735.

43 CFR Group 3100—Oil and Gas Leasing

Summary: This rule is being amended to remove outdated provisions, to remove burdensome provisions, and to simplify the entire group of regulations.

Originally: April 1981.

Authority: 30 U.S.C. 181 et seq., 351-359, 301-306.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Charles Weller, 202-343-7753; Robert C. Bruce, 202-343-8735.

43 CFR Part 3140—Oil and Gas Leasing

Summary: This rule will be revised to provide procedures for oil and gas leasing of the National Petroleum Reserve—Alaska.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 181 et seq.; 94 Stat. 2957, 2964.

Determination of Effects: The Department of the Interior has determined that this document is a major rule under E.O. 12291.

The Department has also determined that this document will have a significant economic effect on a substantial number of small entities and requires a small entity flexibility analysis under Pub. L. 96-354.

The regulatory impact analysis, as required by E.O. 12291, and the small entity flexibility analysis, as required by Pub. L. 96-354, will be combined into one analysis as provided for by both authorities. Copies of the preliminary regulatory impact analysis will be available from the Contacts after November 9, 1981. Copies of the final regulatory impact analysis will be available from the Contacts in March 1982.

Small entities likely to be effected are those that will engage in the business of supplying goods and services for the exploration and development of the National Petroleum Reserve in Alaska.

Contact: Marcia Rohn, 202-343-7753; Robert C. Bruce, 202-343-8735.

Action: Proposed rule was published July 22, 1981.

The schedule for preparing the preliminary and final regulatory impact analyses was published July 22, 1981.

The information collection requirements contained in this rule have been submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507

Final rule will be published November 9, 1981.

43 CFR Part 3200—Geothermal Resource Leasing: Future Interest

Summary: This rule will be revised to provide authority to lease fractional interests present and full or fractional future interests in geothermal resources.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 1001-1025.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Karl Duescher, 202-343-7722; George Hollis, 202-343-8735.

Action: Proposed rule was published September 1, 1981.

43 CFR Part 3200—Geothermal Resource Leasing: General

Summary: This rule will be revised to provide a modification of the treatment of escalating rentals when excess exploration expenditures are made and to eliminate the requirement for a plan of operations or exploration to be submitted before a lease can be submitted.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 1001-1025.

Determination of Effects: The Department of the Interior has determined that this document is a major rule under E.O. 12291.

Contact: Karl Duescher, 202-343-7722; George Hollis, 202-343-8735.

43 CFR Subpart 3211—Bureau Motion, Land Previously Leased for Geothermal Resources

Summary: This rule will be amended to expedite leasing of lands with geothermal potential.

Originally Scheduled: January 1980.

Authority: 30 U.S.C. 1001-1025.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Karl Duescher, 202-343-7722.

Action: Proposed rule was published November 26, 1979.

43 CFR Part 3300—Outer Continental Shelf Minerals and Rights-of-Way Management: General

Summary: This rule will be amended to conform with Department of Energy regulations concerning work commitment and variable profit share bidding systems.

Originally Scheduled: January 1981.

Authority: 43 U.S.C. 1331 et seq.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Homer Benton, 202-343-5121; Robert C. Bruce, 202-343-8735.

43 CFR Group 3400—Coal Management

Summary: This rule will be amended to make changes regarding alluvial valley floors, surface owner consent, and other areas needing revision.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 181 et seq., 351-359, 1201 et seq., 521-531; 43 U.S.C. 1701 et seq.; 42 U.S.C. 7101 et seq., 4321; 90 Stat. 2073-2075.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Walt Rewinski, 202-343-6821; Robert C. Bruce, 202-343-8735.

43 CFR Part 3500—Leasing of Minerals Other Than Oil and Gas: General

Summary: As a result of review, this rule is being revised to change definitions of terms, to change rentals, and to alter requirements for preference right lease applicants, as well as to simplify and clarify provisions.

Originally Scheduled: January 1981.

Authority: 30 U.S.C. 181 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Anderson, 202-343-8537; Robert C. Bruce, 202-343-8735.

43 CFR Part 3600—Mineral Materials Disposal: General

Summary: This rule, which provides the procedures for disposal of mineral materials on the public lands, will be totally revised to remove burdensome and counterproductive provisions and simplify existing provisions.

Originally Scheduled: January 1981.

Authority: 30 U.S.C. 601, 602; 43 U.S.C. 1732.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Anderson, 202-343-8537; George Hollis, 202-343-8735.

43 CFR Part 3630—Paleontology

Summary: This rule will be revised to provide the procedures for the management of paleontological specimens located on the public lands.

Originally Scheduled: July 1980.

Authority: 43 U.S.C. 1701 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Sulenski, 202-343-8537.

43 CFR Subpart 3809—Surface Management

Summary: This rule will be amended to provide greater flexibility for mining operations in areas designated as Special Areas.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 22 et seq., 612; 43 U.S.C. 1701 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Gene Carlet, 202-343-8357; Robert C. Bruce, 202-343-8735.

43 CFR Subpart 3809—Surface Management

Summary: This rule will be amended to correct problems which were identified in the special area designations provisions.

Originally Scheduled: April 1981.

Authority: 30 U.S.C. 22 et seq., 612; 43 U.S.C. 1701 et seq.; 16 U.S.C. 1260

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Eugene Carlat, 202-343-8537; Robert C. Bruce, 202-343-8735.

43 CFR Subpart 3833—Recordation of Mining Claims and Filing Proof of Annual Assessment Work or Notice of Intention To Hold Mining Claims, Mill or Tunnel Sites

Summary: This rule will be revised to incorporate needed changes identified during operation of the recordation program after the issuance of the final regulations.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1744.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: George Schmidt, 202-343-8537; Robert C. Bruce, 202-343-8735.

43 CFR Part 4100—Grazing Administration; Exclusive of Alaska

Summary: This rule will be amended to remove inconsistencies with the law, to simplify and improve the provisions for administration of grazing use, and to remove detailed procedures.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 315, 315a-315r, 1701 et seq., 1181d.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Terry Plummer, 202-343-5678; George Hollis, 202-343-8735.

Action: Proposed rule is scheduled to be published in November 1981.

43 CFR Part 4700—Wild Free-Roaming Horse and Burro Protection; Management and Control

Summary: This rule will be revised to make needed changes identified during operations conducted under the regulations.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 1331-1340.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Chris Erb, 202-343-4773; George Hollis, 202-343-8735.

43 CFR Part 5400—Sales of Forest Products: General

Summary: This rule will be amended in order to revise the definition of the term "unprocessed timber" and extend the export limitation provisions to affiliates of purchasers of Federal timber.

Originally Scheduled: January 1981.

Authority: 50 U.S.C. 2401 et seq.

Determination of Effects: The Department of the Interior has

determined that this document is not a major rule under E.O. 12291.

Contact: David Estolla, 202-343-4009; George Hollis, 202-343-8735.

Action: Proposed rule was published December 22, 1980.

Final rule was published June 1, 1981.

The information collection requirement contained in section 5424.1 of this rule was approved by the Office of Management and Budget under 44 U.S.C. 3507 and assigned clearance number 1004-0058.

43 CFR Part 5400—Sales of Forest Products: General

Summary: This rule will provide a procedure allowing Secretarial waiver of procedural items in the regulations.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1181a; 30 U.S.C. 601 et seq.; 16 U.S.C. 615a.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Estolla, 202-653-8864; George Hollis, 202-343-8735.

43 CFR Part 5510—Free Use of Timber

Summary: This rule, which provides the procedures for the free use or disposal of timber and other vegetative resources on O & C and public lands, will be revised to clarify and simplify provisions.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 604-607, 612; 30 U.S.C. 189; 43 U.S.C. 1701 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Estolla, 202-343-4009; George Hollis, 202-343-8735.

43 CFR Group 8100—Cultural Resource Management

Summary: This new rule will provide the Bureau of Land Management's counterpart procedures to those of the Advisory Council on Historic Preservation for complying with section 106 of the National Historic Preservation Act.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 470f; 36 CFR 800.11

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Douglas, 202-343-9353; George Hollis, 202-343-8735.

43 CFR Subpart 8300—General

Summary: This rule will be amended to revise the policy statement for

recreation management of the public lands.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1701 et seq., 869, 1181a, 315, 4321 et seq.; 16 U.S.C. 4601-461, 1131, 1271-1287, 1241, 670; 29 U.S.C. 749

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Del Price, 202-343-9353; George Hollis, 202-343-8735.

43 CFR Subpart 8342—Designation of Areas and Trails

Summary: This rule will be amended to eliminate area designations which have been determined to be unnecessary.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1701 et seq., 315a; 16 U.S.C. 1531 et seq., 1281c, 670 et seq., 460 1-6a, 1241 et seq., E.O. 11644, as amended.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Conquergood, 202-343-9353; George Hollis, 202-343-8735.

43 CFR Subpart 8351—Designated National Area

Summary: This rule will be amended to prohibit, with certain exceptions, off-road vehicle use in National Scenic Trail corridor segments administered by the Bureau of Land Management.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 1246.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Larry R. Young, 202-343-9353; George Hollis, 202-343-8735.

Action: Proposed rule was published.

43 CFR Part 8360—Operations

Summary: This rule, which provides the procedures for the operation of recreation areas, is being reviewed to determine if it is still needed and if it needs revising.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1181(a)-(e), 1201, 1701 et seq.

Contact: Larry Young, 202-343-9353; George Hollis, 202-343-8735.

43 CFR Part 8370—Use Authorizations

Summary: This rule, which covers fees for use of recreation areas under the jurisdiction of the Bureau, will be rewritten to clarify and simplify its provisions.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 4601-6a.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Larry Young, 202-343-9353; George Hollis, 202-343-8735.

43 CFR Part 8370—Use Authorizations

Summary: This rule will be revised to provide procedures for the allocation of river use for those river areas under the jurisdiction of the Bureau.

Originally Scheduled: January 1981.

Authority: 16 U.S.C. 460.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Larry Young, 202-343-9353.

43 CFR Subpart 8372—Use Authorizations

Summary: This rule will provide procedures allowing more timely filing of protests and appeals concerning decisions regarding special recreation permits.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1201 et seq., 1701 et seq., 1181a; 16 U.S.C. 460-6a.

Determination of Effects: The determination as to whether this document is a major rule under Executive Order 12291 has not been made at this time.

Contact: Larry R. Young, 202-343-9353; George Hollis, 202-343-8735.

43 CFR Part 8500—Wilderness Management

Summary: This rule will provide procedures for the use of Congressionally designated wilderness areas in public lands.

Originally Scheduled: October 1981.

Authority: 43 U.S.C. 1701 et seq.; 16 U.S.C. 1131.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: David Porter, 202-343-6064; George Hollis, 202-343-8735.

43 CFR Subpart 9212—Wildfire Protection

Summary: This rule will be amended to provide procedures for the prevention of fire on the public lands.

Originally Scheduled: July 1980.

Authority: 43 U.S.C. 1701 et seq.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Fred McBride, 202-343-7864.

Action: Proposed rule was published July 17, 1980.

Final rule was published August 24, 1981; effective September 23, 1981.

43 CFR Part 9230—Unauthorized Use

Summary: This rule will be amended to clarify those activities that are prohibited on the public lands and to provide managers with additional authority to resolve existing violations.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1701 et seq.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Les Rosenkrance, 202-343-8735; George Hollis, 202-343-8735.

43 CFR Subpart 9239—Kinds of Trespass

Summary: This rule will be amended to clarify the authority of the Secretary of the Interior in instances of mineral trespass.

Originally Scheduled: July 1980.

Authority: 30 U.S.C. 181 et seq.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: David Carty, 202-343-8537; Robert C. Bruce, 202-343-8735.

Action: proposed rule was published March 11, 1980.

43 CFR Part 9600—Cadastral Survey

Summary: This rule will be revised to remove outdated provisions, to remove burdensome provisions and to simplify the entire part.

Originally Scheduled: October 1981.

Authority: Reorganization Plan No. 3 of 1946.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Keith Williams, 202-653-8798; Robert C. Bruce, 202-343-8735.

BUREAU OF INDIAN AFFAIRS

25 CFR Part 1—Applicability of Rules of the Bureau of Indian Affairs

Summary: A review of this part indicated that minor administrative changes are required to clarify the language and to eliminate sex gender terms.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 25 U.S.C. 2.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ronal Eden, 202-343-7684.

25 CFR Part 2—Appeal from Administrative Actions

Summary: A review of this part indicated that minor administrative changes are required to clarify the language and to eliminate gender-specific terminology.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 25 U.S.C. 2 and 9.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ronal Eden, 202-343-7684.

25 CFR Part 11—Law and Order on Indian Reservations

Summary: This part is being revised to preclude Courts of Indian Offenses from adjudicating intra-tribal governmental disputes absent consent of an Indian tribe (11.22). Consideration is also being given to revising this part to adopt state substantive law in place of the offenses presently enumerated in this part.

Originally Scheduled: January 1981.

Authority: 25 U.S.C. 2, 9.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Thompson, 202-343-5134.

25 CFR Part 12—Code of Offenses for Navajo-Hopi Settlement Act Secretarial Responsibilities

Summary: This rule will be revised to reflect the Secretary's reduced law enforcement and judicial responsibilities in the area formerly known as the Joint Use Area under the July 8, 1980 amendments to the Navajo-Hopi Settlement Act, 25 U.S.C. 640d-640d-28. The rule will also be revised to clarify the Secretary's continuing responsibility to protect the rights and property of those individuals subject to relocation or who will be authorized to remain on lands covered by a life estate.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 25 U.S.C. 2 and 9 and Pub. L. 93-531 as amended by Pub. L. 96-305; 25 U.S.C. 640d-640d-28.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Pat Hayes, 202-343-6857.

25 CFR Part 17—Action on Wills of Osage Indians

Summary: This rule is being revised to permit the Field Solicitor of the Department to: (1) approve/disapprove wills of persons of Osage Indian blood providing for the disposition of

restricted property; (2) issue orders and decisions; (3) issue subpoenas and to administer oaths to witnesses testifying hearings; and (4) send appeals from decisions to the Regional Solicitor of the Department.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-496.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Cecil Wood, Osage Agency, Bureau of Indian Affairs, Grandview Avenue, Pawhuska, OK 74056, 918-287-2431.

25 CFR Part 23—Indian Child Welfare Act: Grants

Summary: This rule is being revised to elaborate and clarify the Indian Child Welfare Act grant application and appeal process (Subparts A, C, and F). These revisions will complement the related procedures in this part which also pertain to implementation of the Indian Child Welfare Act.

Originally Scheduled: January 1981.

Authority: 25 U.S.C. 2, 9, 1952; 5 U.S.C. 301.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Raymond Butler, 703-235-2756.

Action: Proposed rule was published December 12, 1980.

25 CFR Part 31c—Procedures and Practices

Summary: This rule will provide the Office of Indian Education Programs a set of education policies, procedures and practices for all education-related activities. Coordination of education policies will facilitate the streamlining of education services of the Areas and Agencies, establish limits for Bureau interference in tribal education programs and aid Congress in conducting more thorough oversight.

Originally Scheduled: January 1980.

Authority: Pub. L. 95-561; 25 U.S.C. 2013.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jerry Waddell, 202-343-6676.

25 CFR Part 31d—School Boards

Summary: This rule will describe school boards and their powers and duties in relation to the education programs under the Bureau at the Local, Agency, and Area Levels and with respect to tribally contracted schools.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-561.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: George D. Scott, 202-343-6675.

25 CFR Part 31e—Educational Standards

Summary: This rule will prescribe minimum academic standards for the basic education of Indian children in Bureau schools and provide the national criteria for use in the operations of dormitories by the Bureau.

Originally Scheduled: January 1980.

Authority: 25 U.S.C. 2001, 2002; Pub. L. 95-561.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: George D. Scott, 202-343-6675.

25 CFR Part 31h—Indian School Equalization Program

Summary: This rule will revise and expand the Indian school equalization formula by incorporating additional weighted factors and setting up administrative procedures for school closures and termination of education programs. The rule will also provide staff cost adjustment, establish a permanent formula implementation set-aside fund, authorize new schools, and expand Bureau funded school programs to serve students not previously served.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-561.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jerry Waddell, 202-343-6676.

25 CFR Part 31i—Indian Rights and Responsibilities

Summary: This rule set forth policies, requirements and procedures to ensure the protection of the constitutional and civil rights of students attending Bureau or contract schools and dormitories. This rule also revokes 25 CFR Part 35.

Originally Scheduled: January 1981.

Authority: Pub. L. 95-561; 25 U.S.C. 2017.

Determination of Effects: The effects of this document were previously considered under the protections of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: George D. Scott, 202-343-6675.

Action: Proposed rule was published May 22, 1979.

25 CFR Part 31j—Provision of Educational Services by Bureau of Indian Affairs Under Section 1101(d) of Public Law 95-561

Summary: This rule will govern the provision of educational services to Indian children by the Bureau.

Originally Scheduled: January 1980.

Authority: Pub. L. 95-561.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Noah Allen, 202-343-8657.

25 CFR Part 31k—Special Education

Summary: This rule will establish standards for the provision of special education and related services to Indian children in schools operated by or under the authority of the Bureau.

Originally Scheduled: January 1980.

Authority: Pub. L. 94-142.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 of February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Charles Cordova, 202-343-4071.

Action: Proposed rule was published September 29, 1980.

25 CFR Part 32—Administration of the Higher Education Program

Summary: This rule will revise established policies and provide uniform procedures to govern the higher education program administered under the authority of 25 U.S.C. 13. This rule applies only to educational grants; Bureau educational loans are governed by 25 CFR Part 91.

Originally Scheduled: January 1980.

Authority: 25 U.S.C. 13; Pub. L. 67-85.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Leroy Falling, 202-343-7387.

25 CFR Part 32a—Adult Education

Summary: This rule will establish procedures for the conduct of adult education programs operated by or under the authority of the Bureau.

Originally Scheduled: May 1978.

Authority: Pub. L. 93-638.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Leroy Falling, 202-343-7387.

25 CFR Part 32b—Grants to Tribally Controlled Community Colleges and Navajo Community College

Summary: Revision of 25 CFR Part 32b is needed to provide clarity of language and structure in certain subparts.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 1815.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Ed Lonefight, 202-343-7387.

25 CFR Part 32c—Bureau Operated Institutions of Higher and Post Secondary Education

Summary: This rule will revise the policies governing the Bureau's three post-secondary schools and reflect the national policies of Indian tribal self-determination.

Originally Scheduled: April 1981.

Authority: Pub. L. 95-471.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Leroy Falling, 202-343-7387.

25 CFR Part 33—Employment Assistance for Adult Indians

Summary: This rule will describe eligibility criteria required for participation in the Bureau's program of Employment Assistance for Adult Indians and explain application procedures. This will be a new part added to 25 CFR. This program has been in existence in some form since 1949 but has never before been described in 25 CFR.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 13.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Bob Delaware, 703-235-8355.

Action: Reproposed rule will be published by November 15, 1981.

The information collection requirements contained in section 33.3 of this rule will be submitted to the Office of Management and Budget for approval as required by 44 U.S.C. 3507.

25 CFR Part 34—Vocational Training for Adult Indians

Summary: This rule will describe eligibility criteria required for participation in the Bureau's program of vocational training for adult Indians and explain application procedures.

Originally Scheduled: May 1978.

Authority: Pub. L. 84-959; Pub. L. 88-230.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Bob Delaware, 703-235-8355.

25 CFR Part 42—Enrollment Appeals

Summary: As a result of reviewing this part, it has been determined that revisions are necessary in order to eliminate sex-based criteria and gender-specific terminology. This part provides the procedures governing enrollment appeals.

Originally Scheduled: January 1981.

Authority: 25 U.S.C. 2, 9.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Mitchell L. Bush, 703-235-8323.

25 CFR Part 43d—Preparation of a Membership Roll of the Pribilof Islands Aleut Communities of St. Paul and St. George

Summary: This rule will add a new Part to provide procedures to govern the preparation of a membership roll to serve as a basis for the distribution of judgment funds pursuant to a judgment plan. The judgment plan, which became effective June 22, 1980, was prepared in accordance with the Act of October 19, 1973 (87 Stat. 466). The substantive requirements for enrollment will be in accordance with the Communities' membership provisions.

Originally Scheduled: April 1981.

Authority: Pub. L. 93-134.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Mitchell L. Bush, 703-235-8323.

25 CFR Part 43e—Preparation of a Roll of Mohave Descendants Enrolled as Members of the Colorado River Indian Tribes

Summary: This rule will add a new Part to provide procedures to govern the preparation of a roll of Mohave descendants enrolled as members of the Colorado River Indian Tribes to serve as a basis for the distribution of judgment funds pursuant to a judgment plan. The judgment plan, which became effective April 12, 1976, was prepared in accordance with the Act of October 19, 1973 (87 Stat. 466).

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 2, 9.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Mitchell L. Bush, 703-235-8323.

Action: Proposed rule was published October 14, 1981.

25 CFR Part 43h—Preparation of a Roll of Alaska Natives

Summary: This rule is being amended to provide procedures for the redetermination of permanent residence of Alaska Natives enrolled pursuant to Pub. L. 92-203 in accordance with section 1(c) of Pub. L. 94-204.

Originally Scheduled: April 1981.

Authority: Pub. L. 94-204; Pub. L. 92-203.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Mitchell L. Bush, 703-235-8323.

25 CFR Part 43k—Final Roll of the Menominee Tribe of Wisconsin

Summary: As a result of reviewing this part, it has been determined that this rule has served the purpose for which issued and it will be revoked. The membership roll of the Menominee Tribe has been completed, and the Tribe has assumed maintenance of its membership roll (43k.14).

Originally Scheduled: April 1981.

Authority: 5 U.S.C. 301; 87 Stat. 773.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Mitchell L. Bush, 703-235-8323.

25 CFR Part 43l—Preparation of a Roll to Serve as the Basis for the Distribution of Judgment Funds Awarded Certain Warm Springs Indians

Summary: This rule, which is scheduled for review, governs the compilation of a roll of certain members of the Confederated Tribes of the Warm Springs Reservation Living on February 18, 1975. The roll shall be used for distribution of the judgment awarded the Tribes by the Indian Claims Commission in Docket 198.

Originally Scheduled: April 1981.

Authority: 87 Stat. 466.

Contact: Mitchell L. Bush, 703-235-8323.

25 CFR Part 43p—Revision of Final Roll of the Confederation Tribes of Siletz Indians of Oregon

Summary: As a result of review, it has been determined that this rule has served the purpose for which issued and will be revoked. The membership roll of the Confederated Tribes of Siletz

Indians of Oregon has been completed and the Tribe has assumed maintenance of its membership roll.

Originally Scheduled: October 1981.

Authority: Pub. L. 95-195.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Mitchell L. Bush, Jr., 703-235-8323.

25 CFR Part 47—Revision of the Membership Roll of the Eastern Band of Cherokee Indians, North Carolina

Summary: This rule provides procedures to govern the revision of the membership roll of the Eastern Band of Cherokee Indians. As a result of review, it was determined that revision was necessary in order to eliminate sex-based criteria and gender-specific terminology and make certain other minor administrative changes. It was also determined that section 47.19 has served the purpose for which issued and will be revoked.

Originally Scheduled: October 1981.

Authority: Section 2, 71 Stat. 374.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Mitchell L. Bush, Jr., 703-235-8323.

25 CFR Part 52—Conduct of Elections to Adopt or Amend Tribal Constitutions and Corporate Charters

Summary: This rule will extend to tribes in Oklahoma and Alaska Native entities published procedures for reorganization under Federal statutes previously available only to reservation-based tribes under the Indian Reorganization Act.

Originally Scheduled: July 1979.

Authority: 25 U.S.C. 473a, 476, 477, 503.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Robert Farring, 202-343-2511.

Action: Proposed rule was published July 10, 1979.

Final rule was published January 7, 1981.

A Notice was published February 4, 1981 which extended the effective date of this rule to March 30, 1981.

A Notice was published March 30, 1981 which extended the effective date of this rule to April 30, 1981.

A Notice was published April 30, 1981 which extended the effective date of this rule to June 15, 1981.

A Notice was published June 18, 1981 which extended the effective date of this rule to September 1, 1981.

A Notice was published July 27, 1981 which announced the effective date of this rule as July 27, 1981.

The information collection requirement contained in section 52.11 of this rule was approved by the Office of Management and Budget under 44 U.S.C. 3507 and assigned clearance number 1076-0003.

25 CFR Part 54—Procedures for Establishing that an American Indian Group Exists as an Indian Tribe

Summary: As a result of review, this revision will establish procedures for acknowledging that certain American Indian tribes exist. This revision is determined necessary to provide clarity, to establish deadlines, and to eliminate gender-specific terminology.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 25 U.S.C. 2, 9.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: John A. Shapard, Jr., 703-235-2360.

25 CFR Part 55—Organization of the Yurok Tribe, Voting for Tribal Interim Governing Committee.

Summary: As a result of review, it has been determined that this rule has served the purpose for which issued and will be deleted. This rule was issued in conjunction with an effort to establish a reservation-wide body to manage the resources of the Hoopa Valley Reservation as set forth in the November 20, 1978, message from the Assistant Secretary—Indian Affairs. The anticipated voters list was developed and the election contemplated by 25 CFR 55a took place, therefore, this rule is no longer needed.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 43 U.S.C. 1457; 25 U.S.C. 2 and 9; Reorganization Plan No. 3 of 1950 (64 Stat. 1262).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Farring, 202-343-4045.

25 CFR Part 55a—Election of Interim Yurok Governing Committee; Procedures for Conduct of Election and Duties of Interim Committee.

Summary: As a result of review, it has been determined that this rule has served the purpose for which issued and will be deleted. Due to an order of the Federal District Court, the election results were not counted. In order to

dismiss the litigation, the Secretary agreed to conduct a separate election under 25 CFR Part 55b on whether the voters wished to proceed with formal organization. Since the voters chose not to pursue organization, there is no further need for this rule.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 43 U.S.C. 1457; 25 U.S.C. 2 and 9; Reorganization Plan No. 3 of 1950 (64 Stat. 1262).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Farring, 202-343-4045.

25 CFR Part 55b—Referendum Election to Determine Whether the Yurok Tribe of the Hoopa Valley Reservation Desires To Establish a Representative Interim Yurok Governing Committee

Summary: As a result of review, it has been determined that this rule has served the purpose for which issued and will be deleted. This rule was issued as a result of an order of the Federal District Court precluding the counting of the ballots in the election conducted pursuant to 25 CFR 55a. In the election conducted under this Part, the voters chose not to pursue formal organization. Since this rule has achieved its purpose, it is no longer needed.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 43 U.S.C. 1457; 25 U.S.C. 2 and 9; Reorganization Plan No. 3 of 1950 (64 Stat. 1262).

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Robert Farring, 202-343-4045.

25 CFR Part 60—Use and Distribution of Indian Judgment Funds

Summary: This rule is being revised to reflect anticipated amendments to the Indian Judgment Funds Act of October 19, 1973. Principal amendments would affect the time period for submittal of Secretarial plans to Congress.

Originally Scheduled: January 1980.

Authority: Pub. L. 93-134.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Steve Feraca, 202-343-4623.

25 CFR Part 72—Attorney Contracts with Indian Tribes

Summary: This rule will be amended to: (1) clarify the circumstances under which the Bureau may provide funds to an Indian tribe for the payment of a private attorney's legal services; and (2) establish the current policy of tribal self-

determination, minimize the Federal government's involvement in tribal self-government and simplify the regulations by making all tribes, regardless of their organizational status, subject to a single set of regulations.

Originally Scheduled: July 1980.

Authority: 5 U.S.C. 301; 25 U.S.C. 2, 9, 13, 81, 82a, 450, 476.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Evelyn Pickett, 202-343-4045; Hans Walker, 202-343-9401.

Action: Proposed rules were published July 17, 1980 and December 16, 1980.

25 CFR Part 88—Indian Fishing in Alaska

Summary: This rule, which is scheduled for review, regulates all fishing in Alaska within the Annette Island Reserve and Indian and other native commercial fishing in the Karluk Indian Reservation.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 2, 9; 43 U.S.C. 1457; 48 U.S.C. 358, 358a.

Contact: Ulyses S. St. Arnold, 202-343-6574.

25 CFR Part 89—Commercial Fishing on Red Lake Reservation

Summary: This rule, which is scheduled for review, grants authority to the Red Lake Fisheries Association and its members to engage in commercial fishing in accordance with stated regulations.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 2, 301.

Contact: Ulyses S. St. Arnold, 202-343-6574.

25 CFR Part 90—Reindeer in Alaska

Summary: This rule, which is scheduled for review, designates the General Reindeer Supervisor at Nome, Alaska, as the duly authorized agent of the Secretary, with whom all declarations of reindeer ownership must be filed within specified time limits and in the form stipulated.

Originally Scheduled: April 1981.

Authority: 48 U.S.C. 250b, 250k; 50 Stat. 900; 50 Stat. 902.

Contact: Ulyses S. St. Arnold, 202-343-6574.

25 CFR Part 101—Annuity and Other Per Capita Payments

Summary: This rule, which is scheduled for review, establishes

procedural requirements for paying annuity and other per capita payments.

Originally Scheduled: April 1981.

Authority: 5 U.S.C. 301.

Contact: Barbara Davis, 202-343-2963.

25 CFR Part 102—Pro Rata Shares of Tribal Funds

Summary: This rule, which is scheduled for review, establishes eligibility criteria and procedural requirements for applying for a pro rata share of tribal funds.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 121; 34 Stat. 1221.

Contact: Barbara Davis, 202-343-2963.

25 CFR Part 103a—Indian Moneys, Proceeds of Labor

Summary: This rule sets forth the conditions governing the receipt, deposit, investment, and use of miscellaneous revenues derived from Bureau agencies and schools. These regulations apply only to income belonging to the Federal government and not to tribal funds or moneys belonging to individual Indians.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 2, 9, 155.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Thomas A. Stangl, 202-343-6342.

Action: Proposed rule was published November 3, 1980.

Final rule was published September 30, 1981.

25 CFR Part 103b—Special Deposits

Summary: This rule sets forth the conditions governing the deposit, investment and distribution of interest on funds held by the Bureau in special deposits.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 2, 9.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Thomas A. Stangl, 202-343-6342.

Action: Proposed rule was published November 3, 1980.

Final rule was published September 30, 1981.

25 CFR Part 104—Individual Indian Money Accounts

Summary: This rule, which is scheduled for review, governs the deposit and disbursement of funds belonging to individual Indians.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 25 U.S.C. 2, 9; 45 U.S.C. 1457.

Contact: Barbara Davis, 202-343-2963.

25 CFR Part 107—Creation of Trusts for Restricted Property of Indians, Five Civilized Tribes, Oklahoma

Summary: This rule, which is scheduled for review, governs the establishment of trust estates for Indians of the Five Civilized Tribes, Oklahoma.

Originally Scheduled: October 1981.

Authority: Section 7, 47 Stat. 778.

Contact: Barbara Davis, 202-343-2963.

25 CFR Part 108—Deposit and Expenditure of Individual Funds of Members of the Osage Tribe of Indians Who Do Not Have Certificates of Competency

Summary: This rule, which is scheduled for review, governs deposit and expenditure of individual funds of the Osage Tribe of Indians who do not have Certificates of Competency.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301.

Contact: Camille Pangburn, Osage Agency, Pawhuska, OK 74056, 918-287-2481.

25 CFR Part 109—Judgment Funds, Shoshone Tribe of the Wind River Reservation, Wyoming

Summary: This rule, which is scheduled for review, outlines programs required and purposes for which expenditures of judgment funds of the Shoshone Tribe of the Wind River Reservation, Wyoming, may be made.

Originally Scheduled: October 1981.

Authority: Section 2, 53 Stat. 1128; 25 U.S.C. 572.

Contact: Alonzo T. Spang, Sr., Wind River Agency, Fort Washakie, WY 82514, 307-255-8301.

25 CFR Part 110—Distribution of Judgment Awarded the Cherokee Nation or Tribe of Indians

Summary: This rule, which is scheduled for review, governs the disposition of judgment funds of the Cherokee Nation or Tribe of Indians of Oklahoma.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 998; 76 Stat. 776.

Contact: Mitchell Bush, 703-235-8323.

25 CFR Part 111—Reimbursement of the Ute Tribe of the Uintah and Ouray Reservation, Utah

Summary: This rule, which is scheduled for review, governs payment made by the Secretary to those persons whose names appear on the final roll of mixed-blood Indians that was prepared pursuant to Section 8 of the Act of

August 27, 1954 (68 Stat. 868), or to their heirs.

Originally Scheduled: April 1981.

Authority: 84 Stat. 843.

Contact: Barton Wright, Bureau of Indian Affairs, P.O. Box 127, Albuquerque, MN 87103, 505-474-3496.

25 CFR Part 112—Distribution of Judgment Funds Awarded to Osage Tribe of Indians in Oklahoma

Summary: This rule, which is scheduled for review, governs the distribution, pursuant to the Act, of judgment funds awarded to the Osage Tribe of Indians of Oklahoma.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 86 Stat. 1295.

Contact: Camille Pangburn, Osage Agency, Pawhuska, OK 74056, 918-287-2481.

25 CFR Part 114—Procedures for Depositing Funds to the Credit of 14x6140: Deposits of Proceeds of Lands Withdrawn for Native Selection

Summary: This rule, which is scheduled for review, describes the procedures to be used by all Departments and Agencies of the Federal government and the State of Alaska for the deposit of proceeds derived from contracts, leases, permits, and rights-of-way or easements pertaining to affected lands or resources in affected lands withdrawn for Native selection pursuant to the Alaska National Interest Lands Conservation Act.

Originally Scheduled: April 1981.

Authority: Pub. L. 96-487.

Contact: Scott Keep, 202-343-5134.

25 CFR Part 115—Payment of Sioux Benefits

Summary: This rule prescribes the eligibility criteria and application procedures governing payment of Sioux benefits. Revision of the Bureau's regulations was required as a result of a lawsuit brought against the Bureau which challenged the Bureau's eligibility requirements on the grounds that they were constitutionally discriminatory. These revisions resolve the litigation by establishing non-discriminatory criteria for determining "head of family" eligibility for Sioux benefits.

Originally Scheduled: January 1981.

Authority: 25 Stat. 888, 895; 29 Stat. 321, 334; 45 Stat. 984; 48 Stat. 987; 25 U.S.C. 2, 9, 474.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Sandy Etheridge, 202-343-9405.

Action: Proposed rule was published January 9, 1981.

Final rule was published July 14, 1981.

The information collection requirement contained in this rule was approved by the Office of Management and Budget under 44 U.S.C. 3507 and assigned clearance number 1076-0004.

25 CFR Part 120—Land Records and Title Documents

Summary: As a result of review, this part will be revised to replace the regulations relating to land record and title documents affecting Indian Lands. The revisions include defining the role of the Land Titles and Records Offices in the Bureau as the offices of record for all title documents to Indian lands, and explaining procedures to owners and administrators of Indian Affairs and other persons authorized by law or regulation to have access to information about the current status and ownership of Indian lands.

Originally Scheduled: April 1981.

Authority: 64 Stat. 1262; 34 Stat. 137; 35 Stat. 312; 38 Stat. 582, 598; 25 U.S.C. 9.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Elva DeCelles, Bureau of Indian Affairs, P.O. Box 888, Albuquerque, NM 87103, 505-474-2800.

Action: Proposed rule was published October 23, 1980.

Final rule was published September 29, 1981.

25 CFR Part 121—Issuance of Patents in Fee, Certificate of Competency, Removal of Restrictions and Sale of Certain Indian Lands

Summary: This rule will clarify language, provide additional cross-references and add certain new provisions which more fully encompass the authority found in the statutes.

Originally Scheduled: January 1979.

Authority: 25 U.S.C. 378, 379, 404, 405, 372, 373, 483, 355.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Wilford Bowker, Portland Area Office, Bureau of Indian Affairs, P.O. Box 3785, Portland, OR 97208, 503-231-6714.

25 CFR Part 123—Osage Roll, Certificate of Competency

Summary: This rule, which is scheduled for review, establishes a determination and preparation of Osage Roll Issuance of Certificates of Competency to less than half blood Osages.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 331; 62 Stat. 18.

Contact: Wayne Nordwall, 202-343-7738.

25 CFR Part 130—Allotment of Lands on the Torres-Martinez Indian Reservation, California

Summary: This rule, which is scheduled for review, governs the preparation of allotment schedules containing the names and allotment selection of the unallotted members of the Torres-Martinez Band of Mission Indians.

Originally Scheduled: April 1981.

Authority: 64 Stat. 472.

Contact: Wayne Nordwall, 202-343-7738.

25 CFR Part 131—Leasing and Permitting

Summary: This rule will reorganize Part 131 into three new subheadings: (1) How to Acquire Leases; (2) Special Provisions and Requirements of Leases; and (3) Special Provisions for Specific Reservations. These revisions will facilitate the use of the regulations for easier reference.

Originally Scheduled: July 1979.

Authority: 25 U.S.C. 380, 393, 394, 395, 397, 402, 402a, 403, 403a-c, 415, 415a-d, 477, 635.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Robert Jones, Phoenix Area Office, Bureau of Indian Affairs, P.O. Box 7007, Phoenix, AZ 85011, 802-261-2275.

Action: Proposed rule was published October 27, 1978.

25 CFR Part 132—Preservation of Antiquities

Summary: Part 132 is authorized by the Antiquities Act of 1906 (16 U.S.C. 432) which has been largely superseded by the Archeological Resources Protection Act (16 U.S.C. 470aa). This part will be revised and redesignated part 281, subpart B.

Originally Scheduled: October 1981.

Authority: 16 U.S.C. 470aa.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Dean Suagee, 202-343-4541.

25 CFR Part 141—General Forest Regulations

Summary: This rule will be updated and revised to reflect economic and technical changes pertinent to timber management and harvesting since the last revision in 1976. The revision will also eliminate gender-specific terminology.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 406, 407 and 4667, 406, 407.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Fred Malroy, 202-343-6067.

25 CFR Part 142—Sale of Lumber and Other Forest Products Produced by Indian Enterprises From the Forests on Indian Reservations

Summary: This part will be revised to eliminate gender-specific terminology.

Originally Scheduled: October 1981.

Authority: 54 Stat. 504, as amended; 5 U.S.C. 301; 41 U.S.C. 6b.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Fred Malroy, 202-343-6067.

25 CFR Part 144—Sale of Forest Products, Red Lake Indian Reservation, Minnesota

Summary: This part will be revised to eliminate gender-specific terminology.

Originally Scheduled: October 1981.

Authority: Section 9, 39 Stat. 137, as amended; 5 U.S.C. 301; 41 U.S.C. 66.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Fred Malroy, 202-343-6067.

25 CFR Part 151—General Grazing Regulations

Summary: This rule, which is scheduled for review, protects grazing land from abuse and also authorizes a permitting system.

Originally Scheduled: April 1981.

Authority: 5 U.S.C. 301; 25 U.S.C. 2, 9, 68, 179, 397, 402, 403, 466, 394, 393, 413, 476, 477, 68a, 87a, 415, 415a-d.

Contact: Bobby Eason, 202-343-4004.

25 CFR Part 152—Navajo Grazing Regulations

Summary: This rule, which is scheduled for review, protects Navajo grazing land from abuse and also authorizes a permitting system. This rule will apply to the Navajo Reservation.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 9, 179, 397, 345, 402.

Contact: Sam Miller, 202-343-4004.

25 CFR Part 153—Grazing Regulations for Former Navajo-Hopi Joint Use Area Lands

Summary: This rule will be revised to clarify the Secretary's responsibilities over grazing control and range restoration activities in the area formerly known as the Joint Use Area under the July 9, 1980 amendments to the Navajo-Hopi Settlement Act, 25 U.S.C. 640d—640d-28. The rule will also be revised to correct vague and/or ambiguous language contained in certain provisions of the existing rule.

Originally Scheduled: October 1981.

Authority: 5 U.S.C. 301; 25 U.S.C. 2, 9, 640d, 640d-28.

Determination of Effects: The determination whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Pat Ragdale, Assistant Area Director, Phoenix Area Office, Bureau of Indian Affairs, 3030 N. Central, Arizona Bank Building, P.O. Box 7007, Phoenix, AZ 85011, 602-241-2305.

25 CFR Part 162—Roads of the Bureau of Indian Affairs

Summary: This part is being amended to reflect the current Bureau responsibility for the roads systems on Indian reservations.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 47; 42 U.S.C. 2000e(b); 23 U.S.C. 101(a), 208, 308; 36 Stat. 861; 45 Stat. 750.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: James T. Ball, 202-343-6041.

25 CFR Part 171—Contracts for Prospecting and Mining on Indian Mineral Lands

Summary: The regulations in this part govern contracts for the prospecting and mining of Indian-owned minerals, other than oil, gas and coal. Revisions will be made which would combine rules for the review and approval of mineral development contracts on both tribal and allotted lands into one part.

Originally Scheduled: May 1978.

Authority: 25 U.S.C. 396, 396d, 415, 476, 477.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Tom Riggs, 202-343-3722; Ken Core, 202-343-3722.

Action: Proposed rule was published August 11, 1980.

25 CFR Part 172—Leasing of Allotted Lands for Mining

Summary: As a result of review, it has been determined that this part is no longer necessary and should be revoked. The rules which currently govern the leasing of oil and gas on Indian allotted lands will be replaced by a new 25 CFR Part 182.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 396; 35 Stat. 396.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Tom Riggs, 202-343-3722; Ken Core, 202-343-3722.

Action: Proposed rule was published August 11, 1980.

25 CFR Part 173—Leasing of Lands of the Crow Indian Reservation, Montana, for Mining

Summary: As a result of review, it has been determined that this rule is no longer necessary and should be revoked. The regulations have been revoked in acknowledgement of the fact that the Crow Tribe is now effectively subject to the same statutory authorities affecting Indian mineral development as a result of the Act of May 17, 1968 (82 Stat. 124).

Originally Scheduled: April 1981.

Authority: 41 Stat. 753; 44 Stat. 659.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Tom Riggs, 202-343-3722; Ken Core, 202-343-3722.

Action: Proposed rule was published August 11, 1980.

Final rule was published May 13, 1981.

25 CFR Part 177—Operation, Reclamation and Conservation on Mineral Lands

Summary: This rule will provide for mining and exploration plans, performance plans and other operational aspects of mining on Indian lands, including compliance with the National Environmental Policy Act.

Originally Scheduled: May 1978.

Authority: 25 U.S.C. 380, 396, 396d, 415, 476, 477; 42 U.S.C. 4332.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Tom Riggs, 202-343-3722; Ken Core, 202-343-3722.

Action: Proposed rule was published August 11, 1980.

25 CFR Part 178—Management of Tribal Assets of the Ute Indian Tribe, Uintah and Ouray Reservation, Utah, by the Tribe and the Ute Distribution Corporation

Summary: This rule, which is scheduled for review, establishes the procedures for exercising joint management of Ute Indian Tribe assets by the Tribe and the Ute Distribution Corporation.

Originally Scheduled: April 1981

Authority: 25 U.S.C. 677-677aa.

Contact: Charles Spilman, Phoenix Area Office, Bureau of Indian Affairs, P.O. Box 7007, Phoenix, AZ 85011, 602-241-22854.

25 CFR Part 182—Oil and Gas Contracts

Summary: This part will govern contracts for the development of Indian owned oil and gas reserves. The regulations would replace existing regulations in 25 CFR Part 172.

Originally Scheduled: May 1978.

Authority: 25 U.S.C. 396, 396d, 415, 476, 477; 42 U.S.C. 4332.

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Tom Riggs, 202-343-3722; Ken Core, 202-343-3722.

Action: Proposed Rule was published August 11, 1980.

25 CFR Part 191—Operation and Maintenance

Summary: This rule, which is scheduled for review, provides for the expeditious administration of Indian irrigation projects by authorizing changes to O&M assessment rates including such information that is pertinent to the assessment, payment, and collections of the charges by general notice in the Federal Register.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 385.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 202—Pueblo Indian Lands Benefited by Irrigation and Drainage Works of Middle Rio Grande Conservancy District, New Mexico

Summary: This rule, which is scheduled for review, provides for the payment of O&M and betterment assessments by the United States to the Middle Rio Grande Conservancy District.

Originally Scheduled: October 1981.

Authority: 45 Stat. 312.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 203—Concessions, Permits and Leases on Lands Withdrawn or Acquired in Connection with Indian Irrigation Projects

Summary: This rule, which is scheduled for review, provides for the granting of concessions, business, agricultural and grazing leases or permits on reservoir sites, reserves for canals or flowage areas, and other lands withdrawn or otherwise acquired in connection with the San Carlos, Fort Hall, Flathead and Duck Valley or Western Shoshone irrigation projects.

Originally Scheduled: October 1981.

Authority: 52 Stat. 193; 25 U.S.C. 390.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 211—Partial Payment Construction Changes on Indian Irrigation Projects

Summary: This rule, which is scheduled for review, provides for the partial reimbursement of irrigation construction charges on Indian irrigation projects, with exceptions as noted.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 385.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 212—Construction Assessments, Crow Indian Irrigation Project

Summary: This rule, which is scheduled for review, provides for construction assessments on Irrigation District lands and for non-Indian lands not included in an Irrigation District served by the Crow Indian Irrigation Project.

Originally Scheduled: October 1891.

Authority: Section 15, 60 Stat. 338.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 213—Fort Hall Indian Irrigation Project, Idaho

Summary: This rule, which is scheduled for review, establishes a construction repayment schedule that will be in effect until 1995 for the Fort Hall Unit of the Fort Hall Indian Irrigation Project.

Originally Scheduled: April 1981.

Authority: 46 Stat. 1063.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 215—Reimbursement of Construction Costs: San Carlos Indian Irrigation Project, Arizona

Summary: This rule, which is scheduled for review, establishes a payment construction schedule for the San Carlos Indian irrigation project.

Originally Scheduled: April 1981.

Authority: 43 Stat. 476.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 216—Reimbursement of Construction Costs, Ahtanum Unit, Wapato Indian Irrigation Project, Washington

Summary: This rule, which is scheduled for review, provides for repayment of construction costs of the completed Ahtanum Unit of the Wapato Indian Irrigation Project. Annual assessments are due each year till 1997. The entire cost of construction must be repaid to the U.S. Treasury.

Original Scheduled: October 1981.

Authority: 25 U.S.C. 385.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 218—Reimbursement of Construction Costs Wapato-Satus Unit, Wapato Indian Irrigation Project, Washington

Summary: This rule, which is scheduled for review, provides for repayment of construction costs to the U.S. Treasury. Annual assessments are charged at rates depending on ownership as to Indian or non-Indian. Final payments are due in the year 2002.

Original Scheduled: October 1981.

Authority: 25 U.S.C. 386.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 221—Operations and Maintenance Charges

Summary: The provision which establishes the criteria for determining operation and maintenance charges of the Joint Works will be amended (221.69d). A review of the operating policies of the San Carlos irrigation project indicates that operation and maintenance charges of the Joint Works should include the cost of the electrical energy required for the operation of irrigation pumps.

Original Scheduled: April 1981.

Authority: 25 U.S.C. 385, 387.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Walter Parks, San Carlos Irrigation Project, P.O. Box 456, Coolidge, AZ 85228, 602-723-5439.

25 CFR Part 232—Flathead Indian Irrigation Project, Montana

Summary: This rule, which is scheduled for review, contains regulations to be followed for the operation of the electric power system at the Flathead Project, Montana.

Original Scheduled: April 1981.

Authority: 62 Stat. 273; 5 U.S.C. 301.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 233—San Carlos Indian Irrigation Project, Arizona

Summary: This rule, which is scheduled for review, provides for the administration of the electric power system of the San Carlos Indian Irrigation Project. The Project engineer is responsible for the operation of the electric power system and the enforcement of the regulations promulgated to provide power for the project and other client customers.

Original Scheduled: October 1981.

Authority: Section 5, 43 Stat. 476; 45 Stat. 210, 211; 5 U.S.C. 301.

Contact: Charles P. Corke, 202-343-4004.

25 CFR Part 251—Licensed Indian Traders

Summary: On April 25, 1980, the Bureau published a proposed rule that would have amended the regulations governing Indian traders on most Indian reservations. That proposal would have restricted application of the regulations to businesses located in isolated communities where there is an absence of competition. Most comments received were strongly opposed to the proposal and supportive of diligent enforcement of the trader regulations on all Indian reservations. In response to those comments, the Bureau has proposed to modernize the trading regulations by adopting as its regulations the consumer protection statutes of the state where the business is located.

Original Scheduled: April 1981.

Authority: 25 U.S.C. 261, 262.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

The Department of the Interior has determined that this document will have a significant economic effect on a substantial number of small entities and requires a small entity flexibility analysis under Pub. L. 96-354. This rule would have a significant effect on all small businesses operating on Indian reservations (other than the Navajo, Hopi or Zuni reservations) except those businesses operated by the tribe or its members. The affected businesses would be required to comply with State consumer protection laws. Those businesses operating on reservations not listed in 251.28 of the proposed rule would also be required to post bond, be

subject to monitoring by the Bureau and keep records of sales to customers.

Contact: Eugene F. Suarez, 202-343-5786.

Action: Proposed rule was published January 6, 1981.

25 CFR Part 254—Operation of U.S.M.S. "North Star" between Seattle, Washington, and Stations of the Bureau of Indian Affairs and Other Government Agencies, Alaska

Summary: This part, which is scheduled for review, outlines passenger and freight services offered by the U.S.M.S. North Star.

Originally Scheduled: April 1981.

Authority: 5 U.S.C. 301.

Contact: Gerald Taylor, Seattle Liaison Office, Bureau of Indian Affairs, 816 United Pacific Building, Seattle, WA 98104, 206-442-5516.

25 CFR Part 256—Fraser River Convention Sockeye and Pink Salmon Fishery

Summary: This part is revised annually to take into account changed fishing conditions and to make improvements based on experience with existing rules. This rulemaking involves close collaboration with the Departments of State and Commerce.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 2, 9; 43 U.S.C. 1457; Reorganization Plan No. 3 of 1950 (64 Stat. 1262).

Determination of Effects: The Department of the Interior has determined that this document is not a major rule under E.O. 12291.

Contact: Robin A. Friedman, 202-343-8526.

Action: Final rule effecting the 1981 fishing season was published June 29, 1981.

25 CFR Part 258—Indian Fishing: Hoopa Valley Indian Reservation

Summary: This part is revised annually to take into account changed fishery conditions and to make improvements based on experience with the existing rules. Changes being considered in 1981 include: (1) providing that judgments are stayed only upon order of the trial court or the appellate court; (2) requiring that only one ID number at a time be on any net that is being fished; (3) providing that the Bureau Superintendent will be responsible for the sale of seized fish; and, (4) making it an offense to leave fish in a net until they have rotted.

Originally Scheduled: April 1981.

Authority: 43 U.S.C. 1457; 25 U.S.C. 2, 9.

Determination of Effects: The Department of the Interior has

determined that this document is not a major rule under E.O. 12291.

Contact: Joe Weller, Hoopa Agency, Bureau of Indian Affairs, P.O. Box 367, Hoopa, CA 95546, 916-625-4285.

Action: Final rule on staying judgments of trial court was published August 10, 1981.

25 CFR Part 259—Preference in Employment

Summary: This part, which is scheduled for review, outlines the Bureau policy of extending preference to Indians in making appointments to vacancies in all positions.

Originally Scheduled: January 1981.

Authority: 25 U.S.C. 43, 44, 46, 348, 472, 479.

Contact: Pat Fulgham, 202-343-9306.

25 CFR Part 260—Use of Water on Indian Reservations

Summary: This rule will state the criteria the Secretary will follow in determining whether to approve water codes enacted by Indian tribes which would regulate the use of reserved waters on Indian reservations.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 1a, 2, 9, 381, 415.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Daniel M. Rosenfelt, 202-343-6967.

Action: Proposed rule was published January 5, 1981.

25 CFR Part 271—Contracts under Indian Self-Determination and Education Assistance Act.

Summary: The purpose of this rule is to change the method of award to tribes under the Self-Determination and Education Assistance Act, from contracts to grants. This action is taken pursuant to the Federal Grant and Cooperative Agreement Act.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 450; 41 U.S.C. 501.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Dale Heald, 202-343-4796; Jim Burris, 202-343-4796.

25 CFR Part 272—Grants Under Indian Self-Determination and Education Assistance Act.

Summary: The purpose of this rule is to change the method of award to tribes

under the Self-Determination and Education Assistance Act, from contracts to grants. This action is taken pursuant to the Federal Grant and Cooperative Agreement Act.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 450; 41 U.S.C. 501.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Dale Heald, 202-343-4796; Jim Burris 202-343-4796.

25 CFR Part 273—Education Contracts under Johnson-O'Malley Act

Summary: This rule will revise and provide consistency with the requirements for tribes under 25 CFR Part 271, clarify the relationship between tribes and Indian education committees and organize the subparts for easier use.

Originally Scheduled: May 1978.

Authority: Pub. L. 95-561.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Noah Allen, 202-343-8657.

25 CFR Part 274—School Construction Contracts or Services for Tribally Operated Previously Private Schools

Summary: This part is being revised to include the Office of Indian Education Programs in the application and approval procedures for the award of contracts under Pub. L. 93-638.

Originally Scheduled: April 1981.

Authority: 25 U.S.C. 458, 458d; Pub. L. 93-638; Pub. L. 95-561; Pub. L. 96-46.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Jay T. Suagee, 202-343-2706; Harvey Jacobs 202-343-4493.

25 CFR Part 275—Staffing

Summary: This part, which is scheduled for review, outlines methods

available to tribes for utilizing the services of Bureau employees. It is expected that revisions will be made to include the Office of Indian Education Programs in the application and approval procedures for the award of contracts under Pub. L. 93-638.

Originally Scheduled: January 1981.

Authority: 42 U.S.C. 4762; 25 U.S.C. 4501; 26 U.S.C. 48.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Pat Fulgham, 202-343-9306; Harvey Jacobs 202-343-5517.

25 CFR Part 276—Uniform Administrative Requirements for Grants

Summary: This rule, which is scheduled for review, establishes requirements for the uniform administration of grants to Indian Tribal Governments, pursuant to Pub. L. 93-638.

Originally Scheduled: January 1981.

Authority: Pub. L. 93-638.

Contact: Don Asbra, 703-235-8061.

2 CFR Part 277—School Construction Contracts for Public Schools under Indian Self-Determination and Education Assistance Act

Summary: The purpose of this rule is to change the method of award to tribes under the Self-Determination and Education Assistance Act, from contracts to grants. This action is taken pursuant to the Federal Grant and Cooperative Agreement Act.

Originally Scheduled: October 1981.

Authority: 25 U.S.C. 450; 41 U.S.C. 501.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: John Carmody, P.O. Box 1788, Albuquerque, NM 87103, 505-766-2985.

25 CFR Part 280—Guidance on the Application of the National Environmental Policy Act to Bureau Decisions

Summary: This rule will provide guidance to tribal governments and other persons and entities that propose the Bureau take an action which must be preceded by the preparation of either an environmental impact statement or an environmental assessment.

Originally Scheduled: April 1981.

Authority: 42 U.S.C. 4321-4347.

Determination of Effects: The determination as to whether this document is a major rule under E.O. 12291 has not been made at this time.

Contact: Dean Suagee, 202-343-4004.

25 CFR Part 281—Heritage Preservation

Summary: This rule will establish procedures for implementing the requirements of legislation relating to cultural resources. Subpart A will implement the requirements of the National Historic Preservation Act as it pertains to Bureau actions which may affect properties that are listed on the National Register of Historic Places. Subpart B will implement the requirements of the Archaeological Resources Protection Act, particularly the requirement that no archaeological resources may be excavated without a permit.

Originally Scheduled: April 1981.

Authority: 16 U.S.C. 469, 470aa, 470f; 42 U.S.C. 1996.

Determination of Effects: The effects of this document were previously considered under the provisions of E.O. 12044 which was revoked by E.O. 12291 on February 17, 1981. The document will be reconsidered under the provisions of E.O. 12291 before it is published as a final rule.

Contact: Dean Suagee, 202-343-4004.

Action: Subpart A was published as a proposed rule September 15, 1980.

Subpart B will be published following the publication of Departmentwide rules by the National Park Service.

[FR Doc. 81-30819 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-10-M

Friday
October 30, 1981

FEDERAL REGISTER

Part III

Department of Labor

**Employment and Standards
Administration, Wage and Hour Division**

**Minimum Wages for Federal and
Federally Assisted Construction; General
Wage Determination Decisions**

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 specify, in accordance with applicable law and on the basis of information available to the Department of Labor from its study of local wage conditions and from other sources, the basic hourly wage rates and fringe benefit payments which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of the character and in the localities specified therein.

The determinations in these decisions of such prevailing rates and fringe benefits have been made 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 1.1 (including the statutes listed at 36 FR 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are dependent upon determination by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of part 1 of subtitle A of title 29 of Code of Federal Regulations, Procedure for Predetermination of Wage Rates (37 FR 21138) and of Secretary of Labor's Orders 12-71 and 15-71 (36 FR 8755, 8756). 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 procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in effective date as prescribed in that section, because the necessity to issue construction industry wage determination frequently and in large volume causes procedures to be

impractical and contrary to the public interest.

General wage determination decisions are effective from their date of publication in the Federal Register without limitation as to time and 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 subsequent to its publication date shall 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 contained therein shall be the minimum paid under such contract by contractors and subcontractors on the work.

**Modifications and Supersedeas
Decisions to General Wage
Determination Decisions**

Modifications and supersedeas decisions to general wage determination decisions are based upon information obtained concerning changes in prevailing hourly wage rates and fringe benefit payments since the decisions were issued.

The determinations of prevailing rates and fringe benefits made in the modifications and supersedeas decisions have been made 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 1.1 (including the statutes listed at 36 FR 306 following Secretary of Labor's Order No. 24-70) containing provisions for the payment of wages which are dependent upon determination by the Secretary of Labor under the Davis-Bacon Act; and pursuant to the provisions of part 1 of subtitle A of title 29 of Code of Federal Regulations, Procedure for Predetermination of Wage Rates (37 FR 21138) and of Secretary of Labor's orders 13-71 and 15-71 (36 FR 8755, 8756). The prevailing rates and fringe benefits determined in foregoing general wage determination decisions, as hereby modified, and/or superseded 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 in contract work of the character and in the localities described therein.

Modifications and supersedeas decisions are effective from their date of

publication in the Federal Register without limitation as to time and are to be used in accordance with the provisions of 29 CFR Parts 1 and 5.

Any person, organization, or governmental agency having an interest in the wages determined as prevailing is encouraged to submit wage rate 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, Office of Government Contract Wage Standards, Division of Government Contract Wage Determinations, Washington, D.C. 20210. The cause for not utilizing the rulemaking procedures prescribed in 5 U.S.C. 553 has been set forth in the original General Determination Decision.

**Modifications to General Wage
Determination Decisions**

The numbers of the decisions being modified and their dates of publication in the Federal Register are listed with each State.

Arizona: AZ81-5142	Aug. 14, 1981.
Hawaii: HI81-5153	Sept. 25, 1981.
Georgia	
GA80-1062	Mar. 21, 1980.
GA81-1191	Mar. 6, 1981.
GA81-1192	Do.
GA81-1194	Do.
GA81-1233	May 22, 1980
Maryland:	
MD81-3056	Aug. 14, 1981.
MD81-3074	Oct. 9, 1981.
Nebraska: NE81-4080	Oct. 16, 1981.
New Jersey: NJ81-3053	Oct. 9, 1981.
Oklahoma:	
OK81-4069	Sept. 4, 1981.
OK81-4051	July 10, 1981.
OK81-4054	Do.
OK81-4071	Sept. 11, 1981.
OK81-4056	July 17, 1981.
OK81-4066	Aug. 21, 1981.
OK81-4067	Do.
OK81-4070	Sept. 4, 1981.
Pennsylvania: PA81-3058	Aug. 28, 1981.
Oklahoma: OK81-4072	Sept. 4, 1981.
Oregon: OR81-5127	July 6, 1981.
Texas:	
TX81-4037	June 5, 1981.
TX81-4044	June 26, 1981.
TX81-4074	Oct. 2, 1981.
TX81-4075	Do.
TX81-4076	Do.
TX81-4077	Do.
TX81-4078	Do.
South Dakota: SD81-5150	Sept. 4, 1981.

**Supersedeas Decisions to General Wage
Determination Decisions**

The numbers of the decisions being superseded and their dates of publication in the Federal Register are listed with each State. Supersedeas decision numbers are in parentheses following the numbers of the decisions being superseded.

Georgia:

GA77-1103(GA81-1307)..... Aug. 26, 1977.
GA77-1104(GA81-1306)..... Do.
GA77-1111(GA81-1305)..... Do.
GA77-1139(GA81-1308)..... Nov. 11, 1977.
GA77-1183(GA81-1304)..... May 11, 1979.
Indiana: IN79-2083(IN81-2061)..... Nov. 2, 1979.
Kentucky: KY80-1102(KY81-1309)..... Sept. 5, 1980.
Michigan: MI81-2031(MI81-2058)..... June 26, 1981.
Mississippi: MS81-1205(MS81-1310)..... Apr. 17, 1981.
New Mexico: NM81-4023(NM81-4087)..... Apr. 10, 1981.
Vermont: VT80-2076(VT81-3079)..... Sept. 5, 1981.
Wyoming: WY81-5123(WY81-5159)..... May. 22, 1981.

**Cancellation of General Wage
Determination Decisions**

None.

Signed at Washington, D.C. this 23rd day of
October 1981.

Dorothy P. Come,

*Assistant Administrator, Wage and Hour
Division.*

BILLING CODE 4510-27-M

DECISION NO. AZ81-5142 - Mod. #2 (46 FR 41299-August 14, 1981) Statewide, Arizona	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vacation		
Change: Boilermakers Bricklayers; Stone- masons: (Northern Area) Zone Definitions for Zones A and B ONLY: Zone A: 0-40 road miles from the City Hall in Phoenix Zone B: 40-50 road miles from the City Hall in Phoenix Zone A Zone B Zone C Zone D Zone E Zone F	\$18.31	\$1.30	\$1.25	\$1.00	.04	
DECISION NO. H181-5153 - Mod. #1 (46 FR 47394 - Sept. 25, 1981) Statewide Hawaii	\$16.685	1.345	1.085	a	.035	
CHANGE: ELEVATOR CONSTRUCTORS ELEVATOR CONSTRUCTORS HELPERS ELEVATOR CONSTRUCTORS HELPERS (PROBATIONARY) MARBLE SETTERS ROOFERS TERRAZZO WORKERS AND TILE SETTERS: Terrazzo Base Grinder Terrazzo Floor Grinder and Finisher Terrazzo Workers and Tile Setters	11.68 8.34/ 13.53 14.70	1.345 1.45 1.25	1.085 2.15 1.80	a .70 .85	.035 .20 .15	
	12.11	1.45	2.15		.20	
	10.82	1.45	2.15		.20	
	13.53	1.45	2.15		.20	

DECISION #GA80-1062 - Mod. #3 (46 FR 18652 - March 21, 1980) Bibb County, Georgia	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vacation		
CHANGE: Electricians	\$11.68	.60	3% + .60		1/2 of 1%	
DECISION #GA81-1191 - Mod. #8 (46 FR 15645 - March 6, 1981) Clayton, DeKalb, & Puliton Counties, Georgia	\$12.51 8.76 6.255	1.345 1.345	1.085 1.085		.035 .035	
CHANGE: Elevator Constructors: Mechanics Helpers Probationary helpers	\$12.98	.95	.70		.08	
DECISION #GA81-1192 - Mod #6 (46 FR 15647 - March 6, 1981) Richmond County, Georgia						
CHANGE: Plumbers & Pipefitters	\$11.68	.60	3% + .60		1/2 of 1%	
DECISION #GA81-1194 - Mod. #3 (46 FR 15650 - March 6, 1981) Houston County, Georgia						
CHANGE: Electricians	\$12.51 8.76 6.255	1.345 1.345	1.085 1.085		.035 .035	
DECISION #GA81-1233 - Mod. #2 (46 FR 28101 - May 22, 1981) Chattahoochee & Muscogee Counties, Georgia						
CHANGE: Elevator Constructors: Mechanics Helpers Probationary helpers	\$12.51 8.76 6.255	1.345 1.345	1.085 1.085		.035 .035	

DECISION NO. MD81-3056 - (CONT'D)	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
TRUCK DRIVERS: Pick-up Dump, water, fuel, and lube trucks, sweeper, boring machine and miscellaneous equipment Drop frame goosneck and trailer Euclid wagon and dumpster	9.11 9.37 9.60 9.74	1.15 1.15 1.15 1.15	1.15 1.15 1.15 1.15	c+d c+d c+d c+d	
DECISION NO. MD81-3074 - MOD. #2 (46 FR 50238 - October 9, 1981 COUNTIES; ANNE ARUNDEL EXCLUDING THE D.C. TRAINING SCHOOL), BALTIMORE AND BALTIMORE CITY, MARYLAND AND FOR HEAVY CONSTRUCTION PROJECTS IN HARFORD & HOWARD COUNTIES, MARYLAND					
ADD: TRUCK DRIVERS; BUILDING					h+i
FOOTNOTES: h. Employees with 1 year of service - 1 week paid vacation; 2 years - 2 weeks paid vacation; 10 years - 3 weeks paid vacation. Employees must have worked 125 days in previous contract year i. Holidays: A through G plus day after Thanksgiving and employee's birthday.					
DECISION #NEM1-4080 - Mod. #1 (46 FR 51181 - October 16, 1981) Cass, Douglas, Sarpy, Washington and that portion of Saunders County east of Highway #109, Nebraska					
Change: Laborers: Common laborers	\$9.64	.80	.75		.05

DECISION NO. MD81-3056 - MOD. #1 (46 FR 41325 - August 14, 1981) BALTIMORE CITY, MARYLAND	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
CHANGE: BRICKLAYERS CARPENTERS CEMENT MASONS ELECTRICIANS IRONWORKERS: Structural and Reinforcing Fence Erectors LABORERS: Laborers Power Tool Operators Pipelayers, Wagon Drill Operators, Air Track Drillers, Burners (demo- lition) Mason Tenders & Mortar Mixers (brick & stone work only) Jackhammer Operators-80# and over LINE CONSTRUCTION: Linemen, Cable Splicers, Digging and Equipment Operators Truck with winch, truck with poles or steel hand- ling Truck without winch Groundman POWER EQUIPMENT OPERATORS: Group I Group II Group III Group IV	13.98 12.30 12.69 14.10 13.59 13.24 7.75 7.85 8.25 9.90 8.00 15.00 10.05 9.38 9.45 12.07 11.47 10.78 9.50	1.10 .80 .83 .90 .90 .90 .40 .40 .40 .35 .40 .70 .70 .70 1.05 1.05 1.05 1.05	.90 .99 1.00 3.15 2.40 2.40 .60 .60 .60 .55 .60 8% 8% 8% 8% 1.25 1.25 1.25 1.25		.07 .07 .04 .5% .08 .08 .075 .075 .075 .075 .075 1/2 of 1% 1/2 of 1% 1/2 of 1% 1/2 of 1% .15 .15 .15 .15

DECISION NO. NJ81-3053 -
 MOD. #1
 (46 FR 50243 - October 9,
 1981)
 BERGEN, ESSEX, HUDSON,
 HUNTERDON, MIDDLESEX,
 MORRIS, PASSAIC, SOMERSET,
 SUSSEX, UNION AND WARREN
 COUNTIES, NEW JERSEY

CHANGE:
 Building Construction:
 Electricians:
 Zone 5
 Change Line Construction
 Heading To Omit Words
 "Excluding Railroad
 Construction"
 Zone 3
 Linemen, Cable Splicers,
 Equipment Operators
 and Groundmen
 Zone 12
 All Other Work
 Linemen, Equipment
 Operators & Cable
 Splicers
 Groundmen Winch
 Operators
 Railroad Construction
 Only
 Linemen
 Line Equipment Operator
 Groundmen

Bricklayers & Stone Masons
 Cement Masons & Plas-
 terers:
 Bricklayers
 Zone 4
 Plumbers:
 Zone 1
 Marble Setters:
 Zone 2

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
17.00	12%	9%+.58		5%
17.00	12%	9%+.58		3/4%
16.66	14%	9%		3/4%
15.76	14%	9%		3/4%
12.75	7%	8.7%		
12.18	7%	8.7%		
8.31	7%	8.7%		
13.66	.87	.75		
15.78	1.00	2.65		.25
10.25	1.21	1.71	f	

DECISION #OK81-4069-Mod. #3
 46FR44646-September 4, 1981
 Wagoner County, Oklahoma

OMIT:

LABORERS:
 Powderman (make-up) wagon
 drill operators

CHANGE:

LABORERS:
 Construction laborers
 Mason tenders, mortar
 mixers, sewer drain;
 tile layers; machine
 tool operator

LINE CONSTRUCTION:

Linemen
 Cable splicers
 Hole digger operator
 Heavy equipment operator
 Line truck driver (winch
 operator)
 Jack Hammerman
 Powderman
 Groundman
 Truck driver (flat bed,
 ton half and under)

POWER EQUIPMENT OPERATORS:

GROUP I
 GROUP II
 GROUP III
 GROUP IV
 GROUP V
 GROUP VI
 GROUP VII
 GROUP VIII
 GROUP IX

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITION

GROUP VIII

Locomotive engineer; boring machine; tug boat; mixer, 18
 cu. ft. and over; sand barge; dredging machine; tugger;
 hoist-when operating one drum; welding machine, 3 to 6;
 air compressor, 3 to 500 cu. ft. and under; air compressor,
 over 500 cu. ft. (1); pumps, battery, 3 to 6; fork-lift,
 bobcat and similar equipment; generator plant engineers,
 Diesel elec.; winch truck with A-frame; roller-all types;
 outside elevator or building type of personnel hoist; con-
 crete buster/or tamper; heaters under jurisdiction of
 operating engineers; fireman; boiler op.; crushing plants;
 oiler distributor; pulvmixer; farmer tractor-with or with-
 out attachments; batch plant op. (portable); conveyor opera-
 tor-duel, continuous or belt bulk handling; screed op.; con-
 crete pump; form grader; screening plant; well point pump op.;
 signal man on large whirleys when and if required; operator
 for rotary drilling machines when operated from console or
 machines.

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 8.35	.25	.40		
8.55	.60	.40		
8.85	.60	.40		
14.90	.45	3%		1/2%
16.09	.45	3%		1/2%
13.24	.45	3%		1/2%
13.24	.45	3%		1/2%
11.68	.45	3%		1/2%
10.61	.45	3%		1/2%
12.86	.45	3%		1/2%
9.54	.45	3%		1/2%
10.13	.45	3%		1/2%
14.45	.85	1.00		.15
13.95	.85	1.00		.15
13.45	.85	1.00		.15
13.20	.85	1.00		.15
12.95	.85	1.00		.15
12.70	.85	1.00		.15
12.45	.85	1.00		.15
11.45	.85	1.00		.15
12.05	.85	1.00		.15

Modification Page 8

DECISION #OK81-4054-Mod. #4
46FR35888 - July 10, 1981
Muskogee, Adair, Cherokee,
and Okmulgee Counties,
Oklahoma

OMIT:
LABORERS (Area I)
Group III
Group IV
LABORERS (Area II)
Group III
Group IV
LABORERS Classification De-
finitions Group III and
Group IV

CHANGE:
CARPENTERS (Area II)
MILLWRIGHTS and PILEDRIVER-
MEN (Area II)
LABORERS (Area I) - Adair,
Muskogee & Cherokee Cos.
Group I
Group II
LABORERS (Area II) - Okmul-
gee County
Group I
Group II

LINE CONSTRUCTION:
Linemen
Cable splicers
Hole digger operator
Heavy equipment operator
Line truck driver (winch
operator)
Jack Hammerman
Powderman
Groundman
Truck driver (flat bed,
ton half and under)

POWER EQUIPMENT OPERATORS:
GROUP I
GROUP II
GROUP III
GROUP IV
GROUP V
GROUP VI
GROUP VII
GROUP VIII
GROUP IX

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
	\$ 8.35	.25	.40		
	8.35	.25	.40		
	9.25	.25	.40		
	9.70	.25	.40		
	11.00	.65	.85		.05
	12.35	.65	.85		.05
	8.55	.60	.40		1/2%
	8.85	.60	.40		1/2%
	9.55	.60	.40		1/2%
	9.85	.60	.40		1/2%
	14.90	.45	3%		1/2%
	16.09	.45	3%		1/2%
	13.24	.45	3%		1/2%
	13.24	.45	3%		1/2%
	11.69	.45	3%		1/2%
	10.61	.45	3%		1/2%
	12.86	.45	3%		1/2%
	9.54	.45	3%		1/2%
	10.13	.45	3%		1/2%
	14.45	.85	1.00		.15
	13.95	.85	1.00		.15
	13.45	.85	1.00		.15
	13.20	.85	1.00		.15
	12.95	.85	1.00		.15
	12.70	.85	1.00		.15
	12.45	.85	1.00		.15
	11.45	.85	1.00		.15
	12.05	.85	1.00		.15

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DECISION #OK81-4051-Mod. #5
46FR35886 - July 10, 1981
Pittsburg County, Oklahoma

OMIT:
LABORERS:
Group III
LABORERS CLASSIFICATION
DEFINITION - GROUP III

CHANGE:
CARPENTERS:
Carpenters
Millwrights-Piledrivermen
LABORERS:
Group I
Group II
LINE CONSTRUCTION:
Linemen
Cable splicers
Hole digger operator
Heavy equipment operator
Line truck driver (winch
operator)
Jack Hammerman
Powderman
Groundman
Truck driver (flat bed, ton
half and under)

POWER EQUIPMENT OPERATORS:
GROUP I
GROUP II
GROUP III
GROUP IV
GROUP V
GROUP VI
GROUP VII
GROUP VIII
GROUP IX

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITION
GROUP VIII
Locomotive engineer; boring machine; tug boat; mixer, 18
cu. ft. and over; sand barge; dredging machine; tugger;
hoist-when operating one drum; welding machine, 3 to 6;
air compressor, 3 to 500 cu. ft. and under; air compressor,
over 500 cu. ft. (1); pumps, battery, 3 to 6; fork-lift,
bobcat and similar equipment; generator plant engineers,
Diesel elec.; winch truck with A-frame; roller-all types;
outside elevator or building type of personnel hoist; con-
crete buster/or tamper; heaters under jurisdiction of
operating engineers; fireman; boiler op.; crushing plants;
oiler attachments; pulvimeter; farmer tractor-with or with-
out attachments; batch plant op. (portable); conveyor opera-
tor-ducl, continuous or belt bulk handling; screed op.; con-
crete pump; form grader; screening plant; well point pump op.;
signal man on large whirleys when and if required; operator
for rotary drilling machines when operated from console or
machines.

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
	\$ 7.95	.25	.40		
	11.00	.65	.85		.05
	12.35	.65	.85		.05
	8.15	.60	.40		1/2%
	8.45	.60	.40		1/2%
	14.90	.45	3%		1/2%
	16.09	.45	3%		1/2%
	13.24	.45	3%		1/2%
	13.24	.45	3%		1/2%
	11.68	.45	3%		1/2%
	10.61	.45	3%		1/2%
	12.86	.45	3%		1/2%
	9.54	.45	3%		1/2%
	10.13	.45	3%		1/2%
	14.45	.85	1.00		.15
	13.95	.85	1.00		.15
	13.45	.85	1.00		.15
	13.20	.85	1.00		.15
	12.95	.85	1.00		.15
	12.70	.85	1.00		.15
	12.45	.85	1.00		.15
	11.45	.85	1.00		.15
	12.05	.85	1.00		.15

DECISION NO. OK81-4071

CHANGE: (Cont'd)

POWER EQUIPMENT OPERATORS:

- GROUP I
- GROUP II
- GROUP III
- GROUP IV
- GROUP V
- GROUP VI
- GROUP VII
- GROUP VIII
- GROUP IX

Change modification #3 published in October 9, 1981 Federal Register to read "Modification #2"

Basic Hourly Rates	Fringe Benefits, Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
14.45	.85	1.00		.15
13.95	.85	1.00		.15
13.45	.85	1.00		.15
13.20	.85	1.00		.15
12.95	.85	1.00		.15
12.70	.85	1.00		.15
12.45	.85	1.00		.15
11.45	.85	1.00		.15
12.05	.85	1.00		.15

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITION

GROUP VIII

Locomotive engineer; boring machine; tug boat; mixer, 18 cu. ft. and over; sand barge; dredging machine; tugger; hoist-when operating one drum; welding machine, 3 to 6; air compressor, 3 to 500 cu. ft. and under; air compressor, over 500 cu. ft. (1); pumps, battery, 3 to 6; fork-lift, bobcat and similar equipment; generator plant engineers, Diesel elec.; winch truck with A-frame; roller-all types; outside elevator or building type of personnel hoist; concrete buster/or tamper; heaters under jurisdiction of operating engineers; fireman; boiler op.; crushing plants; oiler distributor; pulvimeter; farmer tractor-with or without attachments; batch plant op. (portable); conveyor operator-duel, continuous or belt bulk handling; screened op.; concrete pump; form grader; screening plant; well point pump op.; signal man on large whirleys when and if required; operator for rotary drilling machines when operated from console or machines.

DECISION #OK81-4054

CHANGE: (CONT'D)

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITION

GROUP VII

Locomotive engineer; boring machine; tug boat; mixer, 18 cu. ft. and over; sand barge; dredging machine; tugger; hoist-when operating one drum; welding machine, 3 to 6; air compressor, 3 to 500 cu. ft. and under; air compressor, over 500 cu. ft. (1); pumps, battery, 3 to 6; fork-lift, bobcat and similar equipment; generator plant engineers, Diesel elec.; winch truck with A-frame; roller-all types; outside elevator or building type of personnel hoist; concrete buster/or tamper; heaters under jurisdiction of operating engineers; fireman; boiler op.; crushing plants; oiler distributor; pulvimeter; farmer tractor-with or without attachments; batch plant op. (portable); conveyor operator-duel, continuous or belt bulk handling; screened op.; concrete pump; form grader; screening plant; well point pump op.; signal man on large whirleys when and if required; operator for rotary drilling machines when operated from console or machines.

DECISION #OK81-4071-Mod. #3 46FR45535-Sept. 11, 1981 McIntosh County, Oklahoma

OMIT:

LABORERS:
GROUP III
LABORERS CLASSIFICATION DEFINITION - GROUP III

CHANGE:

CARPENTERS (Southern half of county)

Carpenters
Millwrights-Piledrivermen

LABORERS:

Group I

Group II

LINE CONSTRUCTION:

Linemen

Cable splicers

Hole digger operator

Heavy equipment operator

Line truck driver (winch operator)

Jack Hammerman

Powderman

Truck driver (flat bed,

ton half and under)

Groundman

Basic Hourly Rates	Fringe Benefits, Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 8.35	.25	.40		
11.00	.65	.85		.05
12.35	.65	.85		.05
8.55	.60	.40		
8.85	.60	.40		
14.90	.45	3%		1/2%
16.09	.45	3%		1/2%
13.24	.45	3%		1/2%
13.24	.45	3%		1/2%
11.68	.45	3%		1/2%
10.61	.45	3%		1/2%
12.86	.45	3%		1/2%
10.13	.45	3%		1/2%
9.54	.45	3%		1/2%

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DECISION Nos. OK81-4056; OK81-4066
OK81-4067 and OK81-4070

CHANGE: (CONT'D)

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITION

GROUP VIII

Locomotive engineer; boring machine; tug boat; mixer, 18 cu. ft. and over; sand barge; dredging machine; tugger; hoist-when operating one drum; welding machine, 3 to 6; air compressor, 3 to 500 cu. ft. and under; air compressor, over 500 cu. ft. (1); pumps, battery, 3 to 6; fork-lift, bobcat and similar equipment; generator plant engineers, Diesel elec.; winch truck with A-frame; roller-all types; outside elevator or building type of personnel hoist; concrete buster/or tamper; heaters under jurisdiction of operating engineers; fireman; boiler op.; crushing plants; oiler distributor; pulvmixer; farmer tractor-with or without attachments; batch plant op. (portable); conveyor operator-duel, continuous or belt bulk handling; screed op.; concrete pump; form grader; screening plant; well point pump op.; signal man on large whirleys when and if required; operator for rotary drilling machines when operated from console or machines.

DECISION NO. PA81-3058

MOD. NO. 5

(46 FR 43596 - August 28, 1981)

Adams, Berks, Bradford, Carbon
Columbia, Cumberland, Dauphin,
Juniata, Lackawanna, Lancaster
Lebanon, Lehigh, Luzerne,
Lycoming, Monroe, Montour,
Northampton, Northumberland,
Perry, Pike, Schuylkill, Snyder,
Ber, Sullivan, Susquehanna,
Tioga, Union, Wayne, Wyoming,
& York Counties, Pennsylvania

CHANGE:

Ironworkers:
Structural, Ornamental &
Reinforcing:
Adams, Cumberland, Dauphin,
Lancaster, Lebanon, Lycoming,
Montour, Northumberland,
Juniata, Perry, Snyder,
Union & York Counties

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$14.265	1.49	1.46		.045

Modification Page 11

DECISION #OK81-4056-Mod. #5
46FR37209 - July 17, 1981
Tulsa, Delaware, Creek,
Craig, Ottawa, Mayes and
Roger Counties, Oklahoma

DECISION #OK81-4066-Mod. #4
46FR42610 - August 21, 1981
Garfield County, Oklahoma

DECISION #OK81-4067-Mod. #5
46FR44646 - August 21, 1981
Oklahoma, Cleveland, Caddo,
Canadian, Kingfisher, Lincoln,
Logan, McClain, Grady,
Seminole and Pottawatomie
Counties, Oklahoma

DECISION #OK81-4070-Mod. #4
46FR4651 - September 4, 1981
Comanche County, Oklahoma

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$14.90	.45	3%		1/2%
16.09	.45	3%		1/2%
13.24	.45	3%		1/2%
13.24	.45	3%		1/2%
11.68	.45	3%		1/2%
10.61	.45	3%		1/2%
12.86	.45	3%		1/2%
9.54	.45	3%		1/2%
10.13	.45	3%		1/2%
14.45	.85	1.00		.15
13.95	.85	1.00		.15
13.45	.85	1.00		.15
13.20	.85	1.00		.15
12.95	.85	1.00		.15
12.70	.85	1.00		.15
12.45	.85	1.00		.15
11.45	.85	1.00		.15
12.05	.85	1.00		.15

CHANGE:

LINE CONSTRUCTION:

Linemen
Cable splicers
Hole digger operator
Heavy equipment operator
Line truck driver (winch operator)
Jack Hammerman
Powderman
Groundman
Truck driver (flat bed, ton half and under)

POWER EQUIPMENT OPERATORS:

GROUP I
GROUP II
GROUP III
GROUP IV
GROUP V
GROUP VI
GROUP VII
GROUP VIII
GROUP IX

DECISION #OK81-4072

CHANGE CONT'D:

POWER EQUIPMENT OPERATORS:

GROUP	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
GROUP I	\$14.45	.85	1.00		.15
GROUP II	13.95	.85	1.00		.15
GROUP III	13.45	.85	1.00		.15
GROUP IV	13.20	.85	1.00		.15
GROUP V	12.95	.85	1.00		.15
GROUP VI	12.70	.85	1.00		.15
GROUP VII	12.45	.85	1.00		.15
GROUP VIII	11.45	.85	1.00		.15
GROUP IX	12.05	.85	1.00		.15

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITION
GROUP VIII

Locomotive engineer; boring machine; tug boat; mixer, 18 cu. ft. and over; sand barge; dredging machine; tugger; hoist-when operating one drum; welding machine, 3 to 6; air compressor, 3 to 500 cu. ft. and under; air compressor, over 500 cu. ft. (1); pumps, battery, 3 to 6; fork-lift, bobcat and similar equipment; generator plant engineers, Diesel elec.; winch truck with A-frame; roller-all types; outside elevator or building type of personnel hoist; concrete buster/or tamper; heaters under jurisdiction of operating engineers; fireman; boiler op.; crushing plants; oiler distributor; pulvimeter; farmer tractor-with or without attachments; batch plant op. (portable); conveyor operator-duel, continuous or belt bulk handling; screed op.; concrete pump; form grader; screening plant; well point pump op.; signal man on large whirleys when and if required; operator for rotary drilling machines when operated from console or machines.

DECISION NO. OR81-5127 - Mod #5
(46 FR 35019 - July 6, 1981)
Statewide Oregon

OMIT:
CARPENTERS:
Instrument Men
POWER EQUIPMENT OPERATORS:
Group 1: Rear Chainman
Group 6: Head Chainman
Group 9: Instrument Man
Group 13: Party Chief

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	

DECISION #OK81-4072-Mod. #3
46FR44648-September 4, 1981
Latimer, Leflore, Haskell,
Sequoayah and Pushmataha
Counties, Oklahoma

OMIT:
LABORERS (Haskell, Leflore
and Sequoyah Counties):
Area III
Area IV

LABORERS (Latimer and
Pushmataha Counties):
Area III
Area IV

CHANGE:

CARPENTERS AREA I:

Category	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Carpenters	11.00	.65	.85		.05
Millwrights-Piledrivermen	12.35	.65	.85		.05
CARPENTERS AREA IV:					
Carpenters	11.88	.65	.10		
Millwrights-Piledrivermen	13.20	.65	.10		

CARPENTERS, MILLWRIGHTS & PILEDRIVERMEN AREA DEFINITIONS

AREA I
Latimer, Leflore and that portion of Haskell County south
of Highway 9 and the north one-third of Pushmataha County

AREA II
Sequoayah County east of Highway 82 excluding the city of

Vivan

AREA IV
Remainder of Pushmataha County

LABORERS (Haskell, Leflore
and Sequoyah Counties):

Category	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Area I	8.55	.60	.40		1/2%
Area II	8.85	.60	.40		1/2%
LABORERS (Latimer and Push- mataha Counties):					
Area I	8.15	.60	.40		1/2%
Area II	8.45	.60	.40		1/2%

LINE CONSTRUCTION:

Category	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Linemen	14.90	.45	3%		1/2%
Cable splicers	16.09	.45	3%		1/2%
Hole digger operator	13.24	.45	3%		1/2%
Heavy equipment operator	13.24	.45	3%		1/2%
Line truck driver (winch operator)	11.68	.45	3%		1/2%
Jack Hammerman	10.61	.45	3%		1/2%
Powderman	12.86	.45	3%		1/2%
Groundman	9.54	.45	3%		1/2%
Truck driver (flat bed, ton half and under)	10.13	.45	3%		1/2%

DECISION NO. TX81-4037 - MOD. #5 (46 FR 30284 - June 5, 1981) Wichita County, Texas	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vacation		
CHANGE: Bricklayers & stonemasons	\$13.30		.60		.10	
DECISION NO. TX81-4044 - MOD. #2 (46 FR 33194 - June 26, 1981) Bowie County, Texas						
CHANGE: Plumbers & pipefitters: Within a 25 mile radius of Texarkana	14.03	.80	.70		.05	
Outside a 25 mile radius of Texarkana	14.43	.80	.70		.05	
DECISION NO. TX81-4074 - MOD. #1 (46 FR 48861 - October 2, 1981) Travis County, Texas						
CHANGE: Carpenters:	13.41	.53	.70		.04	
Carpenters	13.66	.53	.70		.04	
Millwrights						
DECISION NO. TX81-4075 - MOD. #1 (46 FR 48863 - October 2, 1981) Galveston & Harris Cos., Texas						
CHANGE: Electricians - Harris Co.	15.85	1.00	12%		.08	
Ironworkers	14.46	.80	2.00		.10	
Plasterers	14.90	.92	.45		.02	

DECISION NO. TX81-4076 - MOD. #1 (46 FR 48857 - October 2, 1981) Brazos County, Texas	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vacation		
CHANGE: Electricians	\$14.265	1.00	12%		.08	
Ironworkers	14.46	.80	2.00		.10	
Plasterers	14.90	.92	.45		.02	
DECISION NO. TX81-4077 - MOD. #1 (46 FR 48859 - October 2, 1981) Jefferson & Orange Cos., Texas						
CHANGE: Plasterers	14.90	.92	.45		.02	
DECISION NO. TX81-4078 - MOD. #1 (46 FR 48865 - October 2, 1981) Bexar County, Texas						
CHANGE: Bricklayers & stonemasons	13.28	.67	.30	.25	.05	
Carpenters:	12.09	.53	.90	.40	.05	
Carpenters	12.39	.53	.90	.40	.05	
Millwrights						
DECISION NO. SD81-5150 - Mod. #1 (46 FR 44656-September 4, 1981) Minnehaha County, South Dakota						
Change: Laborers	\$5.00					

SUPERSEDES DECISION

STATE: GEORGIA
 COUNTY: CHATHAM
 DECISION NUMBER: GA81-1307
 DATE: DATE OF PUBLICATION
 Supercedes Decision Number GA77-1103, dated August 26, 1977, in 42 FR 43322.
 DESCRIPTION OF WORK: HIGHWAY CONSTRUCTION PROJECTS (excluding tunnels, building structures in rest area projects, and railroad construction; bascule, suspension, and spandrel arch bridges; bridges designed for commercial navigation; and other major bridges).

STATE: GEORGIA
 COUNTY: CHATHAM
 DECISION NO.: GA81-1306
 DATE: DATE OF PUBLICATION
 Supercedes Decision Number GA77-1104, dated August 26, 1977, in 42 FR 43322.
 COUNTIES: Banks, Barrow, Bartow, Catoosa, Chattooga, Cherokee, Cobb, Dade, Dawson, Douglas, Elbert, Fannin, Floyd, Forsyth, Franklin, Gilmer, Gordon, Gwinnett, Habersham, Hall, Haralson, Hart, Jackson, Lumpkin, Madison, Murray, Paulding, Pickens, Polk, Rabun, Stephens, Towns, Union, Walker, White, and Whitfield

DESCRIPTION OF WORK: HIGHWAY CONSTRUCTION PROJECTS (excluding tunnels, building structures in rest area projects, and railroad construction; bascule, suspension, and spandrel arch bridges; bridges designed for commercial navigation; bridges involving marine construction; and other major bridges).

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vocation	
\$ 4.75				
4.69				
3.75				
3.35				
3.61				
3.85				
3.59				
4.00				
4.85				
4.20				
4.74				
4.45				
4.95				
3.42				
3.94				

CARPENTERS.
 CONCRETE FINISHERS/CEMENT MASONS
 FORM SETTERS
 LABORERS:
 Unskilled
 Asphalt rakers
 TRUCK DRIVERS

WELDERS: Receive rate prescribed for craft performing operation to which welding is incidental.

POWER EQUIPMENT OPERATORS:

Asphalt distributor
 Asphalt paving machine, screed, & spreader
 Backhoe
 Bulldozer
 Crane, derrick, dragline
 Front end loader
 Motor grader
 Oiler - greaser
 Roller

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vocation	
\$ 4.38				
4.18				
4.38				
5.00				
3.35				
3.57				
3.75				
3.76				
3.35				
4.20				
4.28				
4.05				
3.99				
4.78				
4.31				
3.96				
4.68				
3.60				
4.00				
4.06				
4.00				
3.54				

CARPENTERS
 CEMENT MASONS
 FORM SETTERS
 IRONWORKERS - REINFORCING
 LABORERS:
 General laborers
 Asphalt rakers
 Pipe layers
 Drill operators
 TRUCK DRIVERS
 WELDERS - Rate for craft.

POWER EQUIPMENT OPERATORS:

Asphalt distributor
 Asphalt paving machine, screed, & spreader
 Backhoe
 Bulldozer
 Crane, derrick, dragline
 Front end loader
 Mechanic
 Motor grader (patrol)
 Oiler - greaser
 Pan - scraper
 Roller
 Shovel
 Tractor

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

SUPERSEDES DECISION

STATE: GEORGIA
 COUNTY: DEKALB & FULTON
 DECISION NUMBER: GA81-1308
 DATE: DATE OF PUBLICATION
 Supersedes Decision Number GA77-1139, dated November 11, 1977, in 42 FR 58926.
 DESCRIPTION OF WORK: HIGHWAY CONSTRUCTION PROJECTS (excluding tunnels, building structures in rest area projects, and railroad construction; bascule, suspension, and spandrel arch bridges; bridges designed for commercial navigation; bridges involving marine construction; and other major bridges).

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 4.54				1/2 of 1%
4.38				
13.95	7%	13%		
4.18				
3.50				
3.35				
3.43				
3.74				
3.80				
3.35				
4.50				
4.40				
4.84				
3.90				
5.37				
4.87				
4.13				
4.81				
4.75				
4.38				
4.05				

CARPENTERS
 CONCRETE FINISHERS/CEMENT
 MASONS
 ELECTRICIANS
 FORM SETTERS
 IRONWORKERS - REINFORCING
 LABORERS:
 Unskilled
 Pipe layers
 Asphalt makers
 Drill operators
 TRUCK DRIVERS

WELDERS: Receive rate prescribed for craft performing operation to which welding is incidental.

POWER EQUIPMENT OPERATORS:

Asphalt distributor
 Asphalt paving machine, screed, & spreader
 Backhoe
 Bulldozer
 Crane, derrick, dragline
 Front end loader
 Mechanic
 Motor grader (motor patrol)
 Piledriver
 Roller
 Scraper - pan

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

SUPERSEDES DECISION

STATE: GEORGIA
 COUNTY: DEKALB & FULTON
 DECISION NO.: GA81-1305
 DATE: DATE OF PUBLICATION
 Supersedes Decision Number GA77-1111, dated August 26, 1977, in 42 FR 43323.
 COUNTY: Appling, Atkinson, Bacon, Baker, Baldwin, Ben Hill, Berrien, Bibb, Bleckley, Brantley, Brooks, Bryan, Bulloch, Burke, Butts, Calhoun, Camden, Candler, Carroll, Charlton, Chattahoochee, Clarke, Clay, Clayton, Clinch, Coffee, Colquitt, Columbia, Cook, Coweta, Crawford, Crisp, Decatur, Dodge, Dooly, Dougherty, Early, Echols, Effingham, Emanuel, Evans, Fayette, Glascock, Glynn, Grady, Greene, Hancock, Harris, Heard, Henry, Houston, Irwin, Jasper, Jeff Davis, Jefferson, Jenkins, Johnson, Jones, Lamar, Lanier, Laurens, Lee, Liberty, Lincoln, Long, Lowndes, Macon, Marion, McDuffie, McIntosh, Meriwether, Miller, Mitchell, Monroe, Montgomery, Morgan, Muscogee, Newton, Oconee, Oglethorpe, Peach, Pierce, Pike, Pulaski, Putnam, Quitman, Randolph, Richmond, Rockdale, Schley, Screven, Seminole, Spalding, Stewart, Sumter, Talbot, Taliaferro, Tattnall, Taylor, Telfair, Terrell, Thomas, Tift, Toombs, Treutlen, Troup, Turner, Twiggs, Upson, Walton, Ware, Warren, Washington, Wayne, Webster, Wheeler, Wilcox, Wilkes, Wilkinson, Worth.
 DESCRIPTION OF WORK: HIGHWAY CONSTRUCTION PROJECTS (excluding tunnels, building structures in rest area projects, and railroad construction; bascule, suspension, and spandrel arch bridges; bridges designed for commercial navigation; bridges involving marine construction; and other major bridges).

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 4.37				
3.98				
4.85				
3.35				
3.55				
3.35				
3.35				
3.37				
3.65				
3.50				
3.68				
3.65				
4.76				
3.50				
4.11				
3.95				
3.35				
4.00				
3.50				
3.64				
3.35				

CARPENTERS
 CONCRETE FINISHERS
 IRONWORKERS - REINFORCING
 LABORERS:
 General laborers
 Asphalt makers
 TRUCK DRIVERS
 WELDERS - Rate for craft.

POWER EQUIPMENT OPERATORS:

Aggregate or Stone spreader
 Asphalt distributor
 Asphalt paving machine
 Batch plant scaleman
 Bulldozer
 Concrete paving machine
 Crane, derrick, dragline
 Front end loader
 Mechanic
 Motor grader (patrol)
 Oiler - greaser
 Piledriver
 Roller
 Scraper - pan
 Tractor (farm type)

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

SUPERSEDES DECISION

STATE: GEORGIA
 COUNTIES: CHATTAHOOCHEE, HARRIS, MACON, MARION, MERIWETHER, MUSCOGEE, SCHLEY, STEWART, SUMNER, TALBOT, TAYLOR, TROUP, & WEBSTER.
 DECISION NUMBER: GA81-1304
 Supersedes Decision Number GA79-1083, dated May 11, 1979, in 44 FR 27856.
 DESCRIPTION OF WORK: RESIDENTIAL CONSTRUCTION PROJECTS - includes single family homes and apartments up to and including four (4) stories.

STATE: INDIANA
 COUNTY: *See Below
 DECISION NO.: IN81-2061
 Supersedes Decision No. IN79-2083, dated November 2, 1979 in 44 FR 63442
 DESCRIPTION OF WORK: Residential Construction Projects consisting of single family homes and apartments up to and including 4 stories.
 *Davies, Dubois, Gibson and Knox Counties

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
AIR CONDITIONING & HEATING MECHANICS	\$ 6.31				
MECHANICS	7.32				
BRICKLAYERS	6.24				
CARPENTERS	5.93				
CEMENT MASONS	6.50				
DRYWALL FINISHERS	5.76				
DRYWALL HANGERS	6.24				
ELECTRICIANS	5.00				
INSULATION INSTALLERS	5.50				
IRONWORKERS					
LABORERS:					
Unskilled	3.77				
Asphalt rakers	4.25				
Mason tenders	4.50				
Mortar mixers	4.50				
PAINTERS:					
Brush & Roller	6.00				
Paperhangers	6.25				
PLASTERERS	7.50				
PLUMBERS & PIPEFITTERS	6.54				
ROOFERS	5.00				
SHEET METAL WORKERS	5.00				
SOFT FLOOR & CARPET LAYERS	5.00				
TILE SETTERS	6.83				
TRUCK DRIVERS	4.13				
WELDERS - Rats for craft.					
POWER EQUIPMENT OPERATORS:					
Asphalt distributor	4.85				
Backhoe	5.87				
Bulldozer	5.50				
Front end loader	5.47				
Motor grader	5.54				
Roller	4.25				
Spreader, screed, & paver	4.88				
Tractor	4.80				

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
AIR CONDITIONING MECHANICS	\$ 7.00				
HEATING MECHANICS	8.00				
BRICKLAYERS	6.65				
CARPENTERS	6.25				
CEMENT MASONS	7.75				
ELECTRICIANS	7.76	.55	3%		
LABORERS	5.76				
PAINTERS	6.00				
PLUMBERS	7.00				
ROOFERS	6.13				
SHEET METAL WORKERS	6.25				
POWER EQUIPMENT OPERATORS:					
BACKHOE OPERATOR	8.98				
BULLDOZER OPERATORS	7.00				

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5(a) (1) (ii)).

SUPERSEDES DECISION

STATE: Kentucky
 DECISION NO.: KY81-1309
 Supersedes Decision Number KY80-1102 dated September 5, 1980 in 45 FR 59103
 DESCRIPTION OF WORK: Residential Construction Projects (includes single family homes and apartments up to and including 4 stories)

STATE: Michigan
 DECISION NO. MI81-2058
 Supersedes Decision No. MI81-2031, dated June 26, 1981 in 46 FR 33185.
 DESCRIPTION OF WORK: Highway, Bridge, Airport and Sewer Construction (Projects exclusive of Buildings).

	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vacation		
Butler, Henderson, Hopkins, Logan, McLean, Muhlenberg, Todd, Union & Webster						
A/C & Heating Mechanics	\$6.25					
Bricklayers	8.54					
Carpenters	6.45					
Cement Masons	7.26					
Drywall Hangers	7.23					
Drywall Finishers	8.95					
Electricians	7.34					
Insulation Installers	5.60					
Ironworkers	5.00					
Laborers:						
Common	4.50					
Mason Tenders	5.49					
Painters	6.92					
Plumbers & Pipefitters	7.97					
Roofers	6.88					
Sheet Metal Workers	6.97					
Tile Setters	7.00					
Truck Drivers	4.50					
Welders - Rate for craft						
<u>POWER EQUIPMENT OPERATORS</u>						
Backhoe	7.50					
Bulldozer	7.26					
Front End Loader	6.90					
Grader	8.50					
Paver	8.50					
Rollers	6.00					
Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii))						

	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vacation		
CARPENTERS:						
<u>ZONE 1</u>						
MACOMB, MONROE, OAKLAND, ST. CLAIR & WAYNE COUNTIES; LIVINGSTON CO. (Townships of Brighton, Deerfield, Genoa, Hartland, Osceola & Tyrone); SANILAC CO. (That part East of a line projected North & continuing the East Lapeer Co. & West St. Clair Co. lines to the South Huron County line.	\$15.50	1.25	11%	11%		.05
<u>ZONE 2E</u>						
ARENAC, BAY, CLARE, CLINTON, GENESEE, GLADWIN, GRATIOT, HURON, INGHAM, ISABELLA, IOSCO, JACKSON, LAPEER, LENAWEE, MIDLAND, OCEMAW, SAGINAW, SHIAWASSEE, TUSCOLA & WAHTENAW COUNTIES; LIVINGSTON & SANILAC COS. (Remainder of Counties); EATON CO. (All but the Townships of Bellevue, Kakamo, Vermontville & Walton) IONIA CO. (Townships of Denby, Orange, Portland & Sebawa	13.68	.85	1.00			.05
<u>ZONE 2W</u>						
ALLEGAN, BARRY, BRANCH, CALHOUN, CASS, HILLSDALE, KALAMAZOO, KENT, LAKE, MANISTEE, MASON, MECOSTA, MONTCALM, MUSKEGON, NEWAYGO, OCEANA, OTTAWA, ST. JOSEPH & VAN BUREN COUNTIES; EATON & IONIA COS. (Remainder of Counties); BERRIEN CO. (All but the Townships of Chickaming, New Buffalo & Three Oaks); BENZIE CO. (Townships of Blaine, colfax, Crystal Lake, Gilmore, Joyfield & Weldon)	13.55	.85	1.00			.05
<u>ZONE 3UP</u>						
ALCONA, ALPENA, ANTRIM, CHARLEVOIX, CHEBOYGAN, CRAWFORD, EMMET, GRAND TRAVERSE, KALKASKA, LEELEAU, MISSAUKEE,						

DECISION NO. MI81-2058

LABORERS: HIGHWAY, AIRPORT & BRIDGE CONSTRUCTION

CLASSIFICATIONS:

- CLASS A - Line-Form Setter for curb or pavement
- CLASS B - Pipe Layer, Oxygen Gun
- CLASS B-1 - Asphalt Raker
- CLASS B-2 - Asphalt Tamer and Asphalt Raker Helper
- CLASS C - Tunnel Miner (highway work only), Finishers Tender, Guard Rail Builder, Fence Erector, Bottom Man, Powder Man, Wagon Drill and Air Track Operators, Highway and Median Barrier Installer (including sound barrier & crash barrier), Curb and Side Rail Setters' Helpers, Diamond and Core Drills
- CLASS D - Mixer Operator (less than 5 sacks), Air or Electric Tool Operators (jackhammer, etc.), Spreader, Boxman (asphalt, stone, gravel, etc.), Concrete Paddler, Power Chain Saw Operator, Paving Batch Truck Dumper, Asphalt Screed Checker, Grade Checker and Tunnel Mucker (highway work only), Concrete Saw (under 40 h.p.), and Dry Pack Machine.
- CLASS E - Cement Handler or Dockman, Topman, Asphalt Dust Handler.
- CLASS F - Asphalt Shoveler or Loader, Asphalt Plant Misc., Axe Man, Batch Bin (no power), Burlap man, Carpenter's Helper, Subgrade Labor (hand tools), Yard Men, Guard Rail Builder's Helper, Highway and Median Barrier Installer's Helper, Fence Erector's Helper, Dumper (wagon, truck, etc.), Jetting Labor, Joint Filling Labor, Misc. Unskilled Labor, Powder Monkey (helper), Sprinkler Labor, Form Setting Labor, Pavement Reinforcing, Handling and Placing (e.g. wire mesh, steel mats, dowel bars, etc.), Mason's or Bricklayer's Tender on Manholes, Headwalls, etc., water proofing, seal coating and slurry mix.
- CLASS G - Pavement Markers
- CLASS H - Cone Setters

ZONE DEFINITIONS:

- ZONE 1 - GENESEE, MACOMB, MONROE, OAKLAND, WASHTENAW & WAYNE COUNTIES.
- ZONE 2 - ALLEGAN, BARRY, BAY, BERRIEN, BRANCH, CALHOUN, CASS, CLINTON, EATON, GRATIOT, HILLSDALE, HURON, INGHAM, JACKSON, KALAMAZOO, LAPEER, LENAWEE, LIVINGSTON, MIDLAND, MUSKEGON, SAGINAW, SHIAWASSEE, ST. CLAIR, ST. JOSEPH, TUSCOLA, VAN BUREN COUNTIES.
- ZONE 2A - IONIA, KENT, MONTCALM, OTTAWA COUNTIES.
- ZONE 3 - ALCONA, ALGER, ALPENA, ANTRIM, ARENAC, BARAGA, BENZIE, CHARLEVOIX, CHEBOYGAN, CHIPPEWA, CLARE, CRAWFORK, DELTA, DICKINSON, EMMET, GLADWIN, GOGEBIC, GRAND TRAVERSE, HOUGHTON, IOSCO, IRON, ISABELLA, KALKASKA, KEWENAW, LAKE, LEELANAU, LUCE, MACKINAC, MANISTEE, MARQUETTE, MASON, MENOMINEE, MISSAUKIE, MONTMORENCY, NEWAYGO, OCEANA, OGEAW, ONTONAGON, OSCODA, OTSEGO, PRESQUE ISLE, ROSCOMMON, SCHOOLCRAFT & WEXFORD COUNTIES.
- ZONE 3A - MECOSTA & OSCEOLA COUNTIES.

DECISION NO. MI81-2058

LABORERS: OPEN CUT CONSTRUCTION

ZONE 1 - WAYNE, OAKLAND & MACOMB COUNTIES

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$10.81	1.20	1.35	1.35	.04
10.89	1.20	1.35	1.35	.04
10.94	1.20	1.35	1.35	.04
10.99	1.20	1.35	1.35	.04
11.04	1.20	1.35	1.35	.04

ZONE 2 - WASHTENAW & SOUTH EAST PART OF LIVINGSTON COS

10.86	.75	.65	.75	.04
10.94	.75	.65	.75	.04
10.99	.75	.65	.75	.04
11.04	.75	.65	.75	.04
11.09	.75	.65	.75	.04

ZONE 3 - SANILAC, ST. CLAIR & MONROE COUNTIES

10.88	.75	.65	.75	.04
10.98	.75	.65	.75	.04
11.08	.75	.65	.75	.04
11.13	.75	.65	.75	.04
11.23	.75	.65	.75	.04

ZONE 4 - JACKSON, HILLSDALE & LENAWEE COUNTIES

10.52	.75	.65	.75	.04
10.62	.75	.65	.75	.04
10.72	.75	.65	.75	.04
10.77	.75	.65	.75	.04
10.87	.75	.65	.75	.04

ZONE 5 - CLINTON, EATON, INGHAM COS.; LIVINGSTON (Western part of Co.), IONIA (City of Port-land)

10.88	.75	.65	.75	.04
10.98	.75	.65	.75	.04
11.08	.75	.65	.75	.04
11.13	.75	.65	.75	.04
11.23	.75	.65	.75	.04

DECISION NO. MI81-2058

LABORERS: OPEN CUT CONSTRUCTION (Cont'd)

	Basic Hourly Rates	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
<u>ZONE 10</u> - MANISTEE, MASON, EMMET, CHEBOYGAN, ANTRIM, CHARLEVOIX, ATSEGO, LEELANAU, BENZIE, GRAND TRAVERSE, KALKASKA, CRAWFORD, WEXFORD, MISSAUKEE, PRESQUE ISLE, MONTMORENCY, ALPENA, OSCODA, ALCONA, IOSCO COS.; LAKE CO. (Western part)	\$ 8.60 8.70 8.80 8.85 8.95	.75 .75 .75 .75 .75	.65 .65 .65 .65 .65	.75 .75 .75 .75 .75	.04 .04 .04 .04 .04
<u>CLASS 1</u>	9.79	.75	.65	.75	.04
<u>CLASS 2</u>	9.89	.75	.65	.75	.04
<u>CLASS 3</u>	9.99	.75	.65	.75	.04
<u>CLASS 4</u>	10.04	.75	.65	.75	.04
<u>CLASS 5</u>	10.09	.75	.65	.75	.04
<u>ZONE 11</u> - ENTIRE UPPER PENINSULA					
<u>CLASS 1</u>	9.79	.75	.65	.75	.04
<u>CLASS 2</u>	9.89	.75	.65	.75	.04
<u>CLASS 3</u>	9.99	.75	.65	.75	.04
<u>CLASS 4</u>	10.04	.75	.65	.75	.04
<u>CLASS 5</u>	10.09	.75	.65	.75	.04

DECISION NO. MI81-2058

LABORERS: OPEN CUT CONSTRUCTION (Cont'd)

	Basic Hourly Rates	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
<u>ZONE 6</u> - GENESEE, LAPEER & SHIAWASSEE COUNTIES	\$10.58 10.68 10.78 10.83 10.93	.75 .75 .75 .75 .75	.95 .95 .95 .95 .95	.75 .75 .75 .75 .75	.04 .04 .04 .04 .04
<u>ZONE 7</u> - SAGINAW, BAY, MIDLAND, GRATIOT, TUSCOLA, ISABELLA, HURON, CLARE, GLADWIN, ARENAC, ROSCOMMON & Ogemaw COS.	10.81 10.91 11.01 11.06 11.16	.75 .75 .75 .75 .75	.65 .65 .65 .65 .65	.75 .75 .75 .75 .75	.04 .04 .04 .04 .04
<u>ZONE 8</u> - BARRY, CALHOUN, BRANCH, ALLEGAN, KALAMAZOO, ST. JOSEPH, VAN BUREN, BERRIEN, CASS, MUSKEGON, OCEANA, NEWAYGO COS.; EATON (S.W. part to City of Olivet) & LAKE CO. (Eastern part)	9.66 9.76 9.86 9.91 10.01	.75 .75 .75 .75 .75	.65 .65 .65 .65 .65	.75 .75 .75 .75 .75	.04 .04 .04 .04 .04
<u>CLASS 1</u>	8.95	.75	.65	.75	.04
<u>CLASS 2</u>	9.05	.75	.65	.75	.04
<u>CLASS 3</u>	9.15	.75	.65	.75	.04
<u>CLASS 4</u>	9.20	.75	.65	.75	.04
<u>CLASS 5</u>	9.30	.75	.65	.75	.04
<u>ZONE 9</u> - OSCEOLA, MECOSTA, KENT, MONTCALM, OTTAWA COS.; IONIA (Except the City of Portland)	8.95 9.05 9.15 9.20 9.30	.75 .75 .75 .75 .75	.65 .65 .65 .65 .65	.75 .75 .75 .75 .75	.04 .04 .04 .04 .04

LABORERS: OPEN CUT CONSTRUCTION

CLASSIFICATIONS:

- CLASS 1 - Construction Laborers
- CLASS 2 - Mortar and Material Mixer, Concrete Form Man, Signal Man, Well Point Man, Manhole, Headwall and Catch Basin Builder, Guard Rail Builders and Fence Erector
- CLASS 3 - Air, Gasoline and Electric Tool Operator, Vibrator Operator, Drillers, Pump Man, Tar Kettle Operator, Bracers, Rodders, Reinforced Steel or Mesh Men (e.g. wire mesh, steel mats, dowel bars, etc.), Cement Finisher, Pipe Jacking and Boring Man, Wagon Drill and Air Track Operator and Concrete Saw Operator (under 40 h.p.), Windlass and Tugger Man.
- CLASS 4 - Trench or Excavating Grade Man.
- CLASS 5 - Pipe Layer (including crock, metal pipe, multi-plate or other conduits).

DECISION NO. MIB1-2058

LABORERS: TUNNEL, SHAFT & CAISSON CONSTRUCTION

ZONE 1 - WAYNE, OAKLAND & MACOMB COUNTIES

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$10.90	1.20	1.35	1.35	.04
10.98	1.20	1.35	1.35	.04
11.03	1.20	1.35	1.35	.04
11.18	1.20	1.35	1.35	.04
11.38	1.20	1.35	1.35	.04
11.63	1.20	1.35	1.35	.04
ZONE 2 - GENESEE, LAPEER & SHIAWASSEE COUNTIES				
11.41	.75	.95	.75	.04
11.49	.75	.95	.75	.04
11.54	.75	.95	.75	.04
11.69	.75	.95	.75	.04
11.89	.75	.95	.75	.04
12.14	.75	.95	.75	.04
ZONE 3 - REMAINDER OF STATE				
11.71	.75	.65	.75	.04
11.79	.75	.65	.75	.04
11.84	.75	.65	.75	.04
11.99	.75	.65	.75	.04
12.19	.75	.65	.75	.04
12.44	.75	.65	.75	.04

LABORERS: TUNNEL, SHAFT & CAISSON CONSTRUCTION

CLASSIFICATIONS:

- CLASS 1 - Tunnel, Shaft and Caisson Laborer, Dump Man, Shanty Man, Hog House Tender, Testing Man (on gas).
- CLASS 2 - Manhole, Headwall, Catch Basin Builder, Bricklayer Tender, Mortar Man, Material Mixer, Fence Erector and Guard Rail Builder.
- CLASS 3 - Air Tool Operator (jackhammer man, bush hammer man & grinding man), First Bottom Man, Second Bottom Man, Cage Tender, Car Pusher, Carrier Man, Concrete Man, Concrete Form Man, Concrete Repair Man, Cement Invert Laborer, Cement Finisher, Concrete Shoveler, Conveyor Man, Floor Man, Gasoline and Electric Tool Operator, Gunnite Man, Grout Operator, Pump Man, Outside Lock Tender, Scaffold Man, Top Signal Man, Switch Man, Track Man, Tugger Man, Utility Man, Vibrator Man, Winch Operator, Pipe Jacking, Boring Man, Wagon Drill and Air Track Operator and Concrete Saw Operator (under 40 h.p.).
- CLASS 4 - Tunnel, Shaft and Caisson Mucker, Bracer Man, Liner Plate Man, Long Haul Dinky Driver and Well Point Man.
- CLASS 5 - Tunnel, Shaft and Caisson Miner, Drill Runner, Key Board Operator, Power Knife Operator, Reinforced Steel or Mesh Man (e.g. wire mesh, steel mats, dowel bars, etc.).
- CLASS 6 - Dynamite Man and Powder Man.

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LANDSCAPE LABORERS:

ZONE 1 - WASHTEENAW, GENESEE, LAPEER, SHIAWASSEE, OAKLAND, WAYNE, MONROE, LIVINGSTON, ST. CLAIR & MACOMB COUNTIES

ZONE 2 - REMAINDER OF STATE

CLASS A - Landscape Specialist, including air, gas, diesel, electric tool and/or equipment.
 ZONE 1 \$ 8.35
 ZONE 2 7.93

CLASS B - Landscape Laborer, Truck Driver, Material Haulers & Small Power Equipment.
 ZONE 1 6.36
 ZONE 2 5.94

LINE CONSTRUCTION:

ZONE 1
 HURON, LAPEER, MACOMB, ST. CLAIR, SANILAC, TUSCOLA & WAYNE COS.; INGHAM (Townships of Leroy, Locke, Wheatfield, White Oak & Williamson), LENAWEE (Townships of Clinton & Macon), LIVINGSTON (All but the Townships of Tyrone, Cohoctah, Deerfield and Unadilla), MONROE (All but the Townships of Bedford, Erie, Lasalle and Whitford), WASHTEENAW (All but the Townships of Lyndon, Manchester, Sharon & Sylvan), OAKLAND (All but the Township of Holly).

Linemen-Technician

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
17.38	1.70	11%		4%

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LINE CONSTRUCTION (Cont'd) ZONE 1 (Cont'd)	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vocation	
Cable Splicer	\$18.12	1.70	11%		1/2
Combination Equipment Operator & Groundman	13.94	1.70	11%		1/2
Combination Driver-Groundman	13.12	1.70	11%		1/2
Groundman	12.09	1.70	11%		1/2
ZONE 2 REMAINDER OF STATE					
Lineman-Technician	13.72	.45	7%	5% + a	.5%
Cable Splicer	14.28	.45	7%	5% + a	.5%
Combination Digger Operator - Tractor Operator	10.72	.45	7%	5% + a	.5%
Light Equipment Operator - Groundman, Distribution Line		.45	7%	5% + a	.5%
Truck Driver - Operator	9.42	.45	7%	5% + a	.5%
Combination Winch Truck Driver - Groundman	8.99	.45	7%	5% + a	.5%
Combination Truck Driver - Groundman	7.62	.45	7%	5% + a	.5%

FOOTNOTE:

a - 7 Paid Holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Day after Thanksgiving, and Christmas Day (providing the employee worked the scheduled work day preceding and the next work day following the day observed).

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POWER EQUIPMENT OPERATORS:
HIGHWAY, AIRPORT & BRIDGE
CONSTRUCTION

ZONE 1 - WAYNE, MONROE, OAKLAND,
WASHTEANAW, MACOMB &
GENESEE

CLASS	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vocation	
CLASS 1	\$11.89	1.50	*2.10	13%	.10
CLASS 2	11.41	1.50	2.10	13%	.10
CLASS 3	10.96	1.50	2.10	13%	.10
CLASS 4	10.83	1.50	2.10	13%	.10
ZONE 2 - REMAINDER OF STATE					
CLASS 1	11.89	1.50	*2.10	13%	.10
CLASS 2	11.29	1.50	2.10	13%	.10
CLASS 3	10.85	1.50	2.10	13%	.10
CLASS 4	10.60	1.50	2.10	13%	.10

* RETIREE BENEFIT FUND (\$.10) included in PENSION

POWER EQUIPMENT OPERATORS: HIGHWAY, AIRPORT & BRIDGE CONSTRUCTION

CLASSIFICATIONS:

CLASS 1 - Asphalt Plant Operator, Crane Operator, Dragline, Shovel Operator, Locomotive Operator, Paver (5 bags or more), Elevating Grader Operator, Pile Driving Operator, Roller (asphalt), Blade Grader Operator, Trenching Machine (ladder or wheel type), Auto-Grader, Slip Form Paver, Self-Propelled or Tractor Drawn Scraper, Conveyor Loader Operator (euclid type), Endloader Operator (1 yd. capacity or over), Bulldozer, Concrete Pump (3" and over), Swing Boom Truck (over 12 ton capacity), Hoisting Engineer, Tractor Operator, Finishing Machine (asphalt), Mechanic, Pump Operator (6" discharge or over, gas, diesel powered or generator of 300 amp or over), Shoulder or Gravel Distributing, Machine Operator (self-propelled), Backhoe (with over 3/8 yard bucket), Side Boom Tractor (type D-4 or equivalent or larger), Tube Finisher (slip form paving), Gradall (and similar type machines), Asphalt paver (self-propelled), Asphalt Planer (self-propelled), Batch Plant (concrete-central mix, transit mix, shrink mix), Slurry Machine (asphalt), Roto Mill.

CLASS 2 - Sweeper (Wayne type & similar equipment), Screening Plant Operator, Washing Plant Operator, Crusher, Backhoe (with 3/8 yard bucket or less), Side Boom Tractor (smaller than D-4 type or equivalent), Batch Plant (concrete - dry mix).

CLASS 3 - Air Compressor Operator (600 cfm or more), Air Compressor (2 or more - less than 600 cfm), Wagon Drill Operator, Concrete Breaker, Tractor Operator (Farm type w/ attachments).

CLASS 4 - Boiler Fireman, Oiler, Fireman, Mechanic's Helper, Trencher (service), Flexplane Operator, Cleftplane Operator, Grader (Self-propelled Fine-Grade or Form (concrete)), Finishing Machine (concrete), Boom or Winch Hoist Truck Operator, Concrete Pump (under 3"), Mesh Installer (self-propelled), Endloader (under 1 yard capacity), Roller Operator (other than asphalt), Curing Equipment (self-propelled), Concrete Saw Operator (40 h.p. or over), Power Bin Operator, Plant Drier (asphalt), Vibratory Compaction Equipment (6 ft. wide or over), Guard Post Driver (power driven), All Mulching Equipment, Stump Remover, Farm Type Tractor Operator.

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POWER EQUIPMENT OPERATORS: UNDERGROUND CONSTRUCTION

CLASSIFICATIONS: (ZONES 1 & 2 only)

CLASS I - Backfiller Tamper, Backhoe, Batch Plant Operator (concrete), Clamshell, Concrete Paver (two drum or larger), Conveyor Loader (euclid type), Crane (crawler, truck type or pile driving), Dozer (9 ft. blade and over), Dragline, Elevating Grader, Endloader (over 1½ cubic yds. capacity), Grapple (and similar type equipment), Mechanic, Power Shovel, Roller (asphalt), Scraper (self-propelled or tractor drawn), Side Boom Tractor (type D-4 or equivalent and larger), Slip Form Paver, Slope Paver, Trencher (over 8 ft. digging capacity), Well Drilling Rig.

CLASS II - Boom Truck (power swing type boom), Crusher, Dozer (less than 9 ft. blade), Endloader (1½ cubic yds. capacity and smaller), Hoist, Pump (one or more--6 in. discharge or larger--gas or diesel powered or powered by generator of 300 amps or more--inclusive of generator), Side Boom Tractor (smaller than type D-4 or equivalent), Sweeper (Wayne type and similar equipment), Tractor (pneu-tired, other than backhoe or front end loader), Trencher (8 ft. digging capacity).

CLASS III - Air Compressors (600 cfm or larger), Air Compressors (two or more--less than 600 cfm), Boom Truck (non-swinging, non-powered type boom), Concrete Breaker (self-propelled or truck mounted--includes compressor), Concrete Paver (one drum--1½ yd. or larger), Elevator (other than passenger), Maintenance Man, Mechanic Helper, Pump (two or more--4 in. up to 6 in. discharge--gas or diesel powered--excluding submersible pumps), Pumpcrete Machine (and similar equipment), Wagon Drill (multiple), Welding Machine or Generator (two or more 300 amp. or larger--gas or diesel powered).

CLASS IV - Boiler, Concrete Saw (40 h.p. or over), Curing Machine (self-propelled), Farm Tractor (with attachment), Finishing Machine (concrete), Fireman, Hydraulic Pipe Pushing Machine, Mulching Equipment, Oiler, Pumps (two or more up to 4 in. discharge if used three hours or more a day--gas diesel powered--excluding submersible pumps), Roller (other than asphalt), Stump Remover, Trencher (service), Vibrating Compaction Equipment (self-propelled, 6 ft. wide or over)

CLASSIFICATIONS: (ZONE 3 only)

CLASS A - Regular Equipment Operators, Crane, Dozer, Front End Loader, Pumpcrete, Squeeze Crete, Job Mechanic & Welder.

CLASS B - Air Track Drill, Boom Truck (non-swing), Concrete Mixers, Fork Truck, material Hoist and Tugger, Pumps (6" and over), Belt Crete, Sweeping Machine, Trencher, Head Grease Man, Winches, Well Points and Freeze Systems.

CLASS C - Air Compressor, Conveyor, Concrete Saw, Farm Tractor (without attachments), Generator, Guard Post Driver, Mulching Machines, Pumps (under 6"), Welding Machines, Grease Man.

CLASS D - Oiler, Fireman, Heater Operator.

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POWER EQUIPMENT OPERATORS: UNDERGROUND CONSTRUCTION

ZONE 1 - WAYNE, OAKLAND, MACOMB, MONROE, LENAWEE, HILLSDALE, BRANCH, CALHOUN, JACKSON, WASHTEAW, LIVINGSTON, INGHAM, EATON, CLINTON, SHAWASSEE, GENESEE, LAPEER, ST. CLAIR, SANILAC, TUSCOLA, SAGINAW, GRATIOT, MIDLAND, BAY & HURON COS.

CLASS I
CLASS II
CLASS III
CLASS IV

ZONE 2 - REMAINDER OF LOWER PENINSULA

CLASS I
CLASS II
CLASS III
CLASS IV

ZONE 3 - UPPER PENINSULA

CLASS A
CLASS B
CLASS C
CLASS D

Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
	H & W	Pensions	Vacation		
\$13.73	1.15	* 2.10	13%		.10
13.44	1.15	2.10	13%		.10
12.80	1.15	2.10	13%		.10
12.29	1.15	2.10	13%		.10
12.22	1.15	* 2.10	13%		.10
11.79	1.15	2.10	13%		.10
11.35	1.15	2.10	13%		.10
11.10	1.15	2.10	13%		.10
11.82	1.15	* 2.10	13%		.10
10.76	1.15	2.10	13%		.10
10.25	1.15	2.10	13%		.10
9.50	1.15	2.10	13%		.10

* RETIREE BENEFIT FUND (\$.10) included in PENSION

POWER EQUIPMENT OPERATORS:
STEEL ERECTION

ZONE 1 - ALCONA, ALPENA, ARENAC, BAY, CHEBOYGAN, CLARE, CLINTON, CRAWFORD, GENESEE, GLADWIN, GRATIOT, HURON, INGHAM, IOSCO, ISABELLA, JACKSON, LAPEER, LENAWEE, LIVINGSTON, MACOMB, MIDLAND, MONROE, MONTMORENCY, OAKLAND, OGEAW, OSCODA, OTSEGO, PRESQUE ISLE, ROSCOMMON, SAGINAW, ST. CLAIR, SANILAC, SHIRASSEE, TUSCOLA, WASHINGTON & WAYNE COS.

CLASS	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vocation		
CLASS 1	\$18.52	1.15	*2.10	13%	.10	
CLASS 2	19.41	1.15	2.10	13%	.10	
CLASS 3	18.24	1.15	2.10	13%	.10	
CLASS 4	19.12	1.15	2.10	13%	.10	
CLASS 5	17.57	1.15	2.10	13%	.10	
CLASS 6	18.45	1.15	2.10	13%	.10	
CLASS 7	17.25	1.15	2.10	13%	.10	
CLASS 8	18.13	1.15	2.10	13%	.10	
CLASS 9	17.02	1.15	2.10	13%	.10	
CLASS 10	13.95	1.15	2.10	13%	.10	
CLASS 11	12.65	1.15	2.10	13%	.10	

POWER EQUIPMENT OPERATORS: STEEL ERECTION

CLASSIFICATION: (ZONE 1 only)

- CLASS 1 - Crane Operator when operating combination of Boom and Jib 220' or longer.
- CLASS 2 - Crane Operator when operating combination of Boom and Jib 220' or longer on a Crane that requires an Oiler.
- CLASS 3 - Crane Operator when operating combination of Boom and Jib 140' or longer.
- CLASS 4 - Crane Operator when operating combination of Boom and Jib 140' or longer on a Crane that requires an Oiler.
- CLASS 5 - Crane Operator when operating combination of Boom and Jib 120' or longer.
- CLASS 6 - Crane Operator when operating combination of Boom and Jib 120' or longer on a Crane that requires an Oiler.
- CLASS 7 - Crane Operator and Job Mechanic.
- CLASS 8 - Crane Operator on a Crane that requires an Oiler.
- CLASS 9 - Hoisting Operator.
- CLASS 10 - Compressor and/or Welder Operator.
- CLASS 11 - Oiler.

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POWER EQUIPMENT OPERATORS:
STEEL ERECTION (Cont'd)

ZONE 2 - ALLEGAN, ANTRIM, BARRY, BENZIE, BERRIEN, BRANCH, CALHOUN, CASS, CHARLEVOIX, EATON, EMMET, GRAND TRAVERSE, HILLSDALE, IONIA, KALAMAZOO, KALKASKA, KENT, LAKE, LEELANAU, MANISTEE, MASON, MECOSTA, MISSAUKEE, MONTCALM, MUSKEGON, NEWAYGO, OCEANA, OSCEOLA, OTTAWA, ST. JOSEPH, VAN BUREN & WEXFORD COS.

CLASS	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vocation		
CLASS A	\$16.55	1.15	*2.10	13%	.10	
CLASS B	16.30	1.15	2.10	13%	.10	
CLASS C	15.80	1.15	2.10	13%	.10	
CLASS D	14.20	1.15	2.10	13%	.10	
CLASS E	12.85	1.15	2.10	13%	.10	
CLASS F	11.50	1.15	2.10	13%	.10	

* RETIREE BENEFIT FUND (\$.10) included in PENSION

POWER EQUIPMENT OPERATORS: STEEL ERECTION (Cont'd)

CLASSIFICATION: (ZONE 2 only)

- CLASS A - Crane Operator with main Boom & Jib 220' or longer.
- CLASS B - Crane Operator with main Boom & Jib 140' or longer, Tower Cranes, Gantry Cranes, Whirley Derrick.
- CLASS C - Regular Equipment Operator, Crane, Dozer, Loader, Hoist, Straddle Wagon, Job Mechanic.
- CLASS D - Air Tugger (single drum), Material Hoist, Pump (6" or over).
- CLASS E - Air Compressor, Welder, Generators, Conveyors.
- CLASS F - Oiler and Fireman.

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POWER EQUIPMENT OPERATORS:
STEEL ERECTION (Cont'd)

ZONE 3 - ALL COUNTIES IN UPPER PENINSULA

- CLASS 1
- CLASS 2
- CLASS 3

CLASSIFICATION: (ZONE 3 only)

- CLASS 1 - Operator
- CLASS 2 - Compressor & Welder
- CLASS 3 - Oiler & Fireman

NOTE:

- 1-Cranes with Boom & Jib of 220' or longer, Tower Cranes & Derricks-- \$.75 per hour, more than Class 1
- 2-Cranes with Boom & Jib of 140' or longer-- \$.50 per hour more than Class 1
- 3-Cranes with Boom & Jib of 120' or longer-- \$.25 per hour more than Class 1

* RETIREE BENEFIT FUND (\$.10) included in PENSION

SIGN INSTALLERS:

- ZONE 1 - WAYNE, MONROE, OAKLAND, WASHENAW, MACOMB & GENESEE COUNTIES
- CLASS A
- CLASS B

ZONE 2 - REMAINDER OF STATE

- CLASS A
- CLASS B

CLASS A - Performs all necessary labor & uses all tools required to construct & set concrete forms required in the installation of highway & street signs.

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vocation	
\$12.04	1.15	*2.10	13%	.10
10.72	1.15	2.10	13%	.10
9.61	1.15	2.10	13%	
11.4975	a39.50	a46.00		
11.2475	a39.50	a46.00		
10.6975	a39.50	a46.00		
10.4475	a39.50	a46.00		

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SIGN INSTALLERS: (Cont'd)

CLASS B - Performs all miscellaneous labor, uses all hand & power tools, & operates all other equipment, mobile or otherwise, required for the installation of highway & street signs

FOOTNOTE:

a - Per week, per employee

TRUCK DRIVERS: HIGHWAY, AIRPORT & BRIDGE CONSTRUCTION

ZONE 1 - GENESEE, OAKLAND, MACOMB, MONROE, WASHENAW, WAYNE, ST. CLAIR, LENAWEE, LIVINGSTON & LAPEER COUNTIES

- CLASS 1
- CLASS 2
- CLASS 3

\$12.44 a39.50 a51.00 .50
12.54 a39.50 a51.00 .50
12.69 a39.50 a51.00 .50

ZONE 2 - REMAINDER OF STATE

- CLASS 1
- CLASS 2
- CLASS 3

12.34 a39.50 a51.00 .50
12.44 a39.50 a51.00 .50
12.59 a39.50 a51.00 .50

FOOTNOTE:

a - Per week, per employee

TRUCK DRIVERS: HIGHWAY, AIRPORT & BRIDGE CONSTRUCTION

CLASSIFICATIONS:

- CLASS 1 - Truck Drivers (less than 8 cyd capacity).
- CLASS 2 - Truck Drivers (8 cyd Capacity & over).
- CLASS 3 - Drivers (Euclid type equipment).

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TRUCK DRIVERS: UNDERGROUND
(Con't)

ZONE 7 - EMMET, CHARLEVOIX, ANTRIM,
LEELANAU, KALASKA,
GRAND TRAVERSE, WEX-
FORD, MISSAUKEE, OSCEO-
LA, MEGOSTA, MONTCALM,
KENT, OTTAWA & IONIA
(Western 1/2 COS.)

CLASS 1
CLASS 2
CLASS 3
CLASS 4

ZONE 8 - ALLEGAN, BARRY, VAN
BUREN, KALAMAZOO, CASS,
BERRIEN & ST. JOSEPH
COUNTIES

CLASS 1
CLASS 2

ZONE 9 - ENTIRE UPPER PENINSULA

CLASS 1
CLASS 2
CLASS 3

ZONE 10 - REMAINDER OF STATE

CLASS 1
CLASS 2
CLASS 3
CLASS 4

FOOTNOTE:
a - Per Week, per employee

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 8.55	a28.00	a20.00		
8.45	a28.00	a20.00		
8.65	a28.00	a20.00		
8.75	a28.00	a20.00		
10.02	a39.50	a46.00		
10.42	a39.50	a46.00		
12.34	a39.50	a51.00	.50	
12.44	a39.50	a51.00	.50	
12.59	a39.50	a51.00	.50	
10.30	a39.50	a41.00		
10.40	a39.50	a41.00		
10.50	a39.50	a41.00		
10.60	a39.50	a41.00		

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TRUCK DRIVERS: UNDERGROUND
CONSTRUCTION

ZONE 1 - WAYNE, OAKLAND, MACOMB,
WASHENAW, MONROE, ST.
CLAIR, GENESEE, HURON,
SANILAC & LIVINGSTON
(Eastern 1/2 cf County)

CLASS 1
CLASS 2
CLASS 3

ZONE 2 - LAPEER & SHIAWASSEE COS.

CLASS 1
CLASS 2
CLASS 3

ZONE 3 - JACKSON, LENAWEE &
HILLSDALE COUNTIES

TRUCK DRIVERS

ZONE 4 - BRANCH, CALHOUN &
EATON (Southern 1/2) COS.

CLASS 1
CLASS 2

ZONE 5 - BENZIE, MANISTEE, MASON,
LAKE, OCEANA, NEWAYGO
& MUSKEGON COUNTIES

TRUCK DRIVERS

ZONE 6 - CLINTON, INGHAM, IONIA
(Eastern 1/2), EATON
(Northern 1/2) & LIVING-
STON (Western 1/2) COS.

CLASS 1
CLASS 2
CLASS 3
CLASS 4

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$12.37	a39.50	a51.00		
12.50	a39.50	a51.00		
12.70	a39.50	a51.00		
12.27	a39.50	a51.00		
12.40	a39.50	a51.00		
12.60	a39.50	a51.00		
10.86	a39.50	a51.00		
7.95	a21.00	a12.00	.20	
8.05	a21.00	a12.00	.20	
10.86	a39.50	a51.00		
10.16	a39.50	a41.00		
10.26	a39.50	a41.00		
10.36	a39.50	a41.00		
10.66	a39.50	a41.00		

STATE: MISSISSIPPI

COUNTIES: Bolivar, Coahoma, Humphreys, Sunflower, Washington, and Quitman

DECISION NUMBER: MS81-1310
 Supersedes Decision No.: MS81-1205, April 17, 1981, 46 FR 22549
 DESCRIPTION OF WORK: Residential Construction consisting of single family homes and apartments up to and including four stories.

TRUCK DRIVERS: UNDERGROUND CONSTRUCTION

- CLASSIFICATIONS: (ZONES 1 & 2 only)
 CLASS 1 - Truck Drivers on all trucks (EXCEPT dump trucks of 8 cubic yards capacity or over, pole trailers, semis, low boys, euclid, double bottom & fuel trucks.)
 CLASS 2 - Truck Drivers of Dump Trucks of 8 cubic yards capacity or over, Pole Trailers, Semis & Fuel Trucks.
 CLASS 3 - Truck Drivers on Low Boys, Euclid & Double Bottoms.

- CLASSIFICATIONS: (ZONE 4 only)
 CLASS 1 - Truck Drivers (Straight & dump trucks less than 8 cubic yards capacity.)
 CLASS 2 - Dump Trucks (8 cubic yards capacity & over), Tandem Axles & Semis.

- CLASSIFICATIONS: (ZONE 6 only)
 CLASS 1 - Truck Drivers on all trucks (EXCEPT dump trucks of 8 cubic yards capacity or over, pole trailers & double bottoms.)
 CLASS 2 - Truck Drivers on Dump Trucks of 8 cubic yards capacity or over & Pole Trailers.
 CLASS 3 - Low Boys & Double Bottoms.
 CLASS 4 - Structural Steel Driver.

- CLASSIFICATIONS: (ZONE 7 only)
 CLASS 1 - Truck Drivers.
 CLASS 2 - Yardmen.
 CLASS 3 - Truck Drivers on trucks 8 cubic yards capacity or over, Mechanics.
 CLASS 4 - Semi Driver.

- CLASSIFICATIONS: (ZONE 8 only)
 CLASS 1 - Straight or Dump Drivers.
 CLASS 2 - Semi &/or Double Bottoms.
CLASSIFICATIONS: (ZONE 9 only)
 CLASS 1 - Truck Drivers (less than 8 cubic yards capacity.)
 CLASS 2 - Truck Drivers (8 cubic yards capacity & over.)
 CLASS 3 - Drivers (Euclid type equipment.)

- CLASSIFICATIONS: (ZONE 10 only)
 CLASS 1 - Truck Drivers & General Warehouse Combination.
 CLASS 2 - Tandem Trucks & Trucks 8 cubic yards or over capacity.
 CLASS 3 - Semis, Double Bottoms, Low Boys, Pitman Operators &/or related equipment.
 CLASS 4 - Euclid type, Bottom & End Dump Drivers.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5(a)(1)(iii)).

Basic Hourly Rates	Fringe Benefits Payments			
	H & W	Pensions	Vocaton	Education and/or Appr. Tr.
\$7.00				
6.50				
5.95				
5.48				
5.84				
5.67				
6.48				
5.00				
6.00				
6.50				
3.71				
6.91				
5.00				
6.00				
7.34				
4.00				
5.84				
5.58				
5.71				
4.14				
5.05				
5.13				
4.00				
6.03				
6.08				
5.34				
6.50				
4.38				

- AIR CONDITIONING MECHANICS
 BRICKLAYERS
 CARPENTERS
 CEMENT MASONS
 DRYWALL FINISHERS
 DRYWALL HANGERS
 ELECTRICIANS
 INSULATORS
 IRONWORKERS, Reinforcing
 IRONWORKERS, Structural & Ornamental
 LABORERS
 LATHERS
 PAINTERS
 PIPELAYERS
 PLUMBERS & PIPEFITTERS
 POWER EQUIPMENT OPERATORS:
 Asphalt Spreader
 Backhoe
 Bulldozer
 Forklift
 Front End Loader
 Motor Grader
 Pump
 Tractor
 ROOFERS
 SHEET METAL WORKERS
 SOFT FLOOR LAYERS
 TILE SETTERS
 TRUCK DRIVERS
 WELDERS - Rate for Craft

Unlisted classifications needed for work not included within the scope of this classification may be added only after award as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

DECISION NO. NM81-4087

SUPERSEDES DECISION

STATE: NEW MEXICO COUNTY: Statewide
 DECISION NO. NM81-4087 DATE: Date of Publication
 Supersedes Decision #NM81-4023 dated April 10, 1981 in 46FR21572
 DESCRIPTION OF WORK: General Building and Heavy Engineering construction shall include the construction, alteration, repair and demolition of buildings, including residential buildings, office buildings, warehouses, industrial and commercial buildings, institutional and public buildings, and all air conditioning, conduit, heating and other mechanical and electrical works and site preparation for building or heavy engineering projects under this classification, stadia; and shall include electrical, gas, water, sewer lines, and other such utility construction which are part of projects under this classification and included within the property line or less than five (5) feet from the building or heavy engineering structure, whichever is closer, provided, however, regard to electrical utilities such construction shall include construction from the first attachment of incoming power source without regard to the property line or proximity to the building or the heavy engineering structure; and include construction, alteration, repair and demolition of heavy engineering work such as power generating plants, pump stations, natural gas compressing stations; covered reservoirs and covered sewage and water treatment facilities; concrete linings for canals, ditches and channels; concrete dams; earth dams of one million (1,000,000) cubic yards or over; radio towers, ovens, furnaces, kilns, silos, shafts and tunnels (other than highway shafts and tunnels), hydro-electric projects; and well drilling, telephone and electrical transmission lines which are part of general building and heavy engineering projects; mining appurtenances such as tipples, washeries and loading and discharging chutes, and specialized structures for testing, launching and recovering space and other rocket-type missiles, (ALSO INCLUDING RESIDENTIAL PROJECTS IN SANTA FE, BERNALILLO, RIO ARRIBA, TAOS, SANDOVAL AND VALENCIA COUNTIES).

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
BUILDING & HEAVY CONSTRUCTION					
ASBESTOS WORKERS: (Statewide, except Union, Lea, Harding, Curry, Roosevelt and Quay Cos.)	\$14.71	.75	1.30		.06
Union, Harding, Lea, Roosevelt, Curry and Quay Cos.	13.05	.80	1.45		.02
BOILERMAKERS	13.45	1.30	.85		.04
BRICKLAYERS - STONEMASONS:					
Zone I-A	12.71	.77	.60		.10
Zone I-B	14.21	.77	.60		.10
Zone I-C	14.96	.77	.60		.10
Zone II	12.80	.77	.50		.10
Zone III	14.30	.77	.50		.10
Zone IV	12.91	.77	.40		.10
Zone V	14.41	.77	.40		.10
Zone VIA	12.51	.77	.40		.10
Zone VII	14.01	.77	.40		.10
Zone VIII	14.13	.77	.30		.10
Zone IX	14.13	.77	.30		.10
Zone IX	12.39	.77	.30		.10

BRICKLAYERS' ZONE DEFINITIONS

ZONE I - Union, Harding, Santa Fe, Valencia, Torrence, Taos, Socorro, Mora, McKinley, Colfax, Catron, San Miguel, San Juan, Sandoval, Rio Arriba, Bernalillo and Los Alamos Counties

From basing point of Albuquerque Main Post Office:

- Zone I-A - 0 to 25 road miles
- Zone I-B - 25 to 50 road miles
- Zone I-C - Over 50 road miles

ZONE II - Curry and Roosevelt Counties

ZONE III - DeBaca, Guadalupe and Quay Counties

ZONE IV - Chaves County

ZONE V - Lincoln County

ZONE VIA - Lee and Eddy Counties (Except at Mine and Refinery sites outside Municipal Limits)

ZONE VIB - Lee and Eddy Counties (Employees at Mine and Refinery sites outside Municipal Limits)

ZONE VII - Otero Counties

ZONE VIII - Luna and Grant Counties, communities of Silver City, Bayard, Central, Hurley and new town site of Tyrone; Hidalgo and Sierra Counties

ZONE IX - Dona Ana County

SAN JUAN COUNTY ZONE DEFINITIONS FOR CARPENTERS

ZONE I - Within 15 road miles of the City of Farmington
 ZONE II - More than 15 miles, but less than 35 miles from Farmington
 ZONE III - 35 miles or more from the City of Farmington

BUILDING & HEAVY CONSTRUCTION CARPENTERS: Dwelling houses & apartments not to exceed two stories in height: Zone I-A Zone I-B Zone I-C General Building, Heavy & Residential Construction (Dwelling houses and apart- ments over two stories in height); Zone 2-A Zone 2-B Zone 2-C	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
	\$ 8.15	1.10	1.40		.20
	9.65	1.10	1.40		.20
	10.40	1.10	1.40		.20
	12.70	1.10	1.40		.20
	14.20	1.10	1.40		.20
	14.95	1.10	1.40		.20

CARPENTERS' ZONE DEFINITIONS

CARPENTER (STATEWIDE) - From nearest basing points of the following cities of Towns; Alamogordo, Albuquerque, Artesia, Bayard, Belen, Carlsbad, Clovis, Deming, Espanola, Eunice, Farmington, Gallup, Grants, Hobbs, Las Cruces, Las Vegas, Lordsburg, Lovington, Portales, Raton, Roswell, Ruidoso, Santa Fe, Santa Rosa, Silver, City, Socorro, Taos, and Tucumcari:
 ZONE I - Dwelling houses & apartments not to exceed two stories in height:

Zone I-A - 0 15 road miles from nearest basing point
 Zone I-B - 15 to 35 road miles from nearest basing point
 Zone I-C - Over 35 road miles from nearest basing point
 ZONE II - General Building & Heavy Construction & Residential Construction (Dwelling houses & apartments over two stories in height:
 Zone 2-A - 0 - 15 road miles from nearest basing point
 Zone 2-B - 15 to 35 road miles from nearest basing point
 Zone 2-C - Over 35 road miles from nearest basing point

CARPENTERS - San Juan

COUNTY ONLY

Zone I	12.70	1.10	1.40		.20
Zone II	14.20	1.10	1.40		.20
Zone III	14.95	1.10	1.40		.20

CEMENT MASONS: Area I Area II: Zone 1 Zone 2 Zone 3 CEMENT MASONS (Residential) Sandoval, Bernalillo and Valencia Rio Arriba, Santa Fe & Taos CEMENT MASONS (Heavy) CEMENT MASONS: Composition & Machine Op's. Area I Area II: Zone 1 Zone 2 Zone 3	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
	\$11.07	.77	.70		.20
	11.07	.77	.70		.20
	12.57	.77	.70		.20
	12.82	.77	.70		.20
	10.57	.77	.70		.20
	10.87	.77	.70		.20
	11.17	.77	.70		.20
	11.32	.77	.70		.20
	11.32	.77	.70		.20
	12.82	.77	.70		.20
	13.07	.77	.70		.20

CEMENT MASONS AREA DEFINITIONS

AREA I - Statewide except Farmington, San Juan County
 AREA II - Farmington, San Juan County
 Zone I - 0 - 15 miles from Farmington City Hall
 Zone II - 15 - 35 miles from Farmington City Hall
 Zone III - 35 miles and over from Farmington City Hall

ELECTRICIANS:

Zone I	14.35	.60	3%+1.20		3/4%
1-A	15.50	.60	3%+1.20		3/4%
1-B	16.36	.60	3%+1.20		3/4%
1-C	17.94	.60	3%+1.20		3/4%
1-D	16.36	.60	3%+1.20		3/4%
Zone II	11.90	.60	3%		1/10%
Zone III	13.35	.60	3%		1/10%
3-A	14.20	.60	3%		.01
3-B	14.65	.60	3%		.01
Zone IV	14.80	.60	3%		.01
4-A	15.05	.60	3%		.01
4-B					
4-C					
4-D					

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
Zone I					
1-A	15.79	.60	3%+1.20		3/4%
1-B	16.94	.60	3%+1.20		3/4%
1-C	17.80	.60	3%+1.20		3/4%
1-D	19.38	.60	3%+1.20		3/4%
Zone II	17.80	.60	3%+1.20		3/4%
Zone III					
3-A	12.15	.60	3%		1/10%
3-B	13.60	.60	3%		1/10%
Zone IV					
4-A	14.55	.60	3%		.01
4-B	15.00	.60	3%		.01
4-C	15.15	.60	3%		.01
4-D	15.40	.60	3%		.01

CABLE SPLICERS:

- Zone I
- 1-A
- 1-B
- 1-C
- 1-D
- Zone II
- Zone III
- 3-A
- 3-B
- Zone IV
- 4-A
- 4-B
- 4-C
- 4-D

ELECTRICIANS-CABLE SPLICERS ZONE DEFINITIONS

Zone I

Area 1 - Bernalillo, Santa Fe, Torrance, DeBaca, Guadalupe, Quay, San Miguel, Mora, Harding, Union, Colfax, Taos, Rio Arriba, Grant, Sandoval, Valencia, Socorro, Catron, McKinley, Sierra, San Juan, Chaves, Curry, Lincoln and Roosevelt Counties

Area 1-A - From nearest basing point cities, towns and mileage from main post office in the following towns:
 Albuquerque - 15 miles from main post office
 Santa Fe - 10 miles from main post office
 Las Vegas - 8 miles from main post office
 Farmington - 6 miles from main post office
 Raton - 6 miles from main post office
 Tucumari - 6 miles from main post office
 Aztec - 6 miles from main post office
 Roswell - 12 miles from main post office
 Ruidoso - 12 miles from main post office
 Portales - 12 miles from main post office
 Carrizozo - 12 miles from main post office
 Clovis - 12 miles from main post office
 Gallup - 10 miles from main post office
 *Pojoaque - 2 miles from main post office
 *All areas adjacent to Pojoaque that are over two (2) miles distant from the main post office in that town will be zoned out of Santa Fe.

Zone I CONTD:

Area 1-B - extending up to 20 miles beyond Area 1-A

Area 1-C - extending up to 30 miles from Area 1-A

Area 1-D - anything beyond 30 miles from Area 1-A

Zone II - Los Alamos County

Zone III - Dona Ana, Otero, Luna, Hidalgo Counties

Zone 3-A - Within 10 miles radius from the post office in Las Cruces and within a 5 mile radius from the post office in Alamogordo

Zone 3-B - Dona Ana, Otero, Luna, and Hidalgo Counties (except that area specified in Zone 3-A)

Zone IV - Eddy and Lea Counties - the following zones shall be designated from the main post office in Artesia, Carlsbad, Hobbs Lovington:

Zone 4-A - 0 - 12 miles from main post office

Zone 4-B - 12 - 22 miles from main post office

Zone 4-C - 22 - 40 miles beyond main post office

Zone 4-D - 40 miles and beyond main post office

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
ELEVATOR CONSTRUCTORS: Bernalillo, Catron, Colfax, Curry, DeBaca, Guadalupe, Harding, Lincoln, Los Alamos, McKinley, Mora, Quay, Rio Arriba, Roosevelt, Sandoval, San Juan, San Miguel, Santa Fe, Socorro, Taos, Torrance, Union and Valencia Cos.: Elevator constructors Elevator constructors helpers	13.645 70%JR	1.345 1.345	.94 .94	b+c b+c	.035 .035
Chaves, Hidalgo, Dona Ana, Eddy, Grant, Lea, Luna, Otero and Sierra Cos.: Elevator constructors Elevator constructors helper	10.82 70%JR	1.345 1.345	.94 .94	b+c b+c	.035 .035
GLAZIERS	11.39	.70	.30		.04

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
IRONWORKERS:					
ZONE I	\$13.00	.90	1.45		.18
Area 1	13.30	.90	1.45		.18
Area 2	14.55	.90	1.45		.18
Area 3	15.30	.90	1.45		.18
Area 4	15.55	.90	1.45		.18
ZONE III	12.55	.55	1.65		.15
ZONE IV	13.45	.65	1.65		.15

IRONWORKERS ZONE DEFINITIONS

- ZONE I - Bernalillo, Catron, Colfax, DeBaca, Guadalupe, Lincoln, Los Alamos, McKinley, Mora, Rio Arriba, Sandoval, Santa Fe, Socorro, Taos, Torrance, and Valencia Counties Farmington, San Juan County.
- Area 1 - Shall extend a distance of 6 road miles inclusive beyond the City Hall
- Area 2 - Shall extend a distance of 8 road miles inclusive beyond the outer perimeter of area 1
- Area 3 - Shall extend a distance of 10 road miles inclusive beyond the outer limits of area 2
- Area 4 - Shall extend a distance of 27 road miles inclusive beyond the outer limits of area 3
- Other areas not within Area 1, 2, 3, and 4 shall revert to the \$15.00 per day subsistence rate.
- ZONE III - Dona Ana, county with the exception of that portion of the county that lies within the White Sands Missile Range; Chaves County, Eddy County Except that Potash Basin and defined as the area 10 road miles on Highway 62 and Highway 180, east of Carlsbad.
- ZONE IV - Curry, Harding, Quay, Union, Hidalgo, Grant, Lea, Luna, Otero and Sierra Counties; also Potash Basin, White Sands and McGregor Missile Ranges.

LABORERS: BUILDING

Group I	8.73	.63	.80		.10
Group II	9.03	.63	.80		.10
Group III	9.33	.63	.80		.10
Group IV	9.48	.63	.80		.10

LABORERS BUILDING CONSTRUCTION (FARMINGTON AREA - ONLY)
 ZONE I - 0-15 miles from the City Hall in Farmington
 ZONE II - 15-35 miles from the City Hall in Farmington
 ZONE III - 35 miles and over from the City Hall in Farmington

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
FARMINGTON AREA ONLY					
LABORERS (BUILDING CONST.)					
ZONE I					
Group 1	8.73	.63	.80		.10
Group 2	9.03	.63	.80		.10
Group 3	9.33	.63	.80		.10
Group 4	9.48	.63	.80		.10
ZONE II					
Group 1	9.98	.63	.80		.10
Group 2	10.28	.63	.80		.10
Group 3	10.58	.63	.80		.10
Group 4	10.73	.63	.80		.10
ZONE III					
Group 1	10.48	.63	.80		.10
Group 2	10.78	.63	.80		.10
Group 3	11.08	.63	.80		.10
Group 4	11.23	.63	.80		.10

BUILDING LABORERS CLASSIFICATION DEFINITION

- GROUP I - Unskilled; building and common laborers, carpenter tenders, concrete workers, chainmen - stakedrivers, concrete buggy operators
- GROUP II - Semi-skilled; air and power tool operator, asphalt rakers, demolition, gunite, rebound men, fog machine operator, power buggy operators, rodmen; sandblasters (potmen), window washers, wagon core diamond drillers, tender; outside scaler, grade setter
- GROUP III - Concrete burner, cement mason tenders, hod carriers, mortar mixers, plaster spreader operators, plaster tenders, gunite nozzlemen, pipelayers, pumpcrete nozzlemen
- GROUP IV - Powdermen and blasteres

LABORERS (HEAVY CONSTRUCTION)

ZONE I - Statewide including 15 miles from Farmington Hall
 ZONE II - 15 to 35 miles from Farmington Hall
 ZONE III - 35 miles and over from Farmington Hall

LABORERS (HEAVY CONSTRUCTION)

	Basic Hourly Rates	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
<u>ZONE I</u>					
Group 1	8.73	.63	.80		.10
Group 2	9.03	.63	.80		.10
Group 3	9.13	.63	.80		.10
Group 4	9.33	.63	.80		.10
Group 5	9.48	.63	.80		.10
<u>ZONE II</u>					
Group 1	10.23	.63	.80		.10
Group 2	10.53	.63	.80		.10
Group 3	10.63	.63	.80		.10
Group 4	10.83	.63	.80		.10
Group 5	10.98	.63	.80		.10
<u>ZONE III</u>					
Group 1	10.73	.63	.80		.10
Group 2	11.03	.63	.80		.10
Group 3	11.13	.63	.80		.10
Group 4	11.33	.63	.80		.10
Group 5	11.48	.63	.80		.10

HEAVY CONSTRUCTION LABORERS' CLASSIFICATION DEFINITIONS

GROUP I - Unskilled - Construction and general laborers and carpenter tenders, concrete workers, stakedrivers, concrete buggy operators
GROUP II - Semi-skilled - Air and power tool operators, asphalt rakers, cutting torch operators, demolition, gunite rebound men, rod and chainmen, grade setters, power buggy operators, sand blasters (pot men), nozzle men, wagon core and diamond drillers' tenders, outside scalers, fog machine operators
GROUP III - Wagon core, diamond drillers
GROUP IV - Miscellaneous - concrete burner, cement mason tenders, hod carriers, mortar mixers, plaster spreader operators, plaster tenders, gunite nozzle men, pipelayers, pumpcrete nozzle man
GROUP V - Powdermen and blasters

LABORERS RESIDENTIAL CONSTRUCTION

	Basic Hourly Rates	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
Group I	\$ 5.02	.63	.80		.10
Group II	5.32	.63	.80		.10
Group III	5.62	.63	.80		.10

RESIDENTIAL LABORERS' CLASSIFICATION DEFINITIONS

GROUP I - Unskilled - Building and common laborers, carpenter tenders, concrete workers, chainmen - stakedrivers, concrete buggy operators, hand
GROUP II - Semi-skilled - air and power tool operator, asphalt rakers, demolition, gunnite rebound men, fog machine operator, power buggy operator, rodmen, sand blasters (pot men), window washers, wagon core and diamond drillers, tender outside
GROUP III - Concrete burner, cement mason tenders, hod carriers, mortar mixers, plaster spreader operators, plaster tenders, gunnite nozzle man, pipelayer, pumpcrete nozzle man

LATHERS:

	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Zone I	12.70	1.10	1.40		.20
Zone II	14.20	1.10	1.40		.20
Zone III	14.95	1.10	1.40		.20

LATHERS

BASING POINTS & ZONE DEFINITIONS:

Alamogordo, Albuquerque, Antosia, Bayard, Belen, Carlbad, Clovis, Deming, Espanola, Eunice, Farmington, Gallup, Grants, Hobbs, Las Cruces, Las Vegas, Lordobango, Lovington, Portales, Raton, Roswell, Ruidoso, Santa Fe, Silver City, Socorro, Taos, Tucumcari.

LATHERS ZONE DEFINITIONS

- ZONE I - Jobs within 15 miles of Base points
- ZONE II - Jobs 15 to 35 miles
- ZONE III - Jobs 35 miles and more

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vocaton	
Zone I	\$15.15	.82	1.77		.21
Zone II	15.65	.82	1.77		.21
Zone III	16.90	.82	1.77		.21
Zone IV	15.78	.82	1.77		.21

LEADS BURNERS BASING POINT & AREA DEFINITIONS

BASING POINT CITIES OR TOWNS:

Albuquerque, Alamogordo, Anthony, Artesia, Belen, Carlsbad, Clovis, Deming, Espanola, Farmington, Gallup, Grants, Hobbs, Las Cruces, Las Vegas, Lovington, Portales, Raton, Socorro, Roswell, Ruidoso, Santa Fe, Silver City, Santa Rosa, Taos, Tucumcari and Truth of Consequence

ZONE I - Shall include a distance of seven road miles inclusive beyond the city or town limits

ZONE II - Shall extended a distance of 4 road miles inclusive beyond the outer perimeter of area I.

ZONE III - Shall apply to all areas not within 1 or 2, or not within the specific areas.

ZONE IV (SPECIFIC AREA) - Los Alamos, White Rock, South Mesa, McGregor Range, White Sands Missile Range, and/or Proving Grounds

COMMERCIAL LINE WORK

Bernalillo, Colfax, Catron, Chaves, Curry, DeBaca, Grant, Guadalupe, Harding, Lincoln, Los Alamos, McKinley, Mora, Quay, Rio Arriba, Roosevelt, Sandova, San Juan, San Miguel, Santa Fe, Sierra, Socorro, Taos, Torrance, Union, Valencia and White Sands Missile Range and that portion of Fort Bliss in New Mexico

ZONE I

- Cities and Towns Basing Points - Miles from Main Post Offices
- Albuquerque - 15 miles
- Santa Fe - 10 miles
- Las Vegas - 8 miles
- Farmington - 6 miles
- Raton - 6 miles
- Tucumcari - 6 miles
- Aztec - 6 miles
- Roswell - 12 miles
- Ruidoso - 12 miles
- Portales - 12 miles

- Clovis - 12 miles
- Gallup - 12 miles
- *Pojoaque - 2 miles

COMMERCIAL LINE WORK CONTD:

*All areas adjacent to Pojoaque that are over two miles distant from the main post office in that town will be zoned out of Santa Fe.

ZONE II - Extending up to 20 miles beyond zone I

ZONE III - Extending up to 30 miles beyond zone I

ZONE IV - Anything beyond 30 miles from zone I

COMMERCIAL LINE WORK

ZONE I

Linemen - technicians
 Cable splicers
 Equipment Operator (includes helicopter op.)
 Equipment mechanic (includes Helicopter mechanic)
 Powderman
 Groundman & Jackhammer Oprs.

ZONE II

Linemen - technicians
 Cable splicers
 Equipment Opr. (includes helicopter op.)
 Equipment mechanic (includes Helicopter mechanic)
 Powderman & Jackhammer Oprs.

ZONE III

Linemen - technicians
 Cable splicers
 Equipment Opr. (includes helicopter op.)
 Equipment mechanic (includes helicopter mechanic)
 Powderman
 Groundman & Jackhammer Oprs.

ZONE IV

Linemen - technicians
 Cable splicers
 Equipment Opr. (includes helicopter op.)
 Equipment Mechanic (includes helicopter mechanic)
 Powderman
 Groundman & Jackhammer Oprs.

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vocaton	
	\$14.85	.60	38+.70		½
	16.34	.60	38+.70		½
	14.11	.60	38+.70		½
	12.92	.60	38+.70		½
	12.92	.60	38+.70		½
	10.54	.60	38+.70		½
	16.04	.60	38+.70		½
	17.53	.60	38+.70		½
	15.30	.60	38+.70		½
	14.11	.60	38+.70		½
	14.11	.60	38+.70		½
	11.73	.60	38+.70		½
	16.93	.60	38+.70		½
	18.42	.60	38+.70		½
	16.19	.60	38+.70		½
	15.00	.60	38+.70		½
	15.00	.60	38+.70		½
	12.62	.60	38+.70		½
	18.56	.60	38+.70		½
	20.05	.60	38+.70		½
	17.82	.60	38+.70		½
	16.63	.60	38+.70		½
	16.63	.60	38+.70		½
	14.25	.60	38+.70		½

Las Alamos County - Use ZONE III rates

COMMERCIAL LINE WORK

Applies to switching stations and substations adjacent to power plants in Zone I and zone 2 in Luna, Dona Ana, Otero, and Hidalgo Counties, exclusive of White Sands Missile Range and that portion of Fort Bliss in New Mexico.

ZONE I

The area within 25 miles radius from the downtown Post Office of El Paso, Texas, Fort Bliss and Biggs Field; the area within a five mile radius of any city, town or municipality, within which an employer establishes or maintains his place of business; the area within ten mile radius from the post office in Las Cruces, New Mexico, and within a five mile radius from the post office in Alamogordo, New Mexico.

ZONE II

All other areas of the jurisdiction except those specified in zone I

	Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
		H & W	Pensions	Vacation		
ZONE I						
Linemen - technicians	\$10.15	.60	3%		1/2	1/2
Cable splicers	10.40	.60	3%		1/2	1/2
Equipment opr. (includes helicopter opr.)	9.64	.60	3%			
Equipment mechanic (includes helicopter mechanic)	8.93	.60	3%		1/2	1/2
Powderman	8.93	.60	3%		1/2	1/2
Groundman & Jackhammer Oprs.	7.21	.60	3%		1/2	1/2
ZONE II						
Linemen - technicians	11.60	.60	3%		1/2	1/2
Cable splicers	11.85	.60	3%		1/2	1/2
Equipment Opr. (includes helicopter opr.)	11.02	.60	3%			
Equipment Mechanic (includes helicopter mechanic)	10.21	.60	3%		1/2	1/2
Powderman	8.24	.60	3%		1/2	1/2
Oprs.						

COMMERCIAL LINE WORK

Applies to switching stations adjacent to power plants in Eddy and Lea Counties; the following zones listed shall be designated from main Post Office of Artesia, Carlsbad, Hobbs & Lovington, Zone A - 0 - 12 miles
Zone B - 12 - 22 miles
Zone C - 22 to 40 miles
Zone D - 40 miles and beyond

COMMERCIAL LINE WORK CONTD:

ZONE A

	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Linemen - technician	\$14.20	.60	3%		1/2
Cable splicers	14.55	.60	3%		1/2
Equipment Opr. (includes helicopter opr.)	12.78	.60	3%		1/2
Equipment mechanic (includes helicopter mechanic)	12.78	.60	3%		1/2
Powderman	12.35	.60	3%		1/2
Groundman & Jackhammer Oprs.	10.08	.60	3%		1/2

ZONE B

	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Linemen - technician	14.65	.60	3%		1/2
Cable splicers	15.00	.60	3%		1/2
Equipment opr. (includes helicopter opr.)	13.23	.60	3%		1/2
Equipment mechanic (includes helicopter mechanic)	13.23	.60	3%		1/2
Powderman	12.80	.60	3%		1/2
Groundman & Jackhammer Oprs.	10.53	.60	3%		1/2

ZONE C

	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Linemen - technician	14.80	.60	3%		1/2
Cable splicers	12.15	.60	3%		1/2
Equipment opr. (includes helicopter opr.)	13.38	.60	3%		1/2
Equipment mechanic (includes helicopter mechanic)	13.38	.60	3%		1/2
Powderman	12.95	.60	3%		1/2
Groundman & Jackhammer Oprs.	10.68	.60	3%		1/2

ZONE D

	Basic Hourly Rates	H & W	Pensions	Vacation	Education and/or Appr. Tr.
Linemen - technician	15.05	.60	3%		1/2
Cable splicers	15.40	.60	3%		1/2
Equipment opr. (includes helicopter opr.)	13.63	.60	3%		1/2
Equipment mechanic (includes helicopter mechanic)	13.63	.60	3%		1/2
Powderman	13.20	.60	3%		1/2
Groundman & Jackhammer Oprs.	10.93	.60	3%		1/2

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
MARBLE, TILE & TERRAZZO WORKERS	\$11.70	.82			
MARBLE, TILE & TERRAZZO FINISHERS	9.79	.82			
MILLWRIGHTS & PILEDRIWMEN:					
Zone 1	13.10	1.10	1.40		.20
Zone 2	14.60	1.10	1.40		.20
Zone 3	15.35	1.10	1.40		.20

MILLWRIGHTS & PILEDRIWMEN ZONE DEFINITIONS

BASING POINT - FROM ALBUQUERQUE CITY LIMITS:
 Zone 1 - 0 to 15 road miles from basing point
 Zone 2 - 15 to 35 road miles from basing point
 Zone 3 - Over 35 road miles from basing point

	PAINTERS:				PAINTERS:			
	Class-A	Class-B	Class-C	Class-D	Class-A	Class-B	Class-C	Class-D
ZONE I	10.90	.70	.50	.05	10.90	.70	.50	.05
Class-B	11.40	.70	.50	.05	10.90	.70	.50	.05
Class-C	11.15	.70	.50	.05	10.55	.70	.50	.05
Class-D	11.48	.70	.50	.05	10.75	.70	.50	.05
Class-E	11.23	.70	.50	.05	11.48	.70	.50	.05
Class-F					11.23	.70	.50	.05
ZONE II	9.90	.70	.50	.05	8.78	.83	.83	.02
Class-A	10.90	.70	.50	.05	9.20	.83	.83	.02
Class-B	10.55	.70	.50	.05	8.925	.83	.83	.02
Class-C	10.75	.70	.50	.05	9.63	.83	.83	.02
Class-D	11.48	.70	.50	.05				
Class-E	11.23	.70	.50	.05				
Class-F								
ZONE								

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
PAINTERS (cont'd)					
PAINTERS (ZONE IV)					
Residential Construction in Santa Fe, Taos and Rio Arriba Counties:					
Brush & roller	\$ 8.60	.70	.50		.05
Spray and sandblast	9.25	.70	.50		.05
paperhangers	8.82	.70	.50		.05
Drywall Finisher	10.63	.70	.50		.05
Drywall Finisher Toll	10.88	.70	.50		.05

PAINTERS' ZONE AND CLASSIFICATION DEFINITION

ZONE I - San Juan, McKinley, Bernalillo, Torrance, Guadalupe, Quay, Catron, Socorro, Lincoln, DeBaca, Roosevelt, Chaves, Valencia, Sierra, Grant, Hidalgo, Curry, Lea, Eddy and Sandoval, Counties, New Mexico.

Class A - Painters, roller and hand textures
 Class B - Painters, Spray, sandblasting, painter on steel
 Class C - Bridges, tanks towers, pipe and structural
 Class D - Paperhanger
 Class E - Drywall finisher; ames tool operator
 Class F - Hand finisher machine texture

ZONE II - Colfax, Harding, Los Alamos, Mora, San Miguel, Rio Arriba, Taos, Union and Santa Fe Counties
 Class A - Painters and roller
 Class B - Paperhangers
 Class C - Spray, sandblast, steel, special coating applicator
 Class D - Sing Painters
 Class E - Drywall finisher tool and machine texture
 Class F - Hand finisher

ZONE III - Luna, Otero, and Dona Ana Counties
 Class A - Brush, paperhangers
 Class B - Spray, sandblasting, swing stage, striping machine
 Class C - Ames tool and steel brush after erection
 Class D - Radio towers, water tanks smoke stake 70 - 100 ft.

**PLASTERERS
PLUMBERS-PIPEFITTERS:**

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$12.31	.77	.70		.10
14.65	.82	1.77		.21
15.15	.82	1.77		.21
16.40	.82	1.77		.21
15.28	.82	1.77		.21
9.95	.82	1.77		.21

PLUMBERS - PIPEFITTERS' ZONES DEFINITIONS

BASING POINT CITIES OR TOWNS:

Albuquerque, Alamogordo, Anthony, Artesia, Belen, Carlsbad, Clovis, Deming Espanola, Farmington, Gallup, Grants, Hobbs, Las Cruces, Las Vegas, Lordsburg, Lovington, Portales, Raton, Roswell, Ruidoso, Santa Fe, Silver City, Santa Rosa, Taos, Tucumcary, Truth of Consequence and Socorro, New Mexico, Area I - Shall include adistance of seven road miles inclusive beyond the city or town limits.
 Area II - Shall extend a distance of four road miles inclusive beyond the outer perimeter of area I.
 Area III - Shall apply to all areas not within areas 1 or 2, or not within the specific area.
 Specific Area - Los Alamos, White Rock, South Meas, McGregor Range, White Sands Missile Range and/or Proving Grounds, Atlas Missile Complex Sites in Chaves and Lincoln Counties, and the Oro Grande Range Camp and Dona Ana and Otero Co.

**POWER EQUIPMENT OPERATORS
RESIDENTIAL AND GENERAL
BUILDING CONSTRUCTION**

Group 1	10.28	.70	.60	.15
Group 2	11.32	.70	.60	.15
Group 3	11.40	.70	.60	.15
Group 4	11.46	.70	.60	.15
Group 5	11.52	.70	.60	.15
Group 6	11.62	.70	.60	.15
Group 7	11.72	.70	.60	.15
Group 8	12.80	.70	.60	.15

HEAVY CONSTRUCTION (POWER EQUIPMENT OPERATORS AREA DEFINITIONS)

AREA I - Statewide, except San Juan County
 AREA II - Farmington, San Juan County
 Zone I - 0-15 miles from Farmington City Hall
 Zone II - 15 to 35 miles from Farmington City Hall
 Zone III - Over 35 miles from Farmington City Hall

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
HEAVY CONSTRUCTION (AREA I) POWER EQUIPMENT OPERATORS:					
Group I	\$ 9.93	.75	.60		.15
Group II	10.97	.75	.60		.15
Group III	11.05	.75	.60		.15
Group IV	11.11	.75	.60		.15
Group V	11.17	.75	.60		.15
Group VI	11.27	.75	.60		.15
Group VII	11.37	.75	.60		.15
Group VIII	12.45	.75	.60		.15
HEAVY CONSTRUCTION (AREA II) POWER EQUIPMENT OPERATORS:					
GROUP I					
Zone 1	9.93	.75	.60		.15
Zone 2	11.43	.75	.60		.15
Zone 3	11.93	.75	.60		.15
GROUP II					
Zone 1	10.97	.75	.60		.15
Zone 2	12.47	.75	.60		.15
Zone 3	12.97	.75	.60		.15
GROUP III					
Zone 1	11.05	.75	.60		.15
Zone 2	12.55	.75	.60		.15
Zone 3	13.05	.75	.60		.15
GROUP IV					
Zone 1	11.11	.75	.60		.15
Zone 2	12.61	.75	.60		.15
Zone 3	13.11	.75	.60		.15
GROUP V					
Zone 1	11.17	.75	.60		.15
Zone 2	12.67	.75	.60		.15
Zone 3	13.17	.75	.60		.15
GROUP VI					
Zone 1	11.27	.75	.60		.15
Zone 2	12.77	.75	.60		.15
Zone 3	13.27	.75	.60		.15
GROUP VII					
Zone 1	11.37	.75	.60		.15
Zone 2	12.87	.75	.60		.15
Zone 3	13.37	.75	.60		.15
GROUP VIII					
Zone 1	12.45	.75	.60		.15
Zone 2	13.95	.75	.60		.15
Zone 3	14.45	.75	.60		.15

POWER EQUIPMENT OPERATORS CLASSIFICATION DEFINITIONS
BUILDING, RESIDENTIAL, & HEAVY CONSTRUCTION

GROUP I Fireman, oiler, screedman, scale operator such as bin-a batch, rubber tired farm type tractor, tractors under 50 HP without attachments, breakman, concrete paving curing machine (bridge-type), helper; (mechanic, welder, grease truck)

GROUP II Rollers, sheepsfoot or pneumatic self propelled w/o dozer, concrete conveyor, service truck operator (head oiler), air compressor (300 CFM & over), pumps (6" and over), screening plants, concrete mixers (under 1 CY), concrete saw or grinder-span type, 1 drum hoist, air tugger, elevating belt type loaders, forklift, lumber stacker, tractor farm type (under 50 HP with attachments) motorman and industrial locomotive operator, winch truck, front end loaders, (under 2 CY), power plants which generate over 15 KW, welding machines

GROUP III Bituminous distributors, boilers, retort and hot oil heaters, concrete mixers (1 CY and over), concrete paver-single drum, drilling equipment, motor grades (rough), shaft and tunnel equipment; (refrigeration. slusher, jumbo forms), trenching machines (all types), pump crete adn gunite machines, slipform paver, mechanical bullfloats, concrete slab spreading machine, concrete slab finishing machine, asphalt plants, bituminous finishing machines, crushing plants

GROUP IV Front end loaders (2 thru 10 CY), rollers steel wheeled-all types, bulldozers, scrapers (motor or towed), elevating graders, concrete batching plants, self-propelled rollers -- equipped with dozer, twin-bowl scrapers and quad 8 or 9 pushers (35¢ over basic rate, three bowl scraper (60¢ over basic rate)

GROUP V Hydraulic cranes-with less than 50 feet of boom (20 tons and under), concrete paver-double drum, cat cranes, hysters, side and swingboom cats, 2 drum hoist, auto fine grader

GROUP VI Mucking machines - all types, motor grader (finish) mechanic - welder

GROUP VII Steam engineers, loader (front end over 10 CY), concrete pump (snorkel type)

GROUP VIII All shovel type equipment; cranes, draglines, back-hoes, derricks, guy & stiff leg, pipemobile (No.2 operator), piledriver, hydraulic cranes (20 tons & over), mine hoist, belt loader ("C.M.I." Type), booms & jibs 150 ft. through 199 ft. - 25¢ per hour above base pay.200 ft. and over - 50¢ per hour above base pay. Shove (wheel type), boring machine (tunnel or shaft mole), pipe mobile

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
	\$10.62	.50			
	7.96	.50			
	15.37	.53	1.32		.27
	17.62	.53	1.32		.27
	16.73	.53	1.32		.27
	18.22	.53	1.32		.27
	11.57	38+.51	.585		.06

ROOFERS (Building Const.)
ROOFERS (RESIDENTIAL CONST.)
sheet metal workers

- Zone 1
- Zone 2
- Zone 3
- Zone 4
- Zone 5

SHEET METAL WORKERS ZONE DEFINITIONS

ZONE I
Bernalillo, Catron, Chaves, Colfax Curry, DeBaca, Guadalupe, Harding Lincoln, McKinley, Mora, Quay, Rio Arriba, Roosevelt, Sandoval, San Miguel, Santa Fe, Socorro, Taos, Torrance, Union and Valencia Co. New Mexico

ZONE II
Any area except that described as zone I; Kirtland Air Force Base, East and West, Rio Rancho; Paradise Hills; and area including 10 miles each direction east and west of Interstate Highway 25 and extending north and south, terminating with but including Bernalillo and Belen; all area identified by corner reference points beginning at and including Pojoaque, to Chimayo, to Velarde to Abiquiu and back to Pojoaque

ZONE III
Los Alamos County

ZONE IV
San Juan County

ZONE V
Dona Ana, Eddy Grant, Hidalgo, Lea, Luna, Sierra and Otera Counties, including Holloman Air Force Base, White Sands and McGregor Ranges

	Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
		H & W	Pensions	Vacation	
SPRINKLER FITTERS	\$13.84	.94	1.20		.08
SOFT FLOOR LAYERS	10.60	.70	.50		.04
SOUND INSTALLERS:					
SOUNDMAN					
Zone 1	11.70	.60	3%		1/2%
Zone 2	13.16	.60	3%		1/2%
Zone 3	16.09	.60	3%		1/2%
Zone 4	13.45	.60	3%		.01
TECHNICIANS					
Zone 1	9.36	.60	3%		1/2%
Zone 2	10.82	.60	3%		1/2%
Zone 3	13.75	.60	3%		1/2%
Zone 4	10.76	.60	3%		.01
SOUND INSTALLERS					
Zone 1	7.61	.60	3%		1/2%
Zone 2	9.07	.60	3%		1/2%
Zone 3	12.00	.60	3%		1/2%
Zone 4	8.74	.60	3%		.01

SOUND INSTALLERS ZONE DEFINITIONS

ZONE I

Thirty mile radius of main post office in Albuquerque

ZONE II

Remainder of Valencia, Sandoval, Santa Fe, Torrance, and Socorro Counties, the hourly rates of pay shall be increased for twelve and one-half (12½) percent of journeymen rate of pay for Zone I.

ZONE III

Chavez, Curry, Roosevelt, Lincoln, Guadalupe, DeBaca, Quay, San Miguel, Mora, Harding, Union, Colfax, Taos, Rio Arriba, Catron, Sierra, Grant, Los Alamos, San Juan, McKinley Counties the hourly rates of pay shall be increased by thirty-seven and one-half (37.5) percent of the journeyman rate of pay for Zone I

ZONE IV

Eddy and Lea Counties

TRUCK DRIVERS ZONE PAY BASING POINTS AND DEFINITIONS LISTED BELOW FOR BUILDING AND HEAVY CONSTRUCTION

BASING POINTS ARE AS FOLLOWS:

Alamogordo, Albuquerque, Artesia, Bayard, Belen, Carlsbad, Clóvis, Deming, Espanola, Eunice, Farmington, Gallup, Grants, Hobbs, Las Cruces, Las Vegas, Lordsburg, Lovington, Portales, Raton, Roswell, Ruidoso, Santa Fe, Santa Rosa, Silver City, Socorro, Taos, Tucumcari

ZONE I -- Shall be jobs or projects within 15 road miles from the starting points listed above

ZONE II -- Shall be jobs or projects which are more than fifteen road miles, but less than thirty-five road miles from from base points, also, includes all of Los Alamos Co.

ZONE III -- Shall be those jobs or projects which are thirty-five road miles or more from the base points.

BUILDING CONSTRUCTION:

TRUCK DRIVERS (ZONE I)

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 8.96	.77	.77		
9.08	.77	.77		
9.16	.77	.77		
9.28	.77	.77		
9.33	.77	.77		
9.43	.77	.77		
9.53	.77	.77		
9.67	.77	.77		
9.82	.77	.77		
10.71	.77	.77		
10.83	.77	.77		
10.91	.77	.77		
11.03	.77	.77		
11.08	.77	.77		
11.18	.77	.77		
11.28	.77	.77		
11.42	.77	.77		
11.57	.77	.77		

TRUCK DRIVERS (ZONE II)

Group 1	.77	.77		
Group 2	.77	.77		
Group 3	.77	.77		
Group 4	.77	.77		
Group 5	.77	.77		
Group 6	.77	.77		
Group 7	.77	.77		
Group 8	.77	.77		
Group 9	.77	.77		

TRUCK DRIVERS (ZONE III)

Group 1	.77	.77		
Group 2	.77	.77		
Group 3	.77	.77		
Group 4	.77	.77		
Group 5	.77	.77		
Group 6	.77	.77		
Group 7	.77	.77		
Group 8	.77	.77		
Group 9	.77	.77		

TRUCK DRIVERS CLASSIFICATION DEFINITIONS (BUILDING, RESIDENTIAL CONSTRUCTION)

GROUP I - Pickup 3/4 ton and under, lubrication, light tire repair and washer, swamper, 2 or 4 and up.

GROUP II - Dump or batch truck under 8 C.Y.W.L.C.: flat bed (bobtail) 2 ton and under; warehouseman including material checker, fork lift under 5 tons MRC.

GROUP III - Dump trucks (including all highway and off highway) 8 up to 16 C.Y.W.L.C.; water, fuel or oil trucks less than 3,000 gal., flat bed (bobtail) over 2 tons

GROUP IV - Distributor driver; heavy tire repairman; lumber carrier driver; young buggy or similar equipment, transit mix or agitator 2 or 3 axle bobtail driver (flat-bed or van single axle); forklifts 5 ton and over MRC;

GROUP V - Dumpsters and dumpcrete driver; water, fuel or oil truck 3,000 to 6,000 gal; lowboys and light equipment driver; euclid type tank wagon under 6,000 gal.

GROUP VI - Vacuum truck; dump trucks (including all highway and off-highway 16 up to 22 C.Y.W.L.C.

GROUP VII - Transit mix or agitator semi or 4 axle equipment driver; flaherty truck type spreader box driver; slurry truck driver; bulk cement driver; semi-doubles; 4 axle bobtail; winch truck and "A" frame; dump truck (including all highway and off-highway) 22 CY up to 35 C.Y.W.L.C.

GROUP VIII - Euclid diesel power turnarocker; terra cotta DW20-LeTourneau Pulls and similar diesel powered equipment when used to haul materials and assigned to a teamster-lowboy heavy equipment driver; water, fuel or oil trucks 6,000 gal. and over including tank wagon drivers, semi-trailer driver (flat-bed or van tandems); light equipment mechanic; dump trucks (including all highway and off-highway) 35 C.Y.W.L.C. and over; truck and trailer or semi-trailer (flatbed); eject all

GROUP IX - Lowboy (heavy equipment double gooseneck); heavy equipment mechanic; welder (body and fender men)

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 9.66	.77	.77		
8.78	.77	.77		
8.86	.77	.77		
8.98	.77	.77		
9.03	.77	.77		
9.13	.77	.77		
9.23	.77	.77		
9.37	.77	.77		
9.52	.77	.77		
9.11	.77	.77		
9.23	.77	.77		
9.31	.77	.77		
9.43	.77	.77		
9.48	.77	.77		
9.58	.77	.77		
9.68	.77	.77		
9.82	.77	.77		
9.97	.77	.77		
10.66	.77	.77		
10.73	.77	.77		
10.81	.77	.77		
10.93	.77	.77		
10.98	.77	.77		
11.08	.77	.77		
11.18	.77	.77		
11.32	.77	.77		
11.47	.77	.77		
10.91	.77	.77		
10.98	.77	.77		
11.06	.77	.77		
11.18	.77	.77		
11.23	.77	.77		
11.33	.77	.77		
11.43	.77	.77		
11.57	.77	.77		
11.72	.77	.77		

RESIDENTIAL CONSTRUCTION:

TRUCK DRIVERS

- Group 1
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6
- Group 7
- Group 8
- Group 9

HEAVY CONSTRUCTION:

TRUCK DRIVERS (ZONE I)

- Group 1
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6
- Group 7
- Group 8
- Group 9

TRUCK DRIVERS (ZONE II)

- Group 1
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6
- Group 7
- Group 8
- Group 9

TRUCK DRIVERS (ZONE III)

- Group 1
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6
- Group 7
- Group 8
- Group 9

TRUCK DRIVERS CLASSIFICATION DEFINITIONS (HEAVY CONSTRUCTION)

GROUP I - Pickup 3/4 ton and under, lubrication, light tire repair and washer, swamper, teamster 2 or 4 and up

GROUP II - Dump or batch truck, under 8 C.Y.W.L.C. flat bed (bobtail) 2 ton and under, warehouseman including material checker, cardex man, expeditor, forklift under 5 ton M.R.C.

GROUP III - Dump trucks (including all highway & off-highway) 8 up to 16 C.Y.W.L.C., water, fuel or oil trucks less than 3,000 gals., flatbed (bobtail) over 2 tons

GROUP IV - Distributor driver, heavy tire repair, lumber carrier driver, yound buggy or similar equipment, transit mix or agitator 2 or 3 axle bobtail equipment, scissor truck, bulk cement bobtail 2 or 3 axles, semi-trailer flatbed or van single axle, forklift 5 ton and over M.R.C.

GROUP V - Dumpster and dumpcrete driver, water, fuel or oil truck, 3,000 to 6,000 gals., capacity, lowboy, light equipment driver, euclid type tank wagon under 6,000 gallons

GROUP VI - Vacuum truck, dump trucks (including all highway & off-highway) 16 up to 22 C.Y.W.L.C.

GROUP VII - Transit mix or agitator semi or 4 axle equipment driver, flaherty truck type spreader box driver, slurry truck driver, bulk cement driver, semi-doubles, 4 axle bobtail, winch truck & "A" frame, dump trucks (including all highway and off-highway) 22 C.Y. up to 35 C.Y.W.L.C.

GROUP VIII - Euclid diesel powered turnarocker, terra cobra, DW 10, DW 20, LeTourneau pulls and similar diesel powered equipment when used to haul materials and assigned to a teamster, lowboy heavy equipment driver, water, fuel or oil truck 6,000 gallons and over (including tank wagon drivers), semi-trailer driver (flatbed or van tandems) light equipment mechanic, dump trucks (including all highway and off-highway) 35 C.Y.W.L.C. and over, truck and trailer or semi-trailer (flatbed), ejectall

GROUP IX - Lowboy (heavy equipment, double gooseneck), heavy equipment mechanic, welder (body and fender man)

PAID HOLIDAYS:

A-New Year's Day; B-Memorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Christmas Day; G-Friday after Thanksgiving

FOOTNOTES:

- a - Includes \$.07 contribution to the Occupational Health Fund
- b - 1st 6 months - none; 6 months to 5 years, 6%; over 5 years, 8% of basic hourly rate.
- c - Holidays A through G

WELDERS - receive rate prescribed for craft performing operation to which welding is incidental.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

SUPERSEDEAS DECISION

STATE: Wyoming
 COUNTY: Statewide
 DECISION NUMBER: WY81-5159
 DATE: Date of Publication
 Supersedes Decision No. WY81-5123 dated May 22, 1981, in 46 FR 28131

DESCRIPTION OF WORK: Highway Projects (excluding tunnels, building structures in rest area projects and railroad construction; bascule, suspension and spandrel arch bridges; bridges designed for commercial navigation; bridges involving marine construction; and other major bridges)

Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
	H & W	Pensions	Vacation		
\$10.19					
10.79					
9.46					
9.49					
8.50					
15.95	.45	3%+.50			3/4%
14.50	.45	3%+.50			3/4%
13.04	.45	3%+.50			3/4%
10.60	.45	3%+.50			3/4%
14.50	.45	3%+.50			3/4%
12.45	.45	3%+.50			3/4%
10.60	.45	3%+.50			3/4%
7.39					
7.49					
7.64					
7.91					
7.87					
7.71					
8.14					
7.98					

CARPENTERS
 CEMENT MASONS
 IRONWORKERS:
 Structural
 Reinforcing
 PAINTERS:
 Brush and Spray
 LINE CONSTRUCTION:
 All work over 34.5 KV, all work on steel towers and/or multiple wood structures, all cross country underground communications work, and all motor traffic controlling, street and highway lighting:
 Cable Splicer
 Linemen
 Equipment Operators
 Groundmen
 All work 34.5 KV and under:
 Lineman
 Line Equipment Operator
 Groundman
 LABORERS:
 Group 1
 Group 2
 Group 3
 Group 4
 Group 5:
 (a)
 (b)
 (c)
 (d)

SUPERSEDEAS DECISION

STATE: VERMONT
 COUNTY: CHITTENDEN
 DECISION NO.: VT81-3079
 DATE: DATE OF PUBLICATION
 Supersedes Decision No. VT80-2076 dated September 5, 1980 in 45 FR 59078

DESCRIPTION OF WORK: Building Construction Projects (excluding single family homes and apartments up to and including 4 stories)

Basic Hourly Rates	Fringe Benefits Payments				Education and/or Appr. Tr.
	H & W	Pensions	Vacation		
9.10	.75	.20			.01
10.13	.65	.85			.03
8.83					1/8
10.80	.50	3%+.20			.10
7.30	.60	.10			.02
7.85	.80	1.10			
12.20	.60	.60			
6.50					
7.36					
6.03					
5.57					
8.48					
10.13	.65	.85			.03
8.56					
5.55					
7.00					
7.35					
9.35					
6.65					
5.96					
5.75					

BRICK MASON/CEMENT MASON
 CARPENTERS
 CEMENT FINISHER
 ELECTRICIANS
 GLAZIERS
 LABORERS
 PLUMBERS
 IRONWORKERS, STRUCTURAL
 REINFORCING
 PAINTERS
 ROOFERS
 SHEET METAL WORKERS
 SOFT FLOOR LAYERS
 SPRINKLER FITTERS
 TRUCK DRIVERS
 POWER EQUIPMENT OPERATORS:
 Backhoe
 Bulldozer
 Crane
 Loader
 Paver
 Roller

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a)(1)(ii)).

LABORERS (cont'd)

Group 1: Axeman and Hand Faller; Concrete Worker (wet or dry); Concrete Worker (curing and drying); Dumpman; Erector and Installer (includes the installation and erection of fences, snow fences, guard rails, median rails, median posts, signs and right-of way marker); Form Stripper; General Labor; Heater Tender; Material Handler (lumber, rods, cement, concrete); Nozzleman, air and water; Pre-watering, pre-wetting and pre-irrigation (all work); Riprap Man; Sandblaster Pot Tender; Signal Men; Grade Concrete, etc.; Scissor Man or Hopper Man; Stake Jumper for equipment; Tar and Asphalt Pot Tender; Wrecking and demolition crews

Group 2: Asphalt Raker and Tamper; Bin Wall Installer; Bituminous Curb Builder; Cement Mason or Finisher and Tender; Chuck Tender; Form Setter (paving); Hand operated Vibratory Roller; Landscaper; Mortar Man on Stone Riprap; Operator of pneumatic, electric, gas tamper and similar mechanical tools; Pipe Setter (corrugated culvert pipe sectional, multiplate and similar type); Pipe Setter; Pipelayer (non-metallic); Pipe Wrapper; Power type concrete buggy (push or ride); Power Saw Operator (clearing); Vibrator - concrete

Group 3: Concrete Saw; Guniting Nozzleman; High Scaler (using air tools from Bos'n Chair, Swing Stage, Lift Belt or Block and Tackle, shall receive \$.20 per hour more than the classified rate); Jackhammer and Pavement Breaker; Sandblaster Nozzleman; Sewer Pipe Installer (non-metallic), clay, concrete, etc. (Caulker, Collarman, Joiner, Mortarman, Rigger, Jacker)

Group 4: Powderman and Blaster; Wagon Drill, Air-trac, Diamond and other drills for blasting powder or grouting

Group 5: Tunnel and Underground Work:

- (a) Brakeman; Swamper; Vibrator Man
- (b) Eull Gang; Dumpman; Mucker; Trackman
- (c) Miners (Drillers); Machine Men; Timbermen; Steelmen; Drill Doctor Form Setter and Mover; Spader; Tuggers spilling and/or Caisson Workers; Powderman; Jackhammer-men Finishers
- (d) Nipper; Chucktender; Topman; Toploader

WELDERS: Receive rate prescribed for craft performing operation to which welding is incidental

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 9.79				
9.84				
9.89				
9.93				
9.96				
10.01				
10.05				
10.07				
10.18				
10.24				
10.26				
10.44				
10.48				
10.55				
10.61				
10.78				
11.12				

POWER EQUIPMENT OPERATORS:

- Group 1
- Group 2
- Group 3
- Group 4
- Group 5
- Group 6
- Group 7
- Group 8
- Group 9
- Group 10
- Group 11
- Group 12
- Group 13
- Group 14
- Group 15
- Group 16
- Group 17

Group 1: Auger Machine Operator (post holes, etc.); Batch Bin Weighman, Scissorman or Hopperman; Brakeman; Crusher Oiler; Oiler Utility; Screenshot Operator; Tractor Operators (Farm, Crawler or wheel type, 60 HSP - drawbar) or less with or without use of power attachments, except for use of Backhoe or Bucket

Group 2: Broom Operators, self-propelled; Cableway Signalman (Bellboy); Concrete Saw (self-propelled); Fireman; Power Loader, belt and bucket type

Group 3: Air Compressor over 315 cu. ft. capacity; Chip Spreader Operator; Form Grader Operator; Joint Machine Operator; Longitudinal Float Operator; Mixer Operator Concrete (under one yard); Roller Operators (self-propelled pneumatic, rubber tired, sheep foot vibratory or combination type); Tire Repairman

Group 4: Pump Operator (all others)

Group 5: Conveyor Belt Operator; Fork Lift and Lumber Stacker; Screening Plant Operator

Group 6: A-Frame Truck; Tractor Operators (farm, crawler or wheel type, over 60 HSP - drawbar) without use of power attachments

POWER EQUIPMENT OPERATORS (Cont'd)

- Group 7: Oiler, Lead Utility
- Group 8: Gunnite and Grout Machine Operator; Mulching Machine Operator; Oil Distributor
- Group 9: Front End Loader (up to and including 1½ cu. yds.); Pavement Breakers, Hydro-tamper and similar type machines; Pumps, Well Points
- Group 10: Hoist Operator (one drum)
- Group 11: Haulage Motorman and Industrial type Motorman; Motor Patrol Operator (all others); Pump Operator (in tunnels, shafts, raises); Hydro type Cranes (up to 15 tons)
- Group 12: Air Compressor, two or more machines or tunnels, shafts, raises or Plant Operator; Asphalt Plant Operator; Bituminous Lay-down Machine Operator; CMI Machine or similar; Concrete Batch Plant; Concrete Finish Machine Operator; Concrete Multi Blade Span Saw (Hunt process or similar); Concrete Spreader and Paver Operator; Crusher Operator; Drilling Machine, integrated (Core, Rotary, Caisson, Diamond); Elevating Grader; Front End Loader (over 1½ cu. yds.); Jumbo Form Operator; Mixer Operator, base course pug mill type; Mixer Bituminous Operator (travel plant); Mixer Operator Concrete (over one yard); Motor Patrol Operator (finish); Mucking Machine Operator (all types); Pneumatic Guns; Pumpcrete Operator; Roller Operator (Tandem steel wheel, three axle or three wheel); Scraper Equipment (all types); Shovels, Draglines, Cranes, Piledrivers, all truck mounted cranes (manufacturers' rating) up to 3½ yds., all attachments; Hydro type cranes (15 tons and over); Shuttle Car Operator; Subgrade Machine Operator (power); Tractor Operator, all with use of power attachments and including Pushcat, Dozer, Tournadozer, etc. (The use of power attachments shall not include disking, pulling of rollers, or similar unskilled actions); Trenching Machine Operator; Wash Plant Operator
- Group 13: Welder, Machine Doctor
- Group 14: Hoist Operator (two or more drums of shafts or raises); Repairman; Mechanics; Machine Doctors, Welders; Heavy Duty Mechanic, Machine Doctor
- Group 15: Cableway Operators; Mixer Dual Drum; Cranes, (Whirley, Gantry, Stiffleg, Overhead traveling)
- Group 16: Shovels, Draglines, Cranes, Piledrivers, all truck mounted cranes (manufacturer's rating) 3½ yds. to 7 cu. yds.; all attachments; Wheel Excavator Operator
- Group 17: Shovels, Draglines, Cranes, Piledrivers, all truck mounted Cranes, (manufacturer's rating) 7 cu. yds. and over, all attachments

Basic Hourly Rates	Fringe Benefits Payments			Education and/or Appr. Tr.
	H & W	Pensions	Vacation	
\$ 8.05				
8.10				
8.25				
8.35				
8.85				
8.85				
8.95				
9.00				
9.05				
9.10				
8.05				
8.10				
8.10				
8.25				
8.35				
8.85				

TRUCK DRIVERS:

- Pickup-up Truck Drivers (when used for hauling)
- Dump Truck Drivers (water level capacity box):
 - 7 cu. yds. and less
 - Over 7 cu. yds. to and including 10 cu. yds.
 - Over 10 cu. yds. to and including 13 cu. yds.
 - Over 13 cu. yds. to and including 20 cu. yds.
 - Over 20 cu. yds. to and including 25 cu. yds.
 - Over 25 cu. yds. to and including 30 cu. yds.
 - Over 30 cu. yds. to and including 35 cu. yds.
 - Over 35 cu. yds. to and including 40 cu. yds.
 - Over 40 cu. yds. to and including 45 cu. yds.
 - Over 45 cu. yds. (to be negotiated prior to use)
- Snow Plow Truck Drivers (the cu. yd. rate of the truck driver classification)
- Pilot Car Drivers
- Gravel Spreader
- Flat Rack Material Truck Drivers:
 - Less than 2 tons
 - 2 tons to 5 tons
 - Over 5 tons
 - Low Boy and Tandem Axle Float Drivers

	Basic Hourly Rates	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
TRUCK DRIVERS: (Cont'd)					
Gang Truck Drivers	\$ 8.10				
Stringing Truck Drivers: Single axle type truck	8.10				
Multiple axle type truck, semi	8.85				
Winch Trailer Truck Drivers (cable and hoist)	8.35				
Utility Winch Truck Drivers	8.35				
"A" Frame Truck Drivers	8.35				
Transit Mix or Wet Mix Truck Drivers: Less than 5 cu. yds.; single axle	8.35				
Over 5 cu. yds. to and including 10 cu. yds.; Tandem axle	8.45				
Over 10 cu. yds.	8.55				
Power Broom Drivers and/or Operators	8.25				
Water Truck Drivers: 2500 gallons or less (straight truck)	8.10				
2500 gallons or less (semi truck)	8.25				
Over 2500 gallons to and including 3600 gallons	8.35				
Over 3600 gallons (straight truck)	8.45				
Over 3600 gallons (semi truck)	8.55				
Heavy Duty (Euclids, electric or similar type)	8.85				

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5(a)(1)(ii)).

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Friday
October 30, 1981

REGULATIONS

Part IV

Department of Labor

Office of the Secretary

Semiannual Agenda of Regulations

DEPARTMENT OF LABOR**20 CFR Chs. I, IV, V, VI, and VII****29 CFR Subtitle A and Chs. II, IV, V, XVII, and XXV****30 CFR Ch. I****41 CFR Chs. 29 and 60****Improving Government Regulations; Semiannual Agenda****AGENCY:** Office of the Secretary, Labor.**ACTION:** Semiannual agenda of regulations selected for review or development.

SUMMARY: This Document sets forth the Department's Semiannual Agenda of Regulations selected for review or development during the coming six month period, under both Executive Order 12291 and the Regulatory Flexibility Act.

DATES: The agenda includes all regulations which are expected to be under review of development between October 27, 1981, and April 1982.

FOR FURTHER INFORMATION CONTACT: Seth D. Zinman, Associate Solicitor for Legislation and Legal Counsel, Office of the Solicitor, Department of Labor, 200 Constitution Avenue, NW., Room N2428, Washington, D.C. 20210, 202-523-8201.

SUPPLEMENTARY INFORMATION: Executive Order 12291 and the Regulatory Flexibility Act require the semiannual publication in the Federal Register of an agenda of regulations.

Executive Order 12291 became effective on February 17, 1981, and in substance requires the Department of Labor to publish an agenda, listing all the regulations it expects to have under active consideration for promulgation, proposal or review during the coming 6 month period, and to conduct a Regulatory Impact Analyses for all "major" regulations being reviewed or developed.

The "Regulatory Flexibility Act" became effective on January 1, 1981, applies only to regulations for which a notice of proposed rulemaking was issued on or after January 1, 1981, and requires the Department of Labor to publish an agenda, listing all the regulations it expects to propose or promulgate that are likely to have a "significant economic impact on a substantial number of small entities." For any regulation that will have this impact, the Department must conduct Regulatory Flexibility Analyses, to gauge the economic consequences of the rule, and to analyze the availability of more flexible approaches for lightening

the rule's regulatory burden on "small entities." For all proposed regulations that will not have a "significant economic impact on a substantial number of small entities," the Department of Labor must publish a certification to that effect at the time of the general notice of proposed rulemaking or at the time of the publication of the final rule, along with a succinct statement explaining the reasons for such certification.

As permitted by law, the Department of Labor is combining in this publication its agendas under the Regulatory Flexibility Act and Executive Order 12291.

Each entry is identified by Agency, Title and Code of Federal Regulations citation, and contains a brief description of the regulation, states why the regulation is being reviewed or developed, and indicates if the regulation is a "major" regulation for which a Regulatory Impact Analyses may be required under Executive Order 12291. Each entry also provides the name, address and telephone number of a knowledgeable agency official who may be contacted by any person who has an interest in the regulation. To better inform the public, the Department of Labor has also listed those regulations which have taken effect as final regulations since the publication of its last semiannual agenda (published at 46 FR 23884, on April 28, 1981).

Those entries which are not subject to the Regulatory Flexibility Act, because they will not have a "significant economic impact on a substantial number of small entities," are identified in the index and in the discussion section with an asterisk [*]. All other entries, for which a notice of proposed rulemaking issued on or after January 1, 1981, are regulations which may require a Regulatory Flexibility Analyses.

Based on comments the Department received suggesting ways in which its April 1981 Semi-annual Agenda could be improved, the format of the Agenda has been revised. The April 1981 Agenda grouped all of the Department's regulations of a similar status (final, proposal, etc.) together. This Agenda will have the regulations grouped by *agency* and will have all regulations of that agency which have become final since publication of the April Agenda listed first, followed by the regulations issued on an interim final basis, then regulations for which proposal or advance notice of proposed rulemaking has issued ("proposed rules/advance notices") and finally the regulations for which the Department is contemplating issuing a proposal of advance notice ("pre-proposed").

The Regulatory Reform process continues to be an extremely valuable aid in the development of better regulations by the Department. We believe that improved regulatory management, more clearly written regulations, and in many instances, significantly less burdensome regulations are all attributable to our regulatory reform program.

Further improvement is certainly needed and we are constantly seeking new and innovative approaches in pursuit of this goal. All interested members of the public are invited and encouraged to let Departmental officials know how our regulatory reform process can be further improved and, of course, to participate in and comment on the review or development of the regulations listed on the Agenda.

The Department of Labor also expects to publish within the next sixty days a detailed listing of those rules to be reviewed by the Department of Labor within the succeeding 12 months, under the Regulatory Flexibility Act. The listing will include a brief description of each rule and the need for and legal basis of each rule. The Department of Labor has also submitted summaries of the costs and benefits of regulations considered "major" under Executive Order 12291 for inclusion in the Regulatory Calendar which is scheduled to be published in December 1981. The Department of Labor's next Semiannual Agenda, under Executive Order 12291 and the Regulatory Flexibility Act, will be published in April 1982.

INDEX**Office of the Secretary****Interim Final Rule**

1. Office of the Secretary—29 CFR 2.20-2.24 (Subpart C)—Employees Served with Subpoenas.*

Proposed Rules

2. Office of the Secretary—29 CFR Part 6—Rules of Practice for Administrative Proceedings Enforcing Labor Standards in Federal and Federally Assisted Construction Contracts and Federal Service Contracts.
3. Office of the Secretary—29 CFR Part 8—Practice Before the Board of Service Contract Appeals.

EMPLOYMENT STANDARDS ADMINISTRATION**Final Rule**

1. ESA—29 CFR Part 530—Employment of Homeworkers in Certain Industries (Fair Labor Standards Act (FLSA)).*

Proposed Rules/Advance Notices

2. ESA—41 CFR Parts 60-1, 60-2, 60-4, 60-20, 60-30, 60-50, 60-60, 60-250 and 60-741. Office of Federal Contract Compliance

Programs Coverage, Requirements, Prohibited Practices, and Guidelines.

3. ESA—41 CFR Part 60-1—Payment of Membership Fees in Private Clubs and Organizations (Revocation) (OFCCP).*
4. ESA—41 CFR Parts 60-1, 60-250 and 60-741—Affirmative Action Obligations for Disabled Veterans, Veterans of Vietnam Era, and Handicapped Workers (OFCCP).
5. ESA—29 CFR Parts 1 and 5—Labor Standards Provisions, Davis-Bacon and Related Acts.
6. ESA—29 CFR Part 4—Labor Standards for Federal Service Contracts (SCA).
7. ESA—29 CFR Part 505—Labor Standards on Projects or Productions Assisted by Grants from the National Endowment for the Arts (FLSA).
8. ESA—20 CFR Part 730—Procedures for Processing Discrimination Complainants Under Section 428 of the Black Lung Benefits Act.
9. ESA—20 CFR 725.491(b)(2) Obligations of Lessors for Claims Arising Under Part C of Title IV of the Federal Mine Safety and Health Act, as Amended.
10. ESA—20 CFR Part 702—Longshoremen's and Harbor Workers' Compensation.

Pre-Proposed Rules

11. ESA—29 CFR Part 541—Defining the Terms "Executive," "Administrative," "Professional," and "Outside Salesman" (FLSA).
12. ESA—29 CFR Part 516—Records to be Kept by Employers (FLSA).
13. ESA—29 CFR Part 570, Subpart C—Employment of Minors Between 14 and 16 Years of Age (FLSA).
14. ESA—29 CFR 570.61—Occupations Involving Slaughtering, Meat Packing, or Processing, or Rendering (Child Labor Hazardous Order No. 10) under the FLSA.
15. ESA—20 CFR Part 722—Criteria for Determining Whether State Workers' Compensation Laws Provide Adequate Coverage For Pneumoconiosis and Listing of Approved Laws.
16. ESA—20 CFR Part 726—Black Lung Benefits: Requirements for Coal Mine Operators Insurance.
17. ESA—20 CFR 725.608—Interest Rates for Reimbursements to the Black Lung Disability Trust Fund Arising from Claims for Benefits Under Part C of Title IV of the Federal Mine Safety and Health Act, as Amended.
18. ESA—20 CFR Parts 702 and 703—Longshoremen's and Harbor Workers' Compensation.
19. ESA—20 CFR Part 10—Claims for Compensation Under the Federal Employees' Compensation Act, as amended.

EMPLOYMENT AND TRAINING ADMINISTRATION**Final Rules**

1. ETA—20 CFR Parts 676 and 679—Comprehensive Employment and Training Act Regulations; Amendments to Title VII and PSE Base Average Annual Wage Provisions.*
2. ETA—20 CFR 653.230—Veterans Indicators of Compliance (Employment Service System (ESS)).*

Interim Final Rules

3. ETA—29 CFR Parts 675, 676, 677, and 680—Comprehensive Employment and Training Act, Amendment to Title IV and Governors' Grants.*
4. ETA—Social Security Disability Amendments of 1980 (Pub. L. 96-265). Work Incentive Program for AFDC Recipients Under Title IV of the Social Security Act. Title 29, Subtitle A, Part 56 for the Department of Labor. Title 45, Chapter II, Part 224 for the Department of Health and Human Services.*
5. ETA—29 CFR Part 56—Work Incentive Programs for AFDC Recipients under Title IV of the Social Security Act.*

Proposed Rules/Advance Notices

6. ETA—20 CFR Part 655, Subpart B—Temporary Labor Certification Process for Occupations on Guam Other Than Agricultural and Logging: Modification of Apprenticeship/Journeyman Wage Progression Formula (ESS).
7. ETA—20 CFR Part 655, Subpart B—Temporary Labor Certification for Occupations on Guam other than Agricultural and Logging: Modification of Apprenticeship/Journeyman Adverse Effect Wage Rate Methodology (ESS).
8. ETA—20 CFR 655.202(b)(4)—Labor Certification Process for Employment of Temporary Alien Agricultural Workers in the U.S. (ESS).
9. ETA—20 CFR Part 656—Labor Certification Process for the Permanent Employment of Aliens in the United States (ESS).*
10. ETA—20 CFR Part 614—Unemployment Compensation for Ex-Servicemembers (UCX).*
11. ETA—20 CFR Part 609—Unemployment Compensation for Federal Civilian Employees (UCFE).*
12. ETA—20 CFR 676.40-2—Comprehensive Employment and Training Act (CETA). Allowability of Legal Expenses.*
13. ETA—20 CFR Parts 675 and 676—Comprehensive Employment and Training Act (CETA); Complaints, Investigations and Sanctions.*
14. ETA—20 CFR 675.5-1(e)—Comprehensive Employment and Training Act (CETA) Regulations Concerning Eligibility of Prisoners.*
15. ETA—29 CFR Part 29—Labor Standards for the Registration of Apprenticeship Programs.
16. ETA—20 CFR Part 638—Airline Employee Protection Program.*

Pre-Proposed Rules

17. ETA—20 CFR Part 689—Migrant and Other Seasonally Employed Farmworkers Program Under the Comprehensive Employment and Training Act (CETA).*
18. ETA—20 CFR 676.46—Secretary's Performance Standards for CETA Prime Sponsors.*
19. ETA—20 CFR Part 676, Subpart F, §§ 676.81-676.93—Rewards and Sanctions for CETA Recipients.*
20. ETA—20 CFR Part 654—Change in the Effective Date of the Annual Listing of Eligible Labor Surplus Areas (ESS).*
21. ETA—20 CFR Part 653—Subpart C—Services for Veterans (ESS).*

22. ETA—20 CFR Part 653, Subpart D—Services to Handicapped (ESS).*

23. ETA—20 CFR Part 653, Subparts A and E—Basic and Support Services of the Employment Service System—Technical Amendments.*

24. ETA—20 CFR 655.207—Adverse Effect Wage Rate Methodology (ESS).

25. ETA—20 CFR Part 653, Subpart F—Basic and Support Services of the Employment Service System—Secretary's Performance Standards.*

26. ETA—20 CFR Part 654, Subpart C—Targeted Jobs Tax Credit (TJTC) (ESS).

27. ETA—20 CFR 653.230(c), (e), and (j)—Veterans Indicators of Compliance (ESS).*

28. ETA—20 CFR Part 615—Extended Benefits (Federal Unemployment Tax Act (FUTA)).*

29. ETA—20 CFR 601.5(f)—FUTA Offset Credit Regulations.*

30. ETA—Work Incentive Program for AFDC Applicants and Recipients Under Title IV of the Social Security Act, Title 29, Subtitle A, Part 56 for the Department of Labor (DOL), Title 45, Chapter II, Part 224 for the Department of Health and Human Services (DHHS).*

31. ETA—29 CFR Part 60—Senior Community Service Employment Program (SCSEP).*

32. ETA—29 CFR Parts 90 and 91—Adjustment Assistance for Workers After Certification Under the Trade Act of 1974.*

33. ETA—41 CFR Part 29-70—Certification of Grantor Procurement Regulations.*

34. ETA—41 CFR 29-70—Acquisition and Use of Automatic Data Processing Equipment (ADPE) and Service.*

LABOR-MANAGEMENT SERVICES ADMINISTRATION**Final Rule**

1. LMSA—29 CFR Part 92—Redwood Employee Protection Program.*

Proposed Rules

2. LMSA—29 CFR Part 225—Hospital Employee Protection Program Under Section 1642(c), Public Health Services Act.

3. LMSA—29 CFR Part 452, Subpart J—Election Enforcement Provisions of the LMRDA.

4. LMSA/ERISA—29 CFR 2530.203-3—Suspension of Benefits.

5. LMSA/ERISA—29 CFR Parts 2520 and 2530—Individual Benefit Reporting and Recordkeeping for Single Employer Plans.

6. LMSA/ERISA—29 CFR Parts 2520 and 2530—Individual Benefit Reporting and Recordkeeping for Multiple Employer Plans.

7. LMSA/ERISA—29 CFR Part 2550—Definition of Plan Assets and Establishment of Trust.

8. LMSA/ERISA—29 CFR Part 2520—Revision of Annual Report Forms re: Master Trusts.

9. LMSA/ERISA—29 CFR Part 2510—Supplemental Pay.

10. LMSA/ERISA—29 CFR 2520.104b-10—Proposed Regulations Relating to the Summary Annual Report Furnished Participants and Beneficiaries of Employee Benefit Plans.

Pre-Proposed Rules

11. LMSA—29 CFR Part 403—Labor Organization Annual Reports.
12. LMSA/ERISA—29 CFR 2550.414(c)(5)—Transitional Relief for Certain Dispositions of Property Under Section 414(c)(5) of ERISA.
13. LMSA/ERISA—29 CFR 2550.406a-1—Prohibited Sales, Exchanges and Leases.
14. LMSA/ERISA—29 CFR 2510.3-40—Certain Plans for Management and Highly Compensated Employees.
15. LMSA/ERISA—29 CFR 2550.404c—Participant Directed Individual Account Plans.
16. LMSA/ERISA—29 CFR Part 2550—Loans to Participants.
17. LMSA/ERISA—29 CFR Part 2550—Prohibited Extension of Credit.
18. LMSA/ERISA—29 CFR Part 2550—Definition of the term "qualifying employer real property".
19. LMSA/ERISA—29 CFR Part 2550—Conversions, splits and other transactions not deemed "acquisitions".
20. LMSA/ERISA—29 CFR Part 2550—Conversion of Securities.
21. LMSA/ERISA—29 CFR Part 2550—Eligible Individual Account Plans.
22. LMSA/ERISA—29 CFR Part 2520—Deferral of Date for Updated Summary Plan Descriptions.*

MINE SAFETY AND HEALTH ADMINISTRATION**Proposed Rules/Advance Notices**

1. MSHA—30 CFR Part 23—Telephones and Signaling Devices.*
2. MSHA—30 CFR Part 100—Civil Penalties.
3. MSHA—30 CFR Part 36—Electrical Components and Headlights for Mobile Diesel-powered Transportation Equipment.*
4. MSHA—30 CFR Part 19—Electric Cap Lamps.*
5. MSHA—30 CFR Parts 55, 56 and 57—Review of Metal and Nonmetal Standards.
6. MSHA—30 CFR Part 110—Safety and Health Standards for Construction Work At Surface Areas of Mines.

Pre-Proposed Rules

7. MSHA—30 CFR Parts 75 and 77—Wire Rope Standards.
8. MSHA—30 CFR Parts 55, 56, 57, 75 and 77—Revisions to Mandatory Safety Standards for Coal and Metal and Nonmetal Mines Based on Affirmative Decisions on Petitions for Modification of the Application of Standards.

OFFICE OF THE ASSISTANT SECRETARY FOR ADMINISTRATION AND MANAGEMENT**Proposed Rules**

1. OASAM—41 CFR Part 29-1, Subpart 29-1.13—Minority Business Enterprises.
2. OASAM—41 CFR Part 29-1, Subpart 29-1.7—Small and Disadvantaged Business Concerns and 41 CFR Part 29-1, Subpart 29-1.8—Labor Surplus Areas Concerns.*
3. OASAM—41 CFR Part 29-15 Cost Principles for State Employment Security Agency (SESA) Grants.*

Pre-Proposed Rules

4. OASAM—41 CFR Part 29-1, Subpart 29-1.6—Debarred, Suspended and Ineligible Bidders.*
5. OASAM—41 CFR Part 29-70—Administrative Requirements Governing All Grants and Agreements by Which Department of Labor Agencies Award Funds.*
6. OASAM—41 CFR Part 29-70—Administrative Requirements Governing All Grants and Agreements by Which Department of Labor Agencies Award Funds.*
7. OASAM—29 CFR Part 31—Nondiscrimination in Federally Assisted Programs of the Department of Labor—Effectuation of Title VI of the Civil Rights Act of 1964.*

OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION**Final Rule**

1. OSHA—29 CFR 1903.8—Walkaround Pay (Revocation).*

Proposed Rules/Advance Notices

2. OSHA—29 CFR 1910.1025(f)(3)(ii)—Respirator Fit Testing Requirements of the Lead Standard.
3. OSHA—29 CFR 1910.1025—Occupational Exposure to Lead.
4. OSHA—29 CFR 1918a—Safety and Health Regulations for Marine Terminal Facilities.
5. OSHA—29 CFR 1910, Subpart H—Hazardous Materials.
6. OSHA—29 CFR 1910.1043—Occupational Exposure to Cotton Dust.
7. OSHA—29 CFR 1910—Occupational Health Hazards of Toxic Chemicals in Laboratories.
8. OSHA—29 CFR 1910.95—Occupational Exposure to Noise (hearing conservation amendment).

Pre-Proposed Rules

9. OSHA—29 CFR Part 1926, Subpart Q, Concrete—Concrete Forms and Shoring.
10. OSHA—29 CFR 1910.1001—Occupational Exposure to Asbestos.
11. OSHA—29 CFR 1910.134; 1926.103; 1915.82; 1916.82; 1917.82 and 1918.102—Respiratory Protection.
12. OSHA—29 CFR Part 1910—Hazard Communication.
13. OSHA—29 CFR 1910.177—Servicing Multi-Piece Rim Wheels.
14. OSHA—29 CFR Part 1990—Identification, Classification and Regulation of Potential Occupational Carcinogens.
15. OSHA—29 CFR Part 1910, Subpart T—Commercial Diving Operations.
16. OSHA—29 CFR Part 1910, Subpart Z—Occupational Exposure to Ethylene Oxide.
17. OSHA—29 CFR 1910.1018—Occupational Exposure to Inorganic Arsenic.
18. OSHA—29 CFR 1910.20—Access to Employee Exposure and Medical Records.
19. OSHA—29 CFR 1910.95—Review of Occupational Exposure to Noise.
20. OSHA—29 CFR (Part unassigned)—Policy on Regulatory Approach to Relative Merits of Engineering Controls and Personal Protective Equipment.

DISCUSSION**OFFICE OF THE SECRETARY****Interim Final Rule**

1. Office of the Secretary—29 CFR 2.20-2.24 (Subpart C)—Employees Served with Subpoenas*

This regulation amends three separate Parts of the Labor Department's regulations in order to establish one procedure to be followed by all Labor Department employees who have received subpoenas calling for the production of records or other materials, or the disclosure of information. A uniform procedure should result in more equitable treatment for the general public and place responsibility for determining the response to subpoenas on the appropriate Department officials. This proposal also seeks to amend 20 CFR 10.11 and 29 CFR Part 1906. A regulatory impact analysis was not required.

Status: A proposal was published on January 23, 1981, with comments due by March 24, 1981. A final regulation, amending four separate Parts of the Code, was published on October 6, 1981 (46 FR 49542). Public comments are invited by November 5, 1981.

Contact: Sofia Petters, Room N2462, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-6807.

Proposed Rules

2. Office of the Secretary—29 CFR Part 6—Rules of Practice for Administrative Proceeding Enforcing Labor Standards in Federal and Federally Assisted Construction Contracts and Federal Service Contracts

The revisions to this part are intended to provide administrative hearings in enforcement cases and substantial interest proceedings involving the Davis-Bacon and related acts, the Service Contract Act, and the Contract Work Hours and Safety Standards Act, and substantial variance and arm's length proceedings under Section 4(c) of the Service Contract Act. These revisions are designed to make such proceedings as uniform as possible. A regulatory impact analysis is not required.

Status: A proposal was published on April 22, 1980. Final regulations were published on January 16, 1981, to take effect on February 17, 1981. However, in response to the January 1981 Presidential memorandum on regulatory reform which was the precursor of Executive Order 12291, the Department deferred the effective date of these regulations until August 15, 1981. On August 14, 1981 (46 FR 41428), a proposed regulation was published and

the effective date of the January 16, 1981 rule was deferred until action is taken on the proposal of August 14, 1981.

Contact: Gail Coleman, Room N2464, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-8268.

3. Office of the Secretary—29 CFR Part 8—Practice Before the Board of Service Contract Appeals

This proposed regulation provides for the issuance of procedures concerning a new Board of Service Contract Appeals to hear appeals under the Service Contract Act. A regulatory impact analysis is not required.

Status: On April 22, 1980, a proposal was published in the Federal Register to make a new Part 8 of Title 29, Code of Federal Regulations, Practice Before the Board of Service Contract Appeals. On January 19, 1981, proposed Part 8 was withdrawn to consider other proposals with alternative appeals procedures. These alternative proposals were rejected and a new proposed Part 8, similar to that published in April 1980, was published on August 14, 1981 (46 FR 41438), with comments due by October 13, 1981.

Contact: Gail Coleman, Room N2464, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-8268.

EMPLOYMENT STANDARDS ADMINISTRATION

Final Rule

1. ESA—29 CFR Part 530—Employment of Homeworkers in Certain Industries (Fair Labor Standards Act (FLSA))*

This regulation sets forth the conditions under which certificates can be issued authorizing the employment of individuals as homeworkers in certain restricted industries. Prior to the amendment discussed below, it restricted the extent to which industrial homeworkers may be employed in seven industries: women's apparel, jewelry manufacturing, knitted outerwear, gloves and mittens, button and buckle manufacturing, hankerchief manufacturing, and embroideries. The homeworker restrictions have been in effect for almost 40 years without major revision. In January and February of 1981, the Department conducted hearings to determine if the restrictions are still necessary or appropriate to safeguard the minimum wage rate prescribed in the Fair Labor Standards Act and whether there is a need to change the regulations to take into account changes in economic conditions which have occurred since the regulations were promulgated. A

regulatory impact analysis was not required.

Status: On May 5, 1981, a proposal to revoke the regulation was published and public comments were invited through July 4, 1981. A final regulation was published on November 9, 1981 (46 FR 50348), removing the restrictions on the employment of homeworkers in the knitted outerwear industry effective December 9, 1981, and retaining the restrictions in the other six industries affected by this regulation. This item is therefore removed from the agenda.

Contact: James L. Valin, Room S3508, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7043.

Proposed Rules/Advance Notices

2. ESA—41 CFR Parts 60-1, 60-2, 60-4, 60-20, 60-30, 60-50, 60-60, 60-250 and 60-741. Office of Federal Contract Compliance Programs Coverage, Requirements, Prohibited Practices, and Guidelines

This group of regulations contains OFCCP's rules covering general obligations of Federal contractors under E.O. 11246 (41 CFR Part 60-1); affirmative action program requirements under E.O. 11246 (41 CFR Part 60-2); construction contractors' affirmative action requirements under E.O. 11264 (41 CFR Part 60-4); sex discrimination guidelines under E.O. 11246 (41 CFR Part 60-20); administrative hearing rules under E.O. 11246, Section 402 of the Vietnam Era Veterans Readjustment Assistance Act and Section 503 of the Rehabilitation Act of 1973 (41 CFR Part 60-30); religion and national origin discrimination guidelines under E.O. 11246 (41 CFR Part 60-50); non-construction contractor evaluation procedures under E.O. 11246 (41 CFR Part 60-60); affirmative action requirements and enforcement provisions under Section 402 of the Vietnam Era Veterans Readjustment Assistance Act (41 CFR Part 60-250); affirmative action requirements and enforcement provisions under Section 503 of the Rehabilitation Act of 1973 (41 CFR Part 60-741). These proposed regulations seek to streamline and reduce contractor administrative burdens while ensuring meaningful equal employment opportunity requirements and obligations. Because of the interest of the public and of government procuring agencies in the OFCCP program the Department is subjecting this regulation to regulatory impact analysis.

Status: (1) *Proposal.* Proposed changes to the regulations were published in the Federal Register on December 28, 1979, and February 22, 1980. Comments on these proposals were received until

March 24, 1980. A final rule was published on December 30, 1980. These regulations were to take effect on January 29, 1981 (except certain recordkeeping and reporting requirements). However, in response to the January 1981 Presidential memorandum, the effective date was deferred until August 26, 1981 (46 FR 42968), to allow the Department time to review the regulations. On August 25, 1981, the Department published a proposal which would revise a number of the sections contained in the regulations published on December 30, 1980. It would also retain some of the provisions contained in the December 1980 regulations. In addition it would revise some of the regulations in 41 CFR Ch. 60 which the December 1980 regulations would not amend. Also, on August 25, 1981, the Department further suspended the effective date of the regulations published on December 30, 1980, until final action is taken on the August 25, 1981 proposal. Publication of a final rule is tentatively anticipated by March 1982.

(2) *Advance Notice.* In the process of reviewing these regulations, the Department determined that it was appropriate to invite public comments on certain issues not addressed by the pending December 30, 1980 rule or the August 25, 1981 proposed revisions. The Department published an advance notice of proposed rulemaking on July 14, 1981 (46 FR 36213), and an amendment to that advance notice on August 21, 1981 (46 FR 42490), to elicit public comments on several specific issues.

Contact: James W. Cisco, Director, Division of Program Policy, Office of Federal Contract Compliance Programs (OFCCP), Room C3324, Frances Perkins Building, 200 Constitution Avenue NW., Washington, D.C. 20210, 202-523-9426.

Note.—Additional regulatory activities relating to 41 CFR Parts 60-1, 60-250, and 60-741 are listed in items 3 and 4 below in this Agenda.

3. ESA—41 CFR Part 60-1—Payment of Membership Fees in Private Clubs and Organizations (Revocation) (OFCCP)*

This regulation would have made it a violation of E.O. 11246 for contractors to pay membership fees or other expenses to organizations which bar, restrict, or limit membership on the basis of race, color, religion, sex or national origin where such restrictions or limitations impacted upon employees' promotional opportunities, status, compensation, or other terms and conditions of employment. The contractor, however, could refute such a violation if it

established that the membership of its employees in these clubs or organizations had no impact on the employees' opportunity for promotion, compensation, or other terms and conditions of employment. A regulatory impact analysis on revocation of this rule is not required.

Status: On January 22, 1980 this regulation was proposed. Public comments on this proposal were received until March 24, 1980 a final rule was published on January 16, 1981, to take effect on February 17, 1981. In response to the January 1981 Presidential memorandum, the Department deferred the effective date of this regulation until March 30, 1981, in order to allow for a full and appropriate review. On March 27, 1981 (46 FR 19004), the Department proposed withdrawal of the regulation, invited public comments on the proposed withdrawal until April 27, 1981, and further suspended the effective date of the regulation until the Department takes final action on the proposed withdrawal. The Department anticipates taking final action by October 31, 1981.

Contact: James W. Cisco, Director, Division of Program Policy, Office of Federal Contract Compliance Programs (OFCCP), Room C3324, Frances Perkins Building, 200 Constitution Avenue NW., Washington, D.C. 20210, 202-523-9426.

4. ESA—41 CFR Parts 60-1, 60-250 and 60-741—Affirmative Action Obligations for Disabled Veterans, Veterans of Vietnam Era, and Handicapped Workers (OFCCP)

A proposal was published December 30, 1980 (45 FR 86206), to make the definition section of these regulations consistent with 1978 amendments to the Rehabilitation Act of 1973 and the Vietnam ERA Veterans' Readjustment Assistance Act, and to conform these regulations to changes in the Department's regulations implementing Section 504 of the Rehabilitation Act. (See: 29 CFR Part 32, 45 FR 66706, October 7, 1980). The need for a regulatory impact analysis is under study.

Status: Some provisions of the December 30, 1980 proposal—those reflecting statutory revisions—have been incorporated into the August 25, 1981 proposal described in entry 1, above. The portions of these regulations not addressed in that proposal remain as an outstanding proposal under consideration. The Department anticipates that this proposal will be taken up shortly after final regulations resulting from the August 25 proposal are published. Final regulations are tentatively anticipated by March, 1982.

Contact: James W. Cisco, Director, Division of Program Policy, Office of Federal Contract Compliance Programs (OFCCP), Room C3324, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, (202) 523-9426.

5. ESA—29 CFR Parts 1 and 5—Labor Standards Provisions, Davis-Bacon and Related Acts

These provisions contain regulations governing the issuance of prevailing wage determinations and the administration and enforcement of labor standards required to be included in federally-funded or assisted construction contracts under the Davis-Bacon Act, the Contract Work Hours and Safety Standards Act, and responsibilities under the Copeland Anti-Kickback Act. There is a need for a thorough review of these regulations to reflect and codify the Department's policies for administering the Act and further, to improve the cost-effectiveness of these regulations while ensuring consistency with statutory objectives. Because of the importance to the Government and the public of the issues involved, the Department is subjecting these regulations to regulatory impact analysis.

Status: The publication of a proposed Part 1 and Subpart A of Part 5 occurred on December 28, 1979. Final regulations were published on January 16, 1981, for Part 1 and Subpart A of Part 5 to take effect on February 17, 1981. However, in response to the January 1981 Presidential memorandum the Department deferred the effective date on these regulations until August 15, 1981, to permit their reconsideration. During this period, the Department conducted a thorough review of these regulations. A proposal resulting from this review was published in the Federal Register on August 14, 1981 (46 FR 41444, 41456). The effective date of the January 16, 1981 regulations has been further deferred until action is taken on the August 14, 1981 proposal.

Contact: Dorothy P. Come, Room S3502, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-8333.

6. ESA—29 CFR Part 4—Labor Standards for Federal Service Contracts (SCA)

These provisions contain regulations and interpretations governing the administration of the Service Contract Act, which requires certain contractors and subcontractors performing work under service contracts with the United States Government to observe prevailing wage and fringe benefit standards for the various classes of employees engaged in the performance of the contract. There is a need for a

thorough review of this regulation to reflect and codify the Department's policies for administering the Act and further, to improve the cost-effectiveness of these regulations while ensuring consistency with statutory objectives. Because of the importance to the Government and the public of the issues involved, the Department is subjecting these regulations to regulatory impact analysis.

Status: A proposal was published on December 28, 1979, and modified by a proposal concerning the treatment of concession contracts published on December 12, 1980. Final regulations were published on January 16 and 19, 1981, to take effect on February 17 and 18, 1981, respectively. However, in response to the January 1981 Presidential memorandum the effective dates of these regulations were stayed until August 15, 1981, to permit the Department to review the rules fully before they take effect. During this period the Department conducted a thorough review of the regulation. A proposal resulting from this review was published in the Federal Register on August 14, 1981 (46 FR 41380). The effective date of the regulations published on January 16 and 19, 1981, has been further deferred until action is taken on the August 14, 1981 proposal. A notice of hearing, scheduled for November 19-20, was published on October 20, 1981 (46 FR 51405) in order to allow interested parties an opportunity to present their views on the proposal.

Contact: Dorothy P. Come, Room S3502, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-8333.

7. ESA—29 CFR Part 505—Labor Standards on Projects or Productions Assisted by Grants from the National Endowment for the Arts (FLSA)

The regulation sets forth procedures to carry out the provisions of Section 5(j) of the National Foundation on the Arts and Humanities Act of 1965 relating to labor standards requirements on projects or productions assisted by grants from the National Endowment for the Arts. The regulation must be updated to reflect the application of labor standards requirements with respect to all professional performers and related or supporting professional personnel employed on projects or productions financed in whole or in part under grants made by the National Endowment for the Humanities brought about by the 1976 amendments to the National Foundation on the Arts and the Humanities Act of 1965. The need for a

regulatory impact analysis is under study.

Status: A proposed regulation was published on December 19, 1980 (45 FR 83914), and public comments were received until May 22, 1981, for this proposal. Publication of a final regulation is anticipated by the Spring 1982.

Contact: James L. Valin, Room S3508, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-7043.

8. ESA—20 CFR Part 730—Procedures for Processing Discrimination Complaints Under Section 428 of the Black Lung Benefits Act

Regulations are needed to implement Section 428 of the Black Lung Benefits Act, which prohibits coal mine operators from discharging or otherwise discriminating against any miner in their employ because such miner is suffering from pneumoconiosis. These regulations will establish procedures for the processing of these discrimination complaints set out in a December 1979 Memorandum of Understanding between the Mine Safety and Health Administration and the Employment Standards Administration of the Department. A regulatory impact analysis is not required.

Status: Proposed regulations were published on January 27, 1981 (46 FR 8854). Publication of final regulations is anticipated by December 31, 1981.

Contact: Robert Dorsey, Room C3526, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-6727.

9. ESA—20 CFR 725.491(b)(2) Obligations of Lessors for Claims Arising Under Part C of Title IV of the Federal Mine Safety and Health Act, as Amended

This regulation is part of several proposals seeking to define the procedures for the adjudication and payment of benefits on claims for disability due to Black Lung disease. This proposal would clarify the circumstances under which a lessor of a coal mine will not be liable for payment of such benefits. A regulatory impact analysis is not required.

Status: A proposed change to § 725.491(b)(2) was published for comment on January 27, 1981 (46 FR 8570). Publication of a final regulation is anticipated by February, 1982.

Contact: Robert Dorsey, Room C3316, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-9486.

10. ESA—20 CFR Part 702—Longshoremen's and Harbor Workers' Compensation

Revisions and additions to the Longshoremen's Act regulations have

been proposed to reflect and codify the Department's policies and procedures for handling second injury relief cases and to modify the procedures pertaining to the annual assessment of insurance carriers and self-insurers. The need for a regulatory impact analysis is under study.

Status: Proposed regulations on the handling of second injury relief cases and the annual assessment of insurance carriers and self-insurers were published for comment on January 27, 1981 (46 FR 8890). Publication of final regulations on these issues is anticipated by May 31, 1982.

Contact: Neil Montone, Room C4315, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-8572.

Pre-Proposed Rules

11. ESA—29 CFR Part 541—Defining the Terms "Executive," "Administrative," "Professional," and "Outside Salesman" (FLSA)

These regulations set forth criteria for determining the application of the Fair Labor Standards Act exemption for "executive," "administrative," "professional," and outside sales employees from the minimum wage and overtime requirements of the Act. They delineate the duties, responsibilities, and minimum salary levels necessary for employees to qualify for the minimum wage and overtime exemption contained in Section 13(a)(1) of the Act. In addition, they set an "upset" test—a salary level above which employees are considered exempt if they simply meet a primary duty test. The current salary test levels were established on April 1, 1975, on an interim basis, with the last "permanent" levels having been set in March 1970. Salaries paid to executive, administrative and professional employees, and other workers have increased since the 1975 test levels were adopted. Changes in these salary tests may be appropriate to reflect the general salary levels at which executive, administrative and professional workers are currently paid in order to assure that the exemption is applied in accord with the purposes of the Act. In addition, the Department is reviewing other aspects of the duties, responsibilities, and salary test provisions of these regulations to determine whether any further changes in the regulations may be appropriate at this time. A regulatory impact analysis is required.

Status: A proposed rule was published on April 7, 1978 (43 FR 14688). A final rule was published on January 13, 1981, to take effect on February 13, 1981. However, on February 12, 1981, the effective date was stayed indefinitely

pursuant to the January 1981 Presidential memorandum in order to allow the Department to review the regulation more fully before it takes effect. Also, the public comment period was reopened until April 6, 1981. On March 27, 1981 (46 FR 18998), the Department published as a notice of proposed rulemaking its intention to suspend indefinitely the final regulations which had been scheduled to become effective on February 13, 1981, to provide further time for the Department to consider the economic effects of the regulation and to determine whether it should go into effect in its present form, and invited specific comments focusing on the precise economic impact of the regulations in certain respects. The public comment period closed on April 27, 1981. The effective date continues to be stayed while the Department considers the above proposal. The publication of a new proposed regulation is anticipated by July 31, 1982.

Contact: James L. Valin, Room S3508, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7043.

12. ESA—29 CFR Part 516—Records to be Kept by Employers (FLSA)

This regulation contain recordkeeping requirements applicable to all employers whose employees are covered by the FLSA. Certain sections of this regulation need to be deleted and a revision must be made to reflect the repeal of certain FLSA exemptions and modification of another exemption by the 1974 and 1977 amendments to the Act. A regulatory analysis is not required.

Status: The publication of a proposed regulation is anticipated by Spring 1982.

Contact: James L. Valin, Room S3508, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7043.

13. ESA—29 CFR Part 570, Subpart C—Employment of Minors Between 14 and 16 Years of Age (FLSA)

This regulation sets forth the periods and conditions for the employment of minors 14 and 15 years of age that will not interfere with their schooling, health and well-being. This regulations is issued under Section 3(1) of the Fair Labor Standard Act. Major changes have not been made since it was revised to implement the 1961 amendments to the FLSA. Review of the regulation is needed in light of social and economic changes since that time. In addition, revisions in the regulation are needed in order to clarify its meaning and provide consistency in the application of its

provisions. The need for a regulatory impact analysis is under study.

Status: The publication of a proposed regulation is anticipated by early 1982.

Contact: Gordon Claucherty, Room S3528, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7531.

14. ESA—29 CFR 570.61—Occupations Involving Slaughtering, Meat Packing, or Processing, or Rendering (Child Labor Hazardous Order No. 10) under the FLSA

This Order prohibits the employment of minors 16 and 17 years of age in occupations involving slaughtering, meat packing or processing, or rendering. A review of this order is needed to clarify its scope and to update it in light of various technological changes which have occurred in the affected industries since it was adopted. A regulatory impact analysis is not required.

Status: The publication of a proposed regulation is anticipated by March 31, 1982.

Contact: Gordon Claucherty, Room S3528, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7531.

15. ESA—20 CFR Part 722—Criteria for Determining Whether State Workers' Compensation Laws Provide Adequate Coverage For Pneumoconiosis and Listing of Approved Laws

These regulations establish procedures and standards to be applied by the Secretary of Labor in determining whether a State workers' compensation law provides adequate coverage for death or disability due to pneumoconiosis. Review and revision of Part 722 is necessary because of the amendments to Section 421 of the Black Lung Benefits Act by the Black Lung Benefits Reform Act of 1977. A regulatory impact analysis is not required.

Status: The publication of a proposed regulation is anticipated by February 1982.

Contact: James Yocom, Room C3520, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-6692.

16. ESA—20 CFR Part 726—Black Lung Benefits: Requirements for Coal Mine Operators Insurance

These rules govern the manner by which a coal mine operator shall fulfill its insurance obligations under the Black Lung Benefits Act, either by qualification as a self-insurer or by contracting with a commercial insurance company. Revision of Part 726 is necessary as a result of enactment of the Black Lung Benefits Reform Act of 1977 and the Black Lung Benefits Revenue

Act of 1977. The need for a regulatory impact analysis is under study.

Status: the publication of a proposed regulation is anticipated by February 1982.

Contact: James Yocom, Room C3520, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-6692.

17. ESA—20 CFR 725.608—Interest Rates for Reimbursement to the Black Lung Disability Trust Fund Arising from Claims for Benefits Under Part C of Title IV of the Federal Mine Safety and Health Act, as amended

This regulation is part of several proposals seeking to define procedures for the adjudication and payment of benefits on claims for total disability due to black lung disease. The regulation would change the rate of interest to be paid by mine operators or other employers on reimbursements to the Black Lung Disability Trust Fund. A regulatory impact analysis is not required.

Status: Publication of a notice of proposed rulemaking modifying § 725.608 on interest charges is anticipated by February, 1982.

Contact: Robert Dorsey, Room C3316, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-6692.

18. ESA—20 CFR Parts 702 and 703—Longshoremen's and Harbor Workers' Compensation

Revisions and additions to the Longshoremen's Act regulations are being considered. These revisions would establish standards to permit employer groups to qualify as self insurers under 20 CFR Part 703, clarify procedures related to the provision of rehabilitation services, and would make other changes. The need for a regulatory impact analysis is under study.

Status: Publication on these and other related matters is anticipated by October 30, 1982.

Contact: Neil Montone, Room C4315, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-8572.

19. ESA—20 CFR Part 10—Claims for Compensation Under the Federal Employees' Compensation Act, as amended

All rules and regulations are presently being revised for simplicity and clarification. This will produce a more efficient and uniform processing of claims at all levels both within and outside of OWCP. A regulatory impact analysis is not required.

Status: Publication of a proposal is anticipated by January 31, 1982.

Contact: John D. McLellan, Jr., Room S3229, Frances Perkins Building, 200

Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7552.

EMPLOYMENT AND TRAINING ADMINISTRATION

Final Rules

1. ETA—20 CFR Parts 676 and 679—Comprehensive Employment and Training Act Regulations; Amendments to Title VII and PSE Base Average Annual Wage Provisions*

The purpose of this regulation is to implement the statutory amendment to Title VII of the Comprehensive Employment and Training Act enacted on December 23, 1980 (Pub. L. 96-583). The amendment made various substantive changes in provisions governing Private Sector Initiative Programs under Title VII of CETA and also amended Section 122(i)(2) of the Act to increase the base average annual wage for Public Service Employment under Titles II-D and VI. A regulatory impact analysis was not required.

Status: These regulations were published in proposed form on May 19, 1981, and a final regulation was published on October 16, 1981 (46 FR 51216). This item is therefore being removed from the agenda.

Contact: Mr. Jess Ramaker, Acting Administrator, Room 5014, Patrick Henry Building, 601 D Street, N.W., Washington, D.C. 20213, 202-376-6254.

2. ETA—20 CFR 653.230—Veterans Indicators of Compliance (Employment Service System (ESS))*

The Department has issued regulations to implement 38 U.S.C. Chapters 41 and 42 at 20 CFR Part 653, Subpart C. These regulations set forth requirements concerning services to veterans by State employment service agencies. Sections 653.221-226 set forth standards of performance governing State agency service to veterans, and § 653.230 sets forth veterans preference indicators of compliance for use in determining whether the performance standards have been met. Under 20 CFR 653.230(c), (e) and (j) the Employment and Training Administration is required to update the numerical values for the veterans preference indicators of compliance on an annual basis and to publish such values in the Federal Register. A regulatory impact analysis was not required.

Status: Indicators of Compliance for FY 1981 were published in final on July 6, 1981 (46 FR 34800). This item is therefore being removed from the agenda.

Contact: Lance Grubb, Patrick Henry Building, Room 8208, 601 D Street, N.W., Washington, D.C. 20213, (202) 376-6755.

Interim Final Rules**3. ETA—29 CFR Parts 675, 676, 677, and 680—Comprehensive Employment and Training Act, Amendment to Title IV and Governors' Grants***

These regulations implement technical amendments to CETA that resulted from passage of the Omnibus Budget Reconciliation Act of 1981 (Pub. L. 97-35, August 13, 1981). The amendments reduce the percentage of funds allocated to the Governors' Grants from 12 percent to 10.5 percent, with the Governors given the discretion on how to allocate the cut among the various programs. The amendments also provide for a 20 percent transferability of funds between the Title IV A youth program and Title IV C Summer youth program and provide that Youth Community Conservation and Improvement Projects (YCCIP) funds may be used at prime sponsor option, for Youth Employment and Training Programs (YETP) and any YCCIP funds reallocated by the Secretary may be used for YETP. Finally, the amendments delete the Title IV A substitution provisions pertaining to serving youth under Title II B/C. No regulatory impact analysis was required.

Status: Interim final regulations were published on September 4, 1981 (46 FR 44730), with public comments being received before November 1, 1981.

Contact: Mr. Jess Ramaker, Acting Administrator, Room 5014, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376-6254.

4. ETA—Social Security Disability Amendments of 1980 (Pub. L. 96-265), Work Incentive Program for AFDC Recipients Under Title IV of the Social Security Act. Title 29, Subtitle A, Part 56 for the Department of Labor. Title 45, Chapter II, Part 224 for the Department of Health and Human Services*

These regulations revise the regulations for the WIN program and are made necessary by the Social Security Disability Amendments Act of 1980 (Pub. L. 96-265). These regulations update and introduce changes to make the program more effective. The major provisions of the regulations include the addition of employment search activities as a registration activity; the authority to provide social services to support all registrants (applicants and recipients) in employment search; the exemption of full time working applicants and recipients from registration; and the authority for the Secretaries of DOL and DHHS to fix sanction periods for failure to participate, termination of employment, refusal to accept employment and reduction of earnings without good cause by the employee. A

regulatory impact analysis is not required for these regulations.

Status: The regulations were published as interim final rules on October 1, 1981 (46 FR 48606), with public comments being received before November 2, 1981.

Contact: Robert W. Easley, OWIN, Room 5106, Patrick Henry Building, 601 D Street, NW., Washington, 20513, (202) 376-7030.

5. ETA—29 CFR Part 56—Work Incentive Programs for AFDC Recipients under Title IV of the Social Security Act*

These regulations are made necessary by the revisions to the Work Incentive (WIN) program by the Omnibus Budget Reconciliation Act of 1981 (Pub. L. 97-35). These regulations make changes to several of the WIN exemption criteria and incorporate the provisions of previous court decisions relative to unemployed parents. A regulatory impact analysis is not required.

Status: These regulations were published on September 21, 1981 (46 FR 46776), as an interim final rule with public comments being received before November 20, 1981.

Contact: Robert Easley, OWIN, Room 5106, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-7030.

Proposed Rules/Advance Notices**6. ETA—20 CFR Part 655, Subpart B—Temporary Labor Certification Process for Occupations on Guam Other Than Agricultural and Logging: Modification of Apprenticeship-Journeyman Wage Progression Formula (ESS)**

This is a revision of previous regulations, with modification of the apprentice/journeyman wage progressions for construction workers on Guam to bring them into line with wages on the mainland. A regulatory impact analysis is not required.

Status: A proposed regulation was published on October 16, 1981 (46 FR 50982). A final regulation is expected to be published by the end of February 1982.

Contact: Aaron Bodin, Room 8410, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6295.

7. ETA—20 CFR Part 655, Subpart B—Temporary Labor Certification for Occupations on Guam other than Agricultural and Logging: Modification of Apprenticeship/Journeyman Adverse Effect Wage Rate Methodology (ESS)

The Department of Labor is considering revising its methodology for determining adverse effect wage rates on Guam or for deleting the requirement for such rates. Presently Apprentices

receive 80 percent of the wage rate of journeymen. This may be changed to allow employers to hire apprentices at B.A.T. (Bureau of Apprentice and Training) rates. The Department is reevaluating the whole formula for modification or possible elimination. A regulatory impact analysis is not required.

Status: An advance notice of proposed rulemaking was published on October 16, 1981 (46 FR 50981). Public comments will be received for 60 days from the date of publication. A proposed rule is expected to be published by Spring 1982.

Contact: Aaron Bodin, Room 8410, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6295.

8. ETA—20 CFR Part 655.202(b)(4)—Labor Certification Process for Employment of Temporary Alien Agricultural Workers in the U.S. (ESS)

The Department contemplates amending this regulation which specifies that an employer seeking to import alien agricultural labor must first make an offer of three meals a day to U.S. workers. The purpose of the amendment is to allow for exceptions to this offer if prevailing practice supports other arrangements. A regulatory impact analysis is not required.

Status: A proposal was published on August 22, 1980 (45 FR 56074). It is anticipated that the final rulemaking will be published shortly.

Contact: Grover Sanders, Room 8408, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6889.

9. ETA—20 CFR Part 656—Labor Certification Process for the Permanent Employment of Aliens in the United States (ESS) *

This is a modification of a previous regulation. Specifically, ETA proposed to add to its schedule (a list of precertified occupations at 20 CFR 656.10) Canadian citizens who work for international railroads and have qualified for employment in the United States on the basis of seniority rights under a collective bargaining agreement between the employer and an international labor union. A regulatory impact analysis is not required.

Status: A proposed rule was published on January 16, 1981 (46 FR 3910). A final rule should be published by the end of June 1982.

Contact: Aaron Bodin, Room 8410, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6295.

10. ETA—20 CFR Part 614—Unemployment Compensation for Ex-Servicemembers (UCX)*

These regulations implement 5 U.S.C. 8521–8525 which establish a permanent program of unemployment compensation for ex-servicemembers. The program is administered under agreement with State Employment Security Agencies. A review of the regulation is required because of amendments to the law made by Pub. L. 94–566. A regulatory impact analysis is not required.

Status: These regulations were published on January 23, 1981 (46 FR 7796), as proposed rules. The publication date of a final regulation has not been established.

Contact: Charles Reynolds, Room 7014, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202–376–6222.

11. ETA—20 CFR Part 609—Unemployment Compensation for Federal Civilian Employees (UCFE)*

These regulations implement 5 U.S.C. 8501–8508, which establish a permanent program of unemployment compensation for Federal Civilian employees administered under agreements with State Employment Security Agencies. A review of the regulations is required because of amendments made to the law by Pub. L. 94–566. A regulatory analysis is not required.

Status: These regulations were published on January 23, 1981 (46 FR 7786), as proposed rules. The publication date of a final regulation has not been established.

Contact: Charles Reynolds, Room 7014, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202–376–6222.

12. ETA—20 CFR 676.40–2—Comprehensive Employment and Training Act (CETA). Allowability of Legal Expenses*

This regulation would specify the conditions under which Comprehensive Employment and Training Act (CETA) funds may be used by recipients (and their subrecipients and contractors) for legal fees associated with administration of grants. The regulations would provide CETA recipients with more explicit and comprehensive guidance as to the allowability of legal costs than presently exists. A regulatory impact analysis is not required.

Status: These regulations were published in proposed form on January 23, 1981. The date for issuing the final regulation has not yet been established.

Contact: Mr. Jess Ramaker, Acting Administrator, Room 5014, Patrick

Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376–6254.

13. ETA—20 CFR Parts 675 and 676—Comprehensive Employment and Training Act (CETA). Complaints, Investigations and Sanctions*

This regulation would revise the CETA rules concerning complaints, investigations and sanctions. These revisions are considered necessary for the proper operation of complaint, investigation and hearing procedures under CETA. A regulatory impact analysis is not required.

Status: These regulations were published in proposed form on January 27, 1981 (46 FR 9008). The date for issuing the final regulations has not yet been established.

Contact: Mr. Jess Ramaker, Acting Administrator, Room 5014, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376–6254.

14. ETA—20 CFR 675.5–1(e)—Comprehensive Employment and Training Act (CETA). Regulations Concerning Eligibility of Prisoners*

This regulation would amend the regulation at 20 CFR 675.5–1(e), published on May 20, 1980, at 45 FR 33859, concerning CETA eligibility requirements for persons institutionalized in prisons, jails or similar correctional institutions. The proposal would permit CETA funds to be used to provide employment and training services to prisoners consistent with participation time frames applicable to CETA programs, with the restriction that stipends or allowances shall not be paid to any prisoner participating in such activities within the confines of the prison prior to one year from presumptive release. A regulatory impact analysis is not required.

Status: These regulations were published in proposed form on January 23, 1981 (46 FR 7395). The date for issuing the final regulation has not yet been established.

Contact: Mr. Jess Ramaker, Acting Administrator, Room 5014, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376–6254.

15. ETA—20 CFR Part 29—Labor Standards for the Registration of Apprenticeship Programs

The purpose of this proposed addition to the regulations is to set forth a listing of occupations considered apprenticeable by the Bureau of Apprenticeship and Training or one or more of the State and territorial apprenticeship agencies. Appendix A is an initial listing of those occupations that appear to possess all of the required characteristics listed in Title 29 CFR

29.4. Appendix A has been proposed as an addition to Part 29 to implement the National Apprenticeship Act's provisions directing the Secretary of Labor to formulate and promote apprenticeship labor standards and to cooperate with State agencies similarly engaged. A regulatory impact analysis is not required.

Status: Appendix A was published as a proposal on March 11, 1980 (46 FR 15571). On February 13, 1981, the comment period was extended until June 30, 1981. Publication in final form is planned to be no earlier than winter of 1981–1982 to allow sufficient time for the Federal Committee on Apprenticeship to develop its recommendations.

Contact: Paul H. Vandiver, Room 5414, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376–6217.

16. ETA—20 CFR Part 638—Airline Employee Protection Program*

These regulations are being developed to implement the employee protection provisions of the Airline Deregulation Act (Pub. L. 95–505). The Department may be required to develop these regulations in accordance with this new legislation. A regulatory impact analysis is not required.

Status: The regulations are being reviewed. The proposed regulations for Airline employee protection were published on March 30, 1979 (44 FR 19146). Further action on these regulations is being re-evaluated pending final action on legislation that may eliminate the need for this program. The publication date of a final regulation has not been established.

Contact: Robert S. Kenyon, Room 7004—Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202–376–7545; or LMSA Contact: Lary Yud, Room S5639—Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202–523–6495.

Pre-Proposed Rules

17. ETA—20 CFR Part 689—Migrant and Other Seasonally Employed Farmworkers Program Under the Comprehensive Employment and Training Act (CETA)*

Amendments to regulations at 20 CFR 689.204 and 20 CFR 689.206 would modify the competitive process by which CETA Section 303 migrant and seasonal farmworkers grantees are selected by incorporating improvements recommended by the General Accounting Office and the National Academy of Public Administration. Amendments to regulations at 20 CFR Part 689 will also add Subparts H and I concerning youth programs for members

of migrant and other seasonally employed farmworker families. A regulatory impact analysis is not required.

Status: The publication of a proposed regulation by April 1, 1982 is anticipated.

Contact: William J. Kacvinsky, Room 6402, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6093.

18. ETA—20 CFR 676.46—Secretary's Performance Standards for CETA Prime Sponsors*

Section 126(a)(2) of the Comprehensive Employment and Training Act, as reauthorized in 1978, requires the Secretary to establish prime sponsor performance standards which take into account differences in local conditions, including the nature of the needs and the employment barriers faced by the population to be served, and the local labor market conditions, such as the levels of unemployment, the growth or decline of industry in the community and other factors.

The regulations would contain a standardized methodology which must be used by the prime sponsors to establish local performance standards for CETA Titles II B/C and VII and for Services to Youth in FY 83. A regulatory impact analysis is not required.

Status: The Department plans to have these regulations published as proposed rulemaking in March 1982, and in final form by May 15, 1982.

Contact: Peter E. Rell, Patrick Henry Building, 601 D Street, NW., Washington, D.C., 20213, (202) 376-7840.

19. ETA—20 CFR Part 676, Subpart F, §§ 676.81-676.93—Rewards and Sanctions for CETA Recipients*

Section 106(d)(1) provides the Secretary with the authority to terminate or suspend financial assistance, in whole or in part, and order such sanctions or corrective actions as are appropriate when it is concluded that any recipient of funds under the Comprehensive Employment and Training Act has failed to comply with any provision under the Act or the regulations.

The proposed regulations will outline under what conditions a prime sponsor may be rewarded or be subject to sanctions, provide examples of possible rewards or sanctions, and specify the appeals process, where applicable, prior to the imposition of sanctions. A regulatory impact analysis is not required.

Status: The Department plans to have these regulations published as proposed rulemaking in March 1982, and in final form by May 15, 1982.

Contact: Peter E. Rell, Patrick Henry Building, 601 D Street, NW., Washington, D.C., 20213, (202) 376-7840.

20. ETA—20 CFR Part 654—Change in the Effective Date of the Annual Listing of Eligible Labor Surplus Areas (ESS)*

Under the current regulations, labor surplus areas are classified on an annual basis, effective from June 1 through May 31, of the following year. The Department proposes to change the effective date of the "Annual Listing of Eligible Labor Surplus Areas" from June 1 to October 1 of each year to correspond with the fiscal year. A regulatory impact analysis is not required.

Status: The publication of a proposed regulation by early 1982 is anticipated.

Contact: James W. Higgins, Room 9304, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6538.

21. ETA—20 CFR 653—Subpart C—Services for Veterans (ESS)*

Revisions to these rules are required to implement Pub. L. 96-466, Veterans Rehabilitation Amendments of 1980, signed by the President October 17, 1980, which made changes affecting services for veterans as provided by the United States Employment Service. In addition, this section of regulations will be reviewed for clarity and be updated to reflect current conditions and requirements. A regulatory impact analysis is not required.

Status: The date for proposed rulemaking has not yet been established.

Contact: Oscar Gjernes, Room 8118, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6909.

22. ETA—20 CFR Part 653, Subpart D—Services to Handicapped (ESS)*

This section of the Basic Employment Service Regulations, covering services to handicapped individuals, had been reserved pending approval and issuance of the broad-based Department of Labor Section 504 regulations. Now that the 504 regulations have been published, the Employment Service is publishing specific rules for the State Employment Security Agencies. No regulatory impact analysis is required.

Status: The date for proposed rulemaking has not yet been established.

Contact: Oscar Gjernes, Room 8118, Patrick Henry Building, 601 D Street, NW, Washington, D.C. 20213, 202-376-6909.

23. ETA—20 CFR Part 653, Subparts A and E—Basic and Support Services of the Employment Service System—Technical Amendments*

The Basic and Support Services of the Employment Service System regulations were published as final rules on January 23, 1981, and became effective April 23, 1981. Subsequent to publication of these final rules on basic and support services, amendatory and clarifying changes have been found necessary. A regulatory impact analysis is not required.

Status: It is expected that the proposed rulemaking will be published by Spring 1982.

Contact: Edward A. Waters, Room 8018, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376-6700.

24. ETA—20 CFR 655.207—Adverse Effect Wage Rate Methodology (ESS)

This subpart contains regulations related to establishing Adverse Effect Wage Rates for the Temporary Employment of Aliens in Agriculture. A revised regulation would establish a new methodology for computing and applying a wage rate offered by employers who request utilization of temporary alien workers in agriculture. The proposal will not impact on shepherding or logging activities. A regulatory impact analysis is required.

Status: The final regulation was published January 16, 1981, and would have been effective February 17, 1981. However, the Department pursuant to the January 1981 Presidential memorandum, published in the Federal Register a notice deferring the effective date until March 30, 1981. On March 27, 1981, the Department published a further notice that deferred the effective date of the regulation until action had been taken to withdraw the rule. The Department withdrew the final rule in a notice published in the Federal Register of June 23, 1981 (46 FR 32437). Withdrawal of this final rule on AEWR means that the "old" methodology at § 655.207 is still in effect. The Department is at the present time developing a new methodology that will be the product of considerable consultation with all interested parties. Since the new methodology is but one element in a broad review of Departmental responsibilities regarding the admission of aliens, no projected publication date has been established.

Contact: Ken Bell, Room 8410, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6295.

25. ETA—20 CFR Part 653, Subpart F—Basic and Support Services of the Employment Service System—Secretary's Performance Standards*

The Wagner-Peyser Act of 1933 provided the Secretary with legislative authority to undertake specific management actions which include:

- a. Developing and prescribing minimum standards of efficiency;
- b. Ascertaining whether the system of public employment offices maintained in each state is conducted in accordance with the rules and regulations and the standards of efficiency prescribed by the Secretary; and
- c. Making such rules and regulations as may be necessary to carry out the provisions of the Act.

The regulations would contain a standardized methodology which must be used to establish individualized performance standards for the Employment Service agencies. A regulatory impact analysis is not required.

Status: The Department plans to publish these regulations as proposed rulemaking in Spring, 1982, for final publication in April or May, 1982.

Contact: Peter E. Rell, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376-7840.

26. ETA—20 CFR Part 654, Subpart C—Targeted Jobs Tax Credit (TJTC) (ESS)

Pub. L. 97-34, the Economic Recovery Tax Act of 1981, was signed by the President on August 13, 1981. Section 261 of that Act extends the life of the Targeted Jobs Tax Credit (TJTC) program—in modified form—through December 31, 1982. As the Employment Service has a major role in determining the eligibility and certifying employment of participating workers under this Act, rulemaking is necessary for the proper and efficient administration of the TJTC program. A regulatory impact analysis is not required.

Status: Publication of proposed rules is expected in the Spring 1982.

Contact: Charles I. Carter, Room 8018, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, (202) 376-6700.

27. ETA—20 CFR 653.230 (c), (e), and (j)—Veterans Indicators of Compliance*

Under 20 CFR 653.230 veterans preference indicators of compliance are set forth for use in determining whether state employment agencies have met performance standards governing service to veterans. Under 20 CFR 253.230 (c), (e) and (j) the Employment and Training Administration is required to update the numerical values for the veterans preference indicators of compliance on an annual basis and to

publish such values in the Federal Register. A regulatory impact analysis is not required.

Status: The proposed indicators of compliance for fiscal year 1982 will be published in the first quarter of fiscal year 1982.

Contact: Lance Grubb, Patrick Henry Building, Room 8208, 601 D Street, NW., Washington, D.C. 20213, 202-376-6755.

28. ETA—20 CFR Part 615—Extended Benefits under Federal Unemployment Tax Act (FUTA)*

These regulations are being amended to implement amendments made by the Multiemployer Pension Plan Amendments Act of 1980 (Pub. L. 96-364) the Omnibus Reconciliation Act of 1980 (Pub. L. 96-499) and the Omnibus Budget Reconciliation Act of 1981 (Pub. L. 97-35) to the Federal-State Extended Unemployment Compensation Act of 1970. The regulations would (1) provide for the denial of extended benefits to certain interstate claimants and to individuals who fail to meet certain specified requirements relating to acceptance of or application for suitable work, or who fail to actively engage in seeking work, (2) provide for the purging of certain disqualifications in order to establish eligibility for extended benefits, and (3) establish the method of determining the rate of insured unemployment for extended benefit claims, the State trigger rates and removal of the National trigger. A regulatory impact analysis is not required.

Status: Publication of proposed rules in 1981 is anticipated.

Contact: Edwin Kerley, Room 7102, Patrick Henry Building, 601 "D" Street, NW., Washington, D.C. 20213, (202) 376-7105.

29. ETA—20 CFR 601.5(f)—FUTA Offset Credit Regulations*

These regulations would implement the Omnibus Budget Reconciliation Act of 1981 (Pub. L. 97-35) providing for limiting FUTA offset credit reductions and for payment of interest on loans to State trust funds.

These regulations would establish reporting procedures and define criteria for determining the level of solvency and tax effort as required in law, that States must follow, in order to qualify for a cap on the reduction of FUTA offset credits. Procedures would also be set forth to cover reporting of information related to the interest charges on new loans beginning April 1, 1982. A regulatory impact analysis is not required.

Status: The proposal is expected to be published by Spring 1982.

Contact: James Van Erden, Room 7410, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-7066.

30. ETA—Work Incentive Program for AFDC Applicants and Recipients Under Title IV of the Social Security Act, Title 29, Subtitle A, Part 56 for the Department of Labor (DOL), Title 45, Chapter II, Part 224 for the Department of Health and Human Services (DHHS)*

These regulations will be proposed to implement Section 306 of the "Adoption Assistance and Child Welfare Act of 1980." This amendment to the Social Security Act establishes a time limit for States to file claims for the Federal share of expenditures in programs established by various titles of the Act, including Title IV which in Parts A and C contains the WIN enabling legislation. The Departments of Labor and Health and Human Services which jointly administer the program thereby will know their total financial obligations for each fiscal year soon after the end of that year.

The legislative amendment establishes a new Section 1132 in the Social Security Act which provides that State claims for the Federal portion of expenditures under Title IV of the Act made on or after October 1, 1979, must be filed within the 2-year period beginning on the first day of the calendar quarter following the quarter in which the expenditures are made. The law provides for exceptions when this time limit will not apply.

In order to implement the new legislation DHHS issued final regulations on January 15, 1981, with a comment period (46 FR 3527). However, since WIN is administered jointly by the Secretaries of both Departments, and State claims for Federal financial participation under Part C of Title IV are paid by the Secretary of Labor, these regulations are needed to implement the aforementioned legislation throughout the WIN program. They will follow very closely the DHHS regulations published under 45 CFR Part 95. A regulatory impact analysis is not required.

Status: It is anticipated that a proposal will be issued by the end of 1981, with the final to follow shortly thereafter.

Contact: Robert Easley II, OWIN, Room 5106, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20513 (202) 376-7030.

31. ETA—29 CFR Part 60—Senior Community Service Employment Program (SCSEP)*

These regulations govern the Senior Community Service Employment Program under Title V of the Older

Americans Act. New regulations, to replace existing regulations, will be developed in order to implement pending amendments to the authorizing legislation. A regulatory impact analysis is not required.

Status: A publication date has not yet been established.

Contact: Paul A. Mayrand, Room 6122, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6232.

32. ETA—29 CFR Parts 90 and 91—Adjustment Assistance for Workers After Certification Under the Trade Act of 1974*

These regulations are required by Section 248 of the Trade Act of 1974 and are being amended to implement new legislation (Pub. L. 97-35) relating to individual entitlements to trade adjustment assistance for certain workers. A regulatory impact analysis is not required.

Status: Enactment of Omnibus Budget Reconciliation Act of 1981 requires major changes to these regulations. These changes will be published under 20 CFR Part 635, and such publication will supersede 29 CFR Parts 90 and 91. Publication of new regulations in final with a post-publication comment period is anticipated before January 1, 1982.

Contact: Robert Gillham, Room 7306—Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-7700.

33. ETA—41 CFR Part 29-70—Certification of Grantor Procurement Regulations*

The purpose of these regulations is to implement OMB Circular A-102 attachment O which requires that a grantor agency be certified. These regulations would relate to the acquisition procedures and provide guidelines for ETA grantees related to Automatic Data Processing Equipment. A regulatory impact analysis is not required.

Status: Publication of proposed regulations is anticipated in Spring 1982.

Contact: Harvey Horn, Room 4410, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6176.

34. ETA—41 CFR Part 29-70—Acquisition and Use of Automatic Data Processing Equipment (ADPE) and Service*

The certification process requires procedures for the acquisition of ADPE when a grantee has not been certified and if a grantee is decertified. The purpose of these regulations is to assure uniform application of procedures. A regulatory impact analysis is not required.

Status. Publication of proposed regulations is anticipated in the Spring 1982.

Contact: Harvey Horn, Room 4410, Patrick Henry Building, 601 D Street, NW., Washington, D.C. 20213, 202-376-6176.

LABOR-MANAGEMENT SERVICES ADMINISTRATION

Final Rule

1. LMSA—29 CFR Part 92—Redwood Employee Protection Program*

The Department of Labor is responsible for administering the Redwood Employee Protection Program established by Title II of the Redwood National Park Expansion Act of 1978 (Pub. L. 95-250). Under Title I of the Act, employees whose jobs were lost as a result of this Park expansion were designated to receive preference in hiring for both Federal civilian jobs and jobs with certain private employers. In addition, under Title II of the Act, these employees were provided with a program of income and benefit maintenance, and with retraining, job search, and job relocation allowances.

The Department developed criteria to be used in determining applicant eligibility for Redwood Employee Protection Program (REPP) benefits based on layoffs occurring subsequent to September 30, 1980. A regulatory impact analysis is not required.

Status: Proposed regulations were published in the Federal Register on March 13, 1981, allowing 30 days for public comment. The final rule was published on June 19, 1981 (46 FR 32214), and became effective the same date. This item is therefore removed from the Agenda.

Contact: Robert Johnson, Room N5639, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-6495.

Proposed Rules

2. LMSA—29 CFR Part 225—Hospital Employee Protection Program Under Section 1642(c), Public Health Services Act

President Carter signed the Health Planning and Resources Development Act of 1979 on October 4, 1979. Included in Title III of this legislation is a new HHS administered grant program designed to encourage and assist the discontinuance of unneeded hospital services.

Section 1642(c)(1) of the Act requires the certification of employee protective arrangements by the Secretary of Labor before the approval of grant applications by HHS. Section 1642(c)(2) states that "[t]he Secretary of Labor shall by regulation prescribe guidelines for

arrangements for the protection of the interests of employees affected by the discontinuance of hospital services."

The Act requires the Secretary of Labor to certify that "fair and equitable arrangements have been made to protect the interests of employees affected by the discontinuance of services against a worsening of their positions with respect to their employment, including arrangements to preserve the rights of employees under collective bargaining agreements, continuation of collective bargaining rights consistent with the provisions of the National Labor Relations Act, reassignment of affected employees to other jobs, retraining programs, protecting pension, health benefits and fringe benefits of affected employees, and arranging adequate severance pay, if necessary." A regulatory impact analysis is not required.

Status: A proposed regulation was published on January 23, 1981, with comments due by March 24, 1981. Subsequently, on September 25, 1981, the Department published a Notice of Intent with respect to a Proposed Rule in the Federal Register. That Notice of Intent was to advise interested parties that DOL does not intend to publish a final rule pending action by the Department of Health and Human Services to issue a Notice of Proposed Rulemaking for its respective program responsibilities under Section 1641 of Pub. L. 96-79. At such time DOL intends to publish a revised notice of proposed rulemaking in the Federal Register which will take into consideration the comments received as a result of the January 23, 1981 notice and provide further opportunities for public comment.

Contact: Thomas H. Roadley, Room N5639, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-6495.

3. LMSA—29 CFR Part 452, Subpart J—Election Enforcement Provisions of the LMRDA

A proposed regulatory statement to revise and update existing enforcement provisions of the interpretative bulletin on elections (29 CFR Part 452) has been prepared. A regulatory impact analysis is not required.

Status: Proposed regulations were published on October 3, 1980 (45 FR 65925), allowing public comments to be submitted on or before December 2. A notice extending the comment period to December 17 was published on December 5, 1980. Publication of the final regulations is anticipated on or about March 1, 1982.

Contact: Kay Oshel, Room N5109, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7373.

**4. LMSA/ERISA—29 CFR 2530.203-3—
Suspension of Benefits**

This regulation would describe the circumstances under which an employee pension benefit plan will be permitted to suspend the payment of benefits to an employed retiree under section 203(a)(3)(B) of The Employee Retirement Income Security Act (ERISA). Section 203(a)(3)(B) of ERISA directs the Secretary to prescribe such regulations as may be necessary to carry out the purposes of that provision, including regulations with respect to the meaning of the term "employed". A regulatory impact analysis under E.O. 12291 has been conducted.

Status: A proposed regulation was published on December 19, 1978. A final regulation was published on January 27, 1981, to become effective May 27, 1981. The effective date of the regulation has been deferred until action is taken on the proposed amendments to the regulations, published September 1, 1981 (46 FR 43852), which made minor technical revisions to the January 27, 1981 rule.

Contact: Jay S. Neuman, Office of the Solicitor, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-8430 and Judith B. Kahn, PWBP, Room N4461, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-8430.

5. LMSA/ERISA—29 CFR Parts 2520 and 2530—Individual Benefit Reporting and Recordkeeping for Single Employer Plans

These regulations will govern (1) reports that must be furnished to participants in single employer pension plans (defined to include plans maintained by groups of employers under common control) and in some cases, to their beneficiaries, regarding the benefits to which they are entitled, or may become entitled, at retirement; and (2) records that must be maintained to provide the information necessary to prepare these reports. These regulations, if adopted, would provide necessary guidance to employers contributing to pension plans and to the pension plan administrators for compliance with certain statutory reporting and recordkeeping requirements of ERISA. Consideration is being given to whether a regulatory impact analysis is required.

Status: A proposed regulation was published on August 1, 1980 (45 FR 51231). A public hearing on the regulation was held on November 25,

1980. The publication date of a final regulation is under consideration.

Contact: Mary O. Lin, Office of the Solicitor, Room C-4508 Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-9595.

6. LMSA/ERISA—29 CFR Parts 2520 and 2530—Individual Benefit Reporting and Recordkeeping for Multiple Employer Plans

These regulations will govern (1) reports that must be furnished to participants in multiple employer pension plans (other than plans maintained by groups of employers under common control) and in some cases, to their beneficiaries, regarding the benefits to which they are entitled, or may become entitled, at retirement; and (2) records that must be maintained to provide the information necessary to prepare these reports. These regulations, if adopted, would provide necessary guidance to employers contributing to pension plans and to the pension plan administrators for compliance with certain statutory reporting and recordkeeping requirements of ERISA. Consideration is being given to whether a regulatory impact analysis is required.

Status: A proposed regulation was published on August 8, 1980 (45 FR 52824). A public hearing on the proposed regulation was held on December 4, 1980. The publication date of a final regulation is under consideration.

Contact: Mary O. Lin, Office of the Solicitor, Room C-4508 Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-9595.

**7. LMSA/ERISA—29 CFR Part 2550—
Definition of Plan Assets and Establishment of Trust**

This regulation would clarify what will be regarded as assets of an employee benefit plan under ERISA and would provide certain exemptions from the requirements that plan assets be held in trust. Clarification of the term "plan asset" is needed since it is a basic concept used, for example, in determining what property must be held in trust, and to what transactions the fiduciary responsibilities provisions of ERISA would apply. In addition, clarification was requested by commentators on a previously proposed regulation. Consideration is being given to whether a regulatory impact analysis is required.

Status: A proposed regulation was published on June 6, 1980 (45 FR 38084). The publication date of a final regulation is under consideration.

Contact: William A. Schmidt, Office of the Solicitor, Room C-4508, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-8610 and R. F. Nuissl, Pension

and Welfare benefit Programs, Room N4456, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7901.

**8. LMSA/ERISA—29 CFR Part 2520—
Revision of Annual Report Forms re: Master Trusts**

This form revision would change the manner in which employee benefit plans' investments in master trusts are reported annually under ERISA. The contemplated revision would make reporting easier from plans with no loss of information available to either the Secretary of Labor or to plan participants. Consideration is being given to whether a regulatory impact analysis is required.

Status: A proposed revised form was published on December 30, 1980 (45 FR 85793). The publication date of a final regulation is under consideration.

Contact: John Christensen, PWBP, Room N-4700, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-8684 and Stevan Durovic, Office of the Solicitor, Room C-4508, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7924.

**9. LMSA/ERISA—29 CFR Part 2510—
Supplemental Pay.**

This regulation would amend the existing regulation under section 3(2) of ERISA by describing the circumstances under which supplemental payments by employers to retirees to help offset the effect of inflation on pension benefits will be deemed to be made under an employee welfare benefit plan rather than under an employee pension benefit plan. Consideration is being given to whether a regulatory impact analysis is required.

Status: A proposed regulation was published on January 27, 1981 (46 FR 8571) and republished (in order to correct typographical errors) on February 6, 1981 (46 FR 12214). The publication date of a final regulation is under consideration.

Contact: R.F. Nuissl, PWBP, Room N-4456, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7901, and Scott Galloway, Office of the Solicitor, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-8658.

**10. LMSA/ERISA—29 CFR 2520.104b-10—
Proposed Regulations Relating to the
Summary Annual Report Furnished
Participants and Beneficiaries of Employee
Benefit Plans**

Pursuant to section 104(b)(3) of ERISA and 29 CFR 2520.104b-10 (April 3, 1979), the administrator of an employee benefit

plan, unless otherwise excepted, is required to furnish participants and beneficiaries each year a summary annual report (SAR) accurately reflecting financial information contained in the plan's annual return/report. Under 29 CFR 2520.104-41 (August 1, 1980), however, plans with fewer than 100 participants are required to file a full return/report (Form 5500-C or K) only every third year and are permitted to file a shorter, registration-type statement (Form 5500-R) in the two intervening years. The Department has under consideration amendments to the current SAR requirements which would harmonize with the new triennial filing cycle. Consideration is being given to whether a regulatory impact analysis is required.

Status: A proposed regulation was published on January 6, 1981 (46 FR 1304). The publication date of a final regulation is under consideration.

Contact: Joseph L. Roberts III, Room N-4700, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-8685.

Pre-Proposed Rules

11. LMSA—29 CFR Part 403—Labor Organization Annual Reports

LMSA is planning to revise the Labor Organization Annual Reports, Forms LM-2 and LM-3, which are incorporated by reference in 29 CFR 403.3 and 403.4. Those reporting forms require the disclosure of certain details regarding the financial condition and operations of labor organizations pursuant to the Labor-Management Reporting and Disclosure Act of 1959, as amended. A number of changes in format and content are being considered in order to simplify the reporting requirements of labor organizations, facilitate more efficient processing of the reports by the Department, and reduce the paperwork for labor organizations and the Department. A regulatory impact analysis is not required.

Status: Proposed revisions are anticipated to be published in the Federal Register in Fall 1981.

Contact: Denise Boucher, Room N5109, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-7373.

12. LMSA/ERISA—29 CFR 2550.414(c)(5)—Transitional Relief for Certain Dispositions of Property Under Section 414(c)(5) of ERISA

This proposed regulation would clarify the scope of the transitional relief provided in section 414(c)(5) of ERISA. The proposed regulation is designed to clarify the circumstances under which the prohibited transaction provisions contained in sections 406 and 407(a) of ERISA are inapplicable to certain sales,

exchanges or other dispositions of property to a party in interest. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a proposed regulation is under consideration.

Contact: Douglas Wham, Office of the Solicitor, Room C-4508, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-7923.

13. LMSA/ERISA—29 CFR 2550.406a-1—Prohibited Sales, Exchanges and Leases

Section 406(a)(1)(A) of ERISA provides that a fiduciary of a plan should not cause the plan to engage in a transaction if he or she knows or should know that such a transaction constitutes a direct or indirect sale, exchange or lease of property between the plan and a party in interest. The Department has received correspondence in the form of inquiries and requests for advisory opinions as to the scope of the prohibitions contained in Section 406(a)(1)(A).

The purpose of this proposed regulation is to provide guidance regarding the Department's view of sales, exchanges and leases between a plan and a party in interest. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a notice of proposed rulemaking is under consideration.

Contact: Jay A. Neuman, Office of the Solicitor, Room C-4508, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, (202) 523-8658.

14. LMSA/ERISA—29 CFR 2510.3-40—Certain Plans for Management and Highly Compensated Employees

The proposed regulation would provide guidance regarding the circumstances under which a plan will be deemed unfunded and maintained by an employer primarily for the purpose of providing deferred compensation for a select group of management or highly compensated employees.

Plans which have these characteristics are exempted from coverage under Parts 2 (participation and vesting), 3 (funding), and 4 (fiduciary), of Title I of ERISA, by sections 201(2), 301(a)(3) and 401(a) of ERISA respectively. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a notice of proposed rule is under consideration.

Contact: Jay S. Neuman, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-8658.

15. LMSA/ERISA—29 CFR 2550.404c—Participant Directed Individual Account Plans

Section 404(c) of ERISA provides that if a participant or beneficiary in certain plans that provide for individual accounts exercises control over the assets in his account, then the participant or beneficiary will not be deemed to be a fiduciary by reason of his exercise of control, and other plan fiduciaries will not be liable for any loss, or by reason of any breach of their fiduciary duties under Title I of ERISA, that results from the exercise of control. Section 404(c) specifically contemplates the issuance of regulations by the Department regarding the circumstances under which a participant or beneficiary will be deemed to have exercised control over assets in his individual account.

The purpose of the proposed regulation is to describe the kinds of plans referred to in section 404(c), the circumstances under which a participant or beneficiary will be considered to have exercised control over his individual account and the consequences under section 404(c) of such an exercise of control. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a notice of proposed rulemaking is under consideration.

Contact: William A. Schmidt, Office of the Solicitor, Room C-4508, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-8610.

16. LMSA-ERISA—29 CFR Part 2550—Loans to Participants

This regulation would describe the circumstances under which the exemption in section 408(b)(1) from the prohibited transaction provisions for loans by a plan to plan participants will be available. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a proposed regulation is under consideration; it is not anticipated that the proposal will be published before 1982.

Contact: William Flanagan, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW, 20210, 202-523-8610.

17. LMSA/ERISA—29 CFR Part 2550—Prohibited Extension of Credit

This regulation would interpret aspects of the statutory prohibition in section 404(a)(1)(B) of ERISA against the lending of money and other extensions of credit between a plan and a party in interest. Consideration is being given to

whether a regulatory impact analysis is required.

Status: The publication date of a proposed regulation is under consideration; it is not anticipated that the proposal will be published before 1982.

Contact: Mary O. Lin, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW, 20210, 202-523-9595.

18. LMSA/ERISA—29 CFR Part 2550—Definition of the term "qualifying employer real property"

This regulation would define various terms used in the statutory definition of "qualifying employer real property." Such property generally is real estate owned by a plan and leased to the employer sponsoring the plan. With specified exceptions, plans may not invest more than 10% of their assets in employer real property and securities issued by the employer. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a proposed regulation is under consideration; it is not anticipated that the proposal will be published before 1982.

Contact: Charmaine Gordon, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW, 20210, 202-523-9593.

17. LMSA/ERISA—29 CFR Part 2550—Conversions, Splits and Other Transactions not Deemed "Acquisitions"

This regulation would specify the extent to which conversions, splits, the exercise of rights and similar transactions will not be treated as "acquisitions" for purposes of section 407(d)(8), which limits the extent to which an employee benefit plan may acquire securities issued by the employer sponsoring the plan. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a proposed regulation is under consideration; it is not anticipated that the proposal will be published before 1982.

Contact: Charmaine Gordon, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW, 20210, 202-523-9593.

17. LMSA/ERISA—29 CFR Part 2550—Conversion of Securities

Section 408(b)(7) provides an exemption for the exercise of a privilege to convert securities, but only to the extent provided by regulation. This regulation would specify the circumstances under which the exemption is available. Consideration is

being given to whether a regulatory impact analysis is required.

Status: The publication date of a proposed regulation is under consideration; it is not anticipated that the proposal will be published before 1982.

Contact: Douglas Wham, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7923.

21. LMSA/ERISA—29 CFR Part 2550—Eligible Individual Account Plans

This regulation would clarify the term "eligible individual account plan" as used in section 407(d)(3). Such plans may invest all their assets in securities and real property related to the employer, provided certain conditions are met. Consideration is being given to whether a regulatory impact analysis is required.

Status: The publication date of a proposed regulation is under consideration; it is not anticipated that the proposal will be published before 1982.

Contact: William Schmidt, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-9592. **22. LMSA/ERISA—29 CFR Part 2520—Deferral of Date for Updated Summary Plan Descriptions.***

ERISA requires that each participant and beneficiary receive (along with the Department) an updated Summary Plan Description (SPD) every fifth year after the plan becomes subject to ERISA. This regulation would defer the distribution and filing requirements until five years after the date on which the SPD was last distributed (but in no case before November 6, 1982). Consideration is being given to whether a regulatory impact analysis is required pursuant to the provisions of E.O. 12291.

Status: The publication date of a notice of proposed rulemaking is under consideration.

Contact: John Malagrini, Pension and Welfare Benefit Programs, Room 47000, Frances Perkins Building, 200 Constitution Avenue, NW, Washington, D.C. 20210, 202-523-8684, and Stevan W. Durovic, Office of the Solicitor, Room C4508, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7924.

MINE SAFETY AND HEALTH ADMINISTRATION

Proposed Rules/Advance Notices

1. MSHA—30 CFR Part 23—Telephones and Signaling Devices*

This regulation would permit MSHA to approve telephones and signaling devices that are connected to the mine

power system. Previously MSHA could approve only battery operated devices. This amendment would conform the existing regulation to advances in technology. This regulation is necessary because it would remove outdated restrictions, without adverse economic impact, related to the design and approval of telephones and signaling devices in mines. It is issued pursuant to Section 101 of the Mine Act, which provides for the promulgation of improved safety and health standards. A regulatory impact analysis is not required.

Status: The proposed regulation was published on August 22, 1980 (45 FR 56308). A final rule is expected to be published by February 1982.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

2. MSHA—30 CFR Part 100—Civil Penalties)

MSHA's present civil penalty regulations were promulgated on May 30, 1978. At that time, MSHA made a commitment to review them after one year to determine if changes were needed. In August 1979, MSHA initiated this review and invited all segments of the mining industry to comment on both the substance and the application of the regulations. Numerous comments were received and MSHA determined that there was a need to amend the regulations to restructure the civil penalty system and provide increased incentives for mine operators to comply with the Act, standards and regulations. The Federal Mine Safety and Health Act of 1977 (Mine Act) provides for mandatory civil penalties for violations of the Act, standards and regulations. Further, Sections 105 and 110 of the Mine Act state that in proposing and assessing civil penalties, consideration must be given to specific statutory criteria. Consistent with these statutory requirements, and in light of the experience gained administering the 1978 regulations, new civil penalty regulations were proposed setting forth criteria and procedures for assessing such penalties. This rulemaking is also authorized under Section 508 of the Mine Act which provides that the Secretary may issue regulations necessary to carry out any provision of the Mine Act. The need for a regulatory impact analysis is under study.

Status: A proposed rule was published on November 7, 1980 (45 FR 74444). Public hearings will be the next step in the regulatory process but they have not yet been scheduled.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

3. MSHA—30 CFR Part 36—Electrical Components and Headlights for Mobile Diesel-powered Transportation Equipment*

This rule would modify the requirements and conditions for approval of permissible mobile diesel-powered transportation equipment for use in gassy metal and nonmetal mines. The regulation would remove current design restrictions which prohibit the use of certain electric-powered accessories on such equipment. The change would not affect currently approved equipment, but it would allow operators of gassy mines to use improved equipment which incorporate advance technology, and thereby afford greater safety and health protection for miners. This proposed amendment is necessary because it would remove outdated restrictions related to the design and approval of certain electric-powered accessories on mobile diesel-powered transportation equipment. It is authorized under section 101 of the Mine Act which provides for new and improved safety and health standards. A regulatory impact analysis is not required.

Status: A proposed rule was published on August 22, 1980 (45 FR 56312). A final rule is anticipated by February 1982.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

4. MSHA—30 CFR Part 19—Electric Cap Lamps*

This proposal would permit MSHA to modify procedures for testing cap lamps which incorporate advances in technology. It would enable MSHA to test and evaluate new and innovative cap lamp designs. The proposal would not affect currently approved cap lamps, and it would not affect testing and evaluation of any cap lamp design which can be approved under the existing procedures. This regulation would conform MSHA's procedures for approving electric cap lamps to changes in technology and is therefore consistent with the Department's regulatory reform initiatives. The regulation would be issued under the authority of Section 101 of the Mine Act which provides for new and improved safety and health standards. A regulatory impact analysis is not required.

Status: A proposed rule was published on May 16, 1980 (45 FR 32557); the comment period closed on July 15, 1980. A final rule is expected to be published by February 1982.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

5. MSHA—30 CFR Parts 55, 56 and 57—Review of Metal and Nonmetal Standards

MSHA is in the process of reviewing all of its metal and nonmetal safety and health regulations. This review is being undertaken to: (1) Eliminate unnecessary standards; (2) clarify and update existing standards; (3) incorporate technological advances; and, (4) reduce recordkeeping burdens on the industry. MSHA has received comments from the public and is in the process of setting priorities for the review. This project is consistent with the goals of Executive Order 12291, the Regulatory Flexibility Act, the Paperwork Reduction Act, and other Departmental initiatives related to improving the quality of government regulations and providing for regulatory relief, where appropriate. It is also authorized under Section 101 of the Mine Act which provides for the development, revision and promulgation of new and improved mandatory health and safety standards. The need for a regulatory impact analysis is under study.

Status: An advance notice of proposed rulemaking was published on March 25, 1980 (45 FR 19267). Beginning early next year, MSHA intends to hold informal open conferences to provide greater public input and participation on specific issues and regulatory concepts.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

6. MSHA—30 CFR Part 110—Safety and Health Standards for Construction Work At Surface Areas of Mines

This regulation would set forth minimum safety and health requirements for construction workers at surface areas of mines. Section 101(a)(8) of the Federal Mine Safety and Health Act of 1977 requires that the Secretary, to the extent practicable, promulgate separate standards applicable to mine construction activity on the surface. The need for a regulatory impact analysis is under study.

Status: An advance notice of proposed rulemaking, in which MSHA proposed to basically adopt OSHA's construction standards, was published on September 7, 1979 (44 FR 52258). A draft proposed rule is under review.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

Pre-Proposed Rules

7. MSHA—30 CFR Parts 75 and 77—Wire Rope Standards

This regulation would revise 30 CFR Parts 75 and 77 to include requirements for the selection, installation, use, inspection, maintenance, and removal of wire ropes used in underground and surface coal mines. Currently, MSHA's wire rope standards incorporate by reference the American National Standards Institute (ANSI) standard M.11.1 on wire ropes in mines. Two administrative law judges of the Federal Mine Safety and Health Review Commission have reached different conclusions as to whether the standard is advisory or mandatory. These decisions have encouraged MSHA to expedite its planned review of the wire rope standards.

This regulation, which would set forth specific requirements for wire ropes, would eliminate the need to incorporate by reference the ANSI standard and would clarify requirements related to the use of wire ropes in coal mines. It will be proposed under the authority of Section 101 of the Mine Act. A regulatory impact analysis is not required.

Status: MSHA is preparing a proposed rule and anticipates publication in January 1982.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

8. MSHA—30 CFR Parts 55, 56, 57, 75 and 77—Revisions to Mandatory Safety Standards for Coal and Metal and Nonmetal Mines Based on Affirmative Decisions on Petitions for Modification of the Application of Standards

Under Section 101(c) of the Mine Act, MSHA has granted many petitions for modification of the application of standards (variances) based on mine operators' implementation of alternative methods which reflect advances in technology. MSHA intends to review the standards for which modifications have been granted and determine which standards could be revised to allow the use of improved and alternative methods which provide adequate protection for miners. This regulation is necessary so that MSHA can revise its standards, as appropriate, to reflect technological advancements. MSHA also projects that the regulation would help reduce the time and paperwork associated with the petition process. These results would be consistent with E.O. 12291, and would reduce paperwork burdens on industry (and MSHA). MSHA plans to revise those

coal and metal and nonmetal standards which have been consistently modified through the petition process. This rule will be proposed under the authority of Section 101 of the Mine Act which provides for the promulgation of improved mandatory safety and health standards and is consistent with the Administration's and Department's regulatory reform initiatives. A regulatory impact analysis is not required.

Status: MSHA anticipates publishing an advanced notice of proposed rulemaking in January 1982.

Contact: Patricia W. Silvey, Mine Safety and Health Administration, 4015 Wilson Boulevard, Arlington, Virginia 22203, 703-235-1910.

OFFICE OF THE ASSISTANT SECRETARY FOR ADMINISTRATION AND MANAGEMENT

Proposed Rules

1. OASAM—41 CFR Part 29-1, Subpart 29-1.13—Minority Business Enterprises

This regulation would add a new subpart to the Department of Labor Procurement Regulations (DOLPR). It would implement the Federal Procurement Regulation 41 CFR Part 29-1, Subpart 29-1.13—Minority Business Enterprises, and provide additional policies and procedures for contracts with the Small Business Administration pursuant to Section 8 of the Small Business Act, as prescribed in 41 CFR Part 29-1, Subpart 29-1.7. A regulatory impact analysis is not required.

Status: A proposed rule was published on December 19, 1980 (45 FR 83548), with the period for public comment ending on February 17, 1981. Publication of a final rule is anticipated by December 31, 1981.

Contact: Walter C. Terry, Room S1004, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-9148.

2. OASAM—41 CFR Part 29-1, Subpart 29-1.7—Small and Disadvantaged Business Concerns and 41 CFR Part 29-1, Subpart 29-1.8—Labor Surplus Areas Concerns*

These regulations would amend 41 CFR Part 29-1, Subpart 29-1.7 "Small Business Concerns" and add a new subpart, 41 CFR Part 29-1, Subpart 29-1.8, entitled "Labor Surplus Area Concerns." The regulations are needed to incorporate requirements of Pub. L. 95-507, which amends the Small Business Act of 1953. The regulations would formally assign responsibility for administering and managing the programs under Sections 8 and 15 of the Small Business Act, as amended, to the Office of Small and Disadvantaged Business Utilization; update procedures for carrying out the goals of the

programs; and set out the duties of official personnel involved in the programs. A regulatory impact analysis is not required.

Status: A proposed rule was published on December 19, 1980 (45 FR 83548), with the period for public comment ending on February 17, 1981. Publication of a final rule is anticipated by December 31, 1981.

Contact: Walter C. Terry, Room S1004, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-9148.

3. OASAM—41 CFR Part 29-15—Cost Principles for State Employment Security Agency (SESA) Grants*

These regulations would establish general principles and procedures governing the allowability of SESA costs. They would consist of descriptions of particular types of costs which are allowable, allowable with prior Department of Labor approval, and unallowable as charges to grants to States for employment security and unemployment insurance administration. These regulations are needed to implement Federal Management Circular 74-4 and OMB Circular A-102 and to provide complete guidance to State agencies on the use of Reed Act funds. Legislative authority appears in the rulemaking provisions of the Wagner-Peyser Act (29 U.S.C. 49 C-3). A regulatory impact analysis is not required.

Status: A proposed rule was published on December 19, 1980 (45 FR 83998). Comments are being reviewed. A revised proposed rule is expected to be published by April 1, 1982.

Contact: Theodore Goldberg, Room S5520, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-9174.

Pre-proposed Rules

4. OASAM—41 CFR Part 29-1, Subpart 29-1.6—Debarred, Suspended and Ineligible Bidders*

These regulations govern the exclusion of individuals and concerns from eligibility to receive Department of Labor contracts on account of violations of applicable Federal laws and regulations. Current departmental regulations on this subject need to be reviewed and updated. A regulatory impact analysis is not required.

Status: The publication of a proposed regulation by April 1, 1982, is anticipated. OMB is holding public hearings on the proposed regulation.

Contact: Theodore Goldberg, Room S5520, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-9174.

5. OASAM—41 CFR Part 29-70—Administrative Requirements Governing All Grants and Agreements by Which Department of Labor Agencies Award Funds*

This regulation would amend 41 CFR Part 29-70 to add a new § 29-70.213, "Suspension and termination of grants and agreements; debarment." This section implements Attachment L to OMB Circular A-110 and the part of Attachment L to OMB Circular A-102 which deals with sanctions under grants. Section 29-70.213 includes the Federal standards which apply if a grant must be suspended or terminated; or if a grantee is debarred from eligibility to receive a Department of Labor grant. A regulatory impact analysis is not required.

Status: The publication of a proposed regulation by April 1, 1982, is anticipated.

Contact: Theodore Goldberg, Room S5520, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-9174.

6. OASAM—41 CFR Part 29-70—Administrative Requirements Governing All Grants and Agreements by Which Department of Labor Agencies Award Funds*

This regulation would amend 41 CFR 29-70.207-4, "Federal and non-Federal audit requirements," to implement Attachment P to OMB Circular A-102. Attachment P would provide for independent audits of financial operations (including certain provisions of Federal law and regulation) of Federal grantees that are State or local governments or Indian tribal governments. A regulatory impact analysis is not required.

Status: Publication of the regulation as a proposed rule is anticipated by April 1, 1982.

Contact: Theodore Goldberg, Room S5520, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-9174.

7. OASAM—29 CFR Part 31—Nondiscrimination in Federally Assisted Programs of the Department of Labor—Effectuation of Title VI of the Civil Rights Act of 1964*

This regulation would amend 29 CFR Part 31 to update existing provisions under Title VI, and to add specific requirements based on the statutes listed below: Section 132 of the Comprehensive Employment and Training Act of 1973, as amended; Section 504 of the Rehabilitation Act of 1973, as amended, the Age Discrimination Act of 1975, as amended; and Title IX of the Education Amendments of 1972. It would provide a single comprehensive regulation under

these laws. The need for a regulatory impact analysis and a regulatory flexibility analysis is under study.

Status: Publication of a proposed regulation by June 30, 1982 is anticipated.

Contact: Nathaniel Baccus III, Room N4101, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, (202) 523-6996.

OCCUPATIONAL SAFETY AND HEALTH ADMINISTRATION

Final Rule

1. OSHA—29 CFR 1903.8—Walkaround Pay (Revocation)*

OSHA issued a regulation requiring employers to pay representatives, authorized by employees for time spent accompanying OSHA compliance officers during OSHA inspections and to pay employees for time spent in discussing occupational safety or health matters with compliance officers during inspections. A regulatory impact analysis on the revocation of this rule was not required.

Status: A walkaround pay regulation pursuant to sections 8(e) and 8(g)(2) of the Occupational Safety and Health Act was published in the *Federal Register* on January 16, 1981 (46 FR 3852) and was scheduled to become effective on February 17, 1981. This action was delayed until May 30, 1981, pursuant to the January 1981 Presidential memorandum on March 27, 1981 (46 FR 18999) the agency proposed to revoke the regulation in its entirety. Following a 30-day comment period the regulation was revoked on May 29, 1981 (46 FR 28842). This item is therefore removed from the Agenda.

Contact: Barry Zettler, Office of Field Coordination, Rm. N3603, Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7725.

Proposed Rules/Advance Notices

2. OSHA—29 CFR 1910.1025(f)(3)(ii)—Respirator Fit Testing Requirements of the Lead Standard

OSHA is undertaking a rulemaking procedure to provide for the use of Qualitative Fit Testing (QLFT) of respirators in addition to Quantitative Fit Testing (QNFT). OSHA thinks this procedure is necessary because new evidence has arisen which indicates that the present QNFT requirement of the lead standard may be overly burdensome to some affected employers and that QLFT may be adequate. OSHA will analyze the costs of the alternative respiratory provisions during reconsideration of the lead standard. The need for a regulatory impact analysis is being considered.

Status: A notice of proposed rulemaking was published on May 19, 1981 (46 FR 17358). A public hearing was held September 22-23, 1981. The public comment period extends to November 13, 1981.

Contact: Sheldon R. Weiner, Room N3718, Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, (202) 523-7151.

3. OSHA—29 CFR 1910.1025—Occupational Exposure to Lead

OSHA is undertaking a reevaluation and reconsideration of the occupational health standard regulating exposure to lead. The purpose of this proceeding is to review the technological and economic feasibility of complying with the regulation.

All provisions of the lead standard will be subject to this reexamination. In particular, the economic and technological feasibility of the present permissible exposure limit of 50 micrograms of lead per cubic meter of air ($50 \mu\text{g}/\text{m}^3$) averaged over an eight-hour day will be subject to analysis. Additionally, for a few industries where employees appear to be exposed to lead on an intermittent basis, the question whether the employees face a significant risk of lead-related disease will be addressed.

Status: An advance notice of proposed rulemaking was published on April 21, 1981 (46 FR 22764). The Agency is reviewing the comments and information it has received in response to the notice.

Contact: Robert P. Beliles, Room N3718, Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7081.

4. OSHA—29 CFR Part 1918a—Safety and Health Regulations for Marine Terminal Facilities

These regulations would prescribe safety and health standards for workers in the marine terminal environment and represent a comprehensive set of performance based standards that would, upon promulgation, provide a significant reduction in the amount of regulatory compliance presently incumbent upon those industries engaged in marine cargo handling. The large number of General Industry standards (29 CFR Part 1910) would become inapplicable to these industries and the Agency would, in effect, reduce the volume of regulations to 1/3 that of the existing regulations that currently apply. A regulatory impact assessment was performed, and a notice of its availability was published on January 16, 1981 (46 FR 4182). Copies of the assessment are available in the OSHA Docket Office. Based on this assessment

it was determined that a regulatory impact analysis under Executive Order 12291 was not required.

Status: A notice of proposed rulemaking was published in the *Federal Register* on January 16, 1981. Comments received pursuant to the proposal are being evaluated by the Agency to determine further action.

Contact: Basil Needham, Room N3471, Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7234.

5. OSHA—29 CFR Part 1910, Subpart H—Hazardous Materials

Subpart H contains safety requirements for hazardous materials with particular emphasis on fire and explosion hazards. OSHA believes that there may be a need to revise these standards in order to better address the more significant hazards to employees, address technological advances or changes, and simplify the standards as much as possible. A regulatory impact analysis is not required.

Status: An advance notice of proposed rulemaking was issued January 23, 1981 (46 FR 7692). A public meeting was held on April 8 and 9, 1981. The period for receipt of comments ends February 2, 1982.

Contact: Thomas Seymour, Room N3463, Frances Perkins Building, 200 Constitution Ave., NW., Washington, D.C. 20210, 202-523-7216.

6. OSHA—29 CFR 1910.1043—Occupational Exposure to Cotton Dust

OSHA is undertaking a reevaluation and reconsideration of the current occupational health standard regulating employee exposure to cotton dust. A regulatory impact analysis will be performed.

Status: An advance notice of proposed rulemaking was published on March 31, 1981 (46 FR 19501). The Agency is in the process of reviewing the comments received in response to the notice.

Contact: Robert P. Beliles, Room N3718, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7081.

7. OSHA—29 CFR Part 1910—Occupational Health Hazards of Toxic Chemicals in Laboratories

OSHA is considering relieving laboratories of the responsibility for compliance with OSHA substance-specific health standards by development of an alternative laboratory standard or guidelines to protect laboratory workers against hazardous exposures to toxic chemicals. OSHA is presently examining the major

issues that will need to be addressed in deciding whether to develop or developing a laboratory standard or guidelines. These include issues relating to the scope and application of any such guidelines or standards, the need for monitoring exposure levels, medical surveillance of laboratory workers, recordkeeping, specifications for laboratory ventilation and general precautions for work with toxic chemicals. The need for a regulatory impact analysis is under study.

Status: OSHA published a request for comments on April 14, 1981 (46 FR 21785). The comments and information received in response to this notice are being reviewed.

Contact: John Martonik, Room N3718, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-8041.

8. OSHA—29 CFR 1910.95—Occupational Exposure to Noise (Hearing conservation amendment)

In 1974, OSHA proposed standards governing occupational noise exposure. Public hearings were held during 1975 and 1976. Specific requirements for hearing conservation programs, methods of compliance, and permissible exposure limits were reviewed and various alternatives analyzed. On January 6, 1981, OSHA published amendments to the current noise standard (46 FR 4078). These amendments were directed toward the establishment of hearing conservation programs. A regulatory impact and regulatory flexibility analysis was performed and published in August 1981.

Status: The hearing conservation amendments were scheduled to become effective on April 15, 1981; however, the effective date postponed to August 22, to give the Agency and OMB time to review the amendment pursuant to the January 1981 Presidential memorandum. On August 21, 1981 (46 FR 42622), OSHA lifted the stay on many portions of the amendment. A number of provisions continue to be under administrative stay. Comments on these provisions must be received by November 23, 1981. In addition, (as discussed in item 18) the Agency is preparing an advance notice of proposed rulemaking and request for information concerning the effectiveness of hearing conservation programs in reducing the risk of hearing impairment. Using this information, OSHA will be able to determine future needs for the use of engineering controls in noise exposure control. The Agency anticipates publication of the advance notice by November 1981.

Contact: Sheldon Weiner, Room N3669—Department of Labor, 200

Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7157.

Pre-proposed Rules

9. OSHA—29 CFR Part 1926, Subpart Q, Concrete—Concrete Forms and Shoring

This subpart contains standards to protect employees in the concrete construction industry. The existing standards would be reorganized to eliminate the need for users to read separate reference standards in order to obtain all the requirements to assure compliance. The revised standard would also incorporate the latest technological changes and fill the gaps in coverage. The revision would result in a clear, easy to understand regulation. The agency is studying whether a regulatory impact analysis is required.

Status: The publication of an advance notice of proposed rulemaking by December 15, 1981, is anticipated.

Contact: Allan Martin, Room N3457, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7207.

10. OSHA—29 CFR 1910.1001—Occupational Exposure to Asbestos

OSHA is considering revisions to its current asbestos standard. New research on the health hazards of asbestos, particularly its role as a cause of occupationally related cancer, and concern for the adequacy of our current standard has prompted Agency review. Revisions may or may not include changes to the permissible exposure limit and provisions for medical surveillance, monitoring, etc. A regulatory impact and regulatory flexibility analysis will be prepared.

Status: The Agency anticipates publication of an advance notice of proposed rulemaking before Spring 1982.

Contact: Robert P. Beliles, Room N3718, Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7081.

11. OSHA—29 CFR 1910.134; 1926.103; 1915.82; 1916.82; 1917.82 and 1918.102—Respiratory Protection

OSHA is gathering information to ascertain what changes should be made to present regulations for respiratory protection. The changes are needed to accommodate new developments in respiratory technology and in light of a greater regulatory emphasis in respirators relative to engineering controls. The need for a regulatory impact analysis is under study.

Status: The Agency expects to publish an advance notice of proposed rulemaking in Fall 1981.

Contact: Sheldon, Weiner, Room N3663, Frances Perkins Building, 200

Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7151.

12. OSHA—29 CFR Part 1910—Hazard Communication

OSHA is reevaluating a proposed regulation that would require employers to inform employees of the identities of hazardous chemicals in the workplace by such means as labels, lists, material safety data sheets, hazard warnings, and records preservation. Regulatory impact and regulatory flexibility analyses are being prepared.

Status: A proposed standard was published January 16, 1981 (46 FR 4412) and was withdrawn on February 12, 1981 (46 FR 12020) pending further analysis of regulatory alternatives. The Agency intends to submit a new proposal to OMB for review by November 1981.

Contact: Sheldon Weiner, Room N3663—Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7151.

13. OSHA—29 CFR 1910.177—Servicing Multi-Piece Rim Wheels

A petition has been received for revision of the standard to include the servicing of single piece rim wheels. The revision will be evaluated for significance of risk, probability of reducing risk, and cost effectiveness. The need for a regulatory impact analysis will be studied.

Status: Preliminary evaluation is in process. If further rulemaking activity is considered appropriate, a notice of proposed rulemaking will be published in the Federal Register.

Contact: Carrol E. Burtner, Room N3506, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, 202-523-7202.

14. OSHA—29 CFR 1990—Identification, Classification and Regulation of Potential Occupational Carcinogens

OSHA plans to undertake a reevaluation and reconsideration of the current regulations for identification, classification and regulation of potential occupational carcinogens. This regulation has been targeted for review by the Vice-Presidential Task Force on Regulatory Reform. As a result of a July 1980 Supreme Court decision on OSHA's benzene standard, the Agency deleted portions of the current regulations to reflect the Court's finding that consideration must be given to the significance of the risk in the issuance of carcinogen standards. The deletions were published on January 19, 1981 (46 FR 4889). Additional amendments to conform the carcinogen regulations to the Supreme Courts decision were

proposed on January 23, 1981 (46 FR 7402) but were withdrawn on March 27, 1981 (46 FR 19000) to permit the Agency to address alternatives that had not been fully considered. The need for a regulatory impact analysis is under study.

Status: The Agency plans to publish an advance notice to proposed rulemaking and request for comments in Fall 1981.

Contact: John Martonik, Room N3718, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, (202) 523-8041.

15. OSHA—29 CFR Part 1910, Subpart T—Commercial Diving Operations.

Subpart T contains safety and health requirements for commercial, scientific, and educational diving operations.

This requirement is being reviewed in accordance with the Regulatory Flexibility Act and Executive Order 12291 to determine what revisions, if any, are necessary. This regulation has been targeted for review by the Vice-Presidential Task Force on Regulatory Reform. OSHA believes that there may be a need to revise this standard in order to consider alternative approaches and measures to reduce unnecessary costs, particularly on small firms, and

—To provide more flexibility to small diving operations with regard to equipment use, medical fitness, and recordkeeping;

—To resolve the appropriateness of applying the current diving operations; and

—To resolve the question of dual-jurisdiction over diving operations which exist between OSHA and the U.S. Coast Guard.

A regulatory impact analysis is not required.

Status: On August 7, 1979, an Advance Notice of Proposed Rulemaking (ANPR) was published. Therein, OSHA requested "comments and information to determine if equivalent safety and health protection for employees in the educational/scientific community could be more appropriately provided by modification to the scope of requirements of current OSHA regulations." Over 95% of all commentors recommended and supported an exemption for the educational/scientific diving community. Since the ANPR published in 1979 dealt only with scientific and educational diving, another ANPR will be published to cover the entire standard. Publication of an advance notice of proposed rulemaking is anticipated by November 30, 1981.

Contact: Thomas H. Seymour, Room N3463, Frances Perkins Building, 200

Constitution Avenue, N.W., Washington, D.C. 20210 (202) 523-7216.

16. OSHA—29 CFR Part 1910, Subpart Z—Occupational Exposure to Ethylene Oxide.

OSHA is considering undertaking a reevaluation and reconsideration of the current occupational health standard regulating employee exposure to ethylene oxide (EtO). The present standard, found in 29 CFR 1910.1000, Table Z-1, was adopted in 1970 from existing federal standards, pursuant to section 6(a) rulemaking requirements of the Occupational Safety and Health Act. The current standard requires employers to ensure that employee exposure to EtO does not exceed 50 ppm as determined on an eight-hour time-weighted average. Recent information indicates that this level may not be protective for workers as the standard was not based on the substance's potential carcinogenicity. The need for a regulatory impact and regulatory flexibility analysis is under study.

Status: The Agency anticipates publication of an advance notice of proposed rulemaking in Fall 1981.

Contact: Robert P. Beliles, Room N3718, Frances Perkins Building, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 202-523-7081.

17. OSHA—29 CFR 1910.1018—Occupational Exposure to Inorganic Arsenic.

OSHA is reopening the record on inorganic arsenic for the purpose of soliciting information on the assessment of the degree of risk from exposure to arsenic and the significance of that risk. The Agency is not reopening the record nor soliciting comments on other issues. This action is being taken in response to an April 7, 1981, order of the Ninth Circuit Court of Appeals which remanded the standard to the Agency for reconsideration of its permissible exposure limit in light of a 1980 Supreme Court decision on the benzene standard (*Industrial Union Department v. American Petroleum Institute*). The current standard, however, remains in effect pending resubmission of the matter to the Court except for those industries that have obtained stays from the Court or variances from the Agency. A regulatory impact analysis is not required.

Status: The Agency plans to issue a notice of limited reopening of the inorganic arsenic rulemaking record in Fall 1981.

Contact: Robert P. Beliles, Occupational Safety and Health Administration, Department of Labor, Room N3718, 200 Constitution Avenue, N.W., Washington, D.C. 20210 (202) 523-7081.

18. OSHA—29 CFR 1910.20—Access to Employee Exposure and Medical Records.

OSHA is planning to review and possibly repropose the records access standard. The standard, which is the subject of court challenges by both industry and labor groups, raises complex policy and legal questions which have not yet been fully reviewed in light of the current Administration's policies. OSHA intends to scrutinize all aspects of the standard including current enforcement experience; issues raised by the litigation; petitions for modification of the standard; and comments that have been received by interested parties. In preparation of the current standard, OSHA estimated that costs would not exceed \$100 million. OSHA will now review this estimate in view of actual experience and, on the basis of this review, determine whether a Regulatory Impact Analysis is necessary.

Status: If a new proposal is considered necessary, the Agency expects to publish it in approximately February 1982.

Contact: Sheldon R. Weiner, Room N3718, Department of Labor, 200 Constitution Avenue, NW., Washington, D.C. 20210, (202) 523-7151.

19. OSHA—29 CFR 1910.95—Review of Occupational Exposure to Noise.

OSHA is planning to review its current health standard for occupational noise exposure. This rule has been targeted for review by the Vice-Presidential Task Force on Regulatory Reform. The Agency is undertaking this review in order to assess the cost-effectiveness of various regulatory alternatives that have not been previously studied, specifically, the use of personal protective equipment versus engineering controls. The review will be based on 10 years of enforcement experience and on industry-wide effectiveness of hearing conservation programs which will be stimulated by the new hearing conservation amendment to this standard. The Agency will also examine the 90 decibel permissible exposure limit in view of current research data to evaluate the standard's impact on small entities. It is estimated that the current regulation has an impact on \$100 million or more and that a Regulatory Impact Analysis will be necessary.

Status: The Agency expects to publish an advance notice of proposed rulemaking by December 31, 1981.

Contact: Alice Suter, Room N3718, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, (202) 523-7151.

20. OSHA—29 CFR (Part unassigned)—Policy on Regulatory Approach to Relative Merits of Engineering Controls and Personal Protective Equipment.

OSHA is undertaking a reevaluation of its past policy on the primacy of engineering controls over personal protective equipment. This regulation has been targeted for review by the Vice-Presidential Task Force on Regulatory Reform. It has been OSHA policy to require that engineering controls be used to the maximum extent feasible to prevent excessive employee exposures, and that personal protective

equipment be used only when other methods are inadequate, infeasible or being installed. This policy is contained in many health standards and, although thought to be in accordance with good industrial hygiene practice, has never specifically been subject to formal examination as a general policy. The primary reliance on engineering controls has become the subject of continuing controversy in situations where the expected costs of engineering controls exceed the expected costs of personal protective equipment. The extent to which a regulatory impact analysis may

be required will be determined at a later date.

Status: The Agency expects to publish an advance notice of proposed rulemaking before the end of 1981.

Contact: Sheldon R. Weiner, Room N3718, Frances Perkins Building, 200 Constitution Avenue, NW., Washington, D.C. 20210, (202) 523-7151.

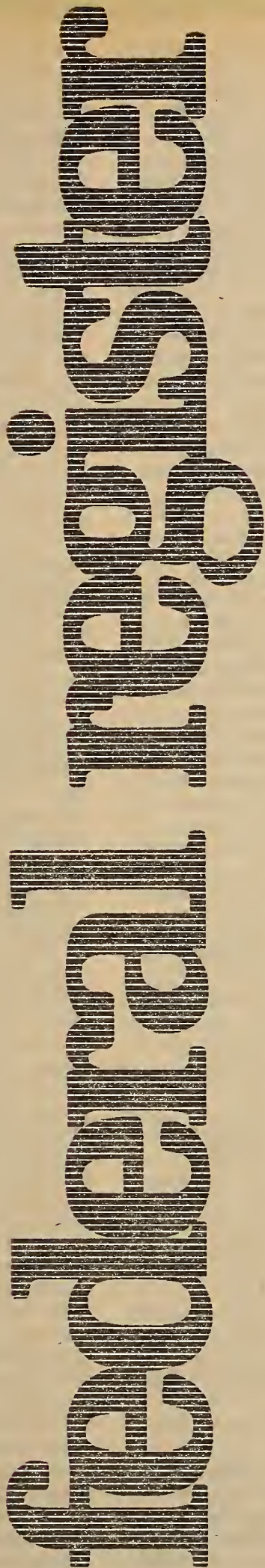
Signed this 26th day of October 1981 at Washington, D.C.

Raymond J. Donovan,
Secretary of Labor.

[FR Doc. 81-31281 Filed 10-29-81; 8:45 am]

BILLING CODE 4510-23-M

Friday
October 30, 1981



Part V

**Department of
Health and Human
Services**

National Institutes of Health

**Recombinant DNA Research; Actions
Under Guidelines**

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

Recombinant DNA Research; Actions Under Guidelines

AGENCY: National Institutes of Health, PHS, HHS.

ACTION: Notice of actions under NIH Guidelines for Research Involving Recombinant DNA Molecules.

SUMMARY: This notice sets forth actions taken by the Director, NIAID, by authority of the Director, NIH, under the 1981 Guidelines for Research Involving Recombinant DNA Molecules (46 FR 34462).

EFFECTIVE DATE: October 30, 1981.

FOR FURTHER INFORMATION CONTACT:

Additional information can be obtained from Dr. William J. Gartland, Office of Recombinant DNA Activities (ORDA), National Institutes of Health, Bethesda, Maryland 20205 (301) 496-6051.

SUPPLEMENTARY INFORMATION: I am promulgating today several major actions under the NIH Guidelines for Research Involving Recombinant DNA Molecules. These proposed actions were published for comment in the Federal Register of August 4, 1981, and reviewed and recommended for approval by the Recombinant DNA Advisory Committee (RAC) at its meeting on September 10-11, 1981. In accordance with Section IV-E-1-b of the NIH Guidelines, I find that these actions comply with the Guidelines and present no significant risk to health or the environment.

Part I of this announcement provides background information on the actions.

Part II provides a summary of the major actions.

I. Decisions On Actions Under Guidelines

A. Modification of Section III-0-2 of the Guidelines

Dr. Michael J. Ross of Genentech, Inc., in a letter dated July 10, 1981, requested that the RAC evaluate a proposal to amend Section III-B-3 of the Guidelines. Section III-B-3 currently specifies that the Director, NIH, using a case-by-case review process, may set containment levels for certain experiments involving non-HV1 host-vector systems. Dr. Ross proposed that a provision be added to this language. The provision would permit cloning of DNA from any nonpathogenic species into nonpathogenic lower eukaryotes at the P3 level of containment; cloning of DNA from any nonpathogenic species into nonpathogenic prokaryotes would be

allowed at the P2 level of containment. Data supporting the contention that the donor and recipient are nonpathogenic would be submitted to the local IBC.

An announcement of Dr. Ross' proposal appeared in the Federal Register of August 4, 1981 (46 FR 39771). During the thirty day comment period, no comments were received.

The RAC evaluated Dr. Ross' proposal at the September 10-11, 1981 meeting. During the discussion, it was noted that Section III-B-3 deals only with prokaryotic host-vector systems. Dr. Ross' proposal includes the cloning of DNA into nonpathogenic prokaryotes and also lower eukaryotes. It was pointed out that Section III-0-2 could be modified to accommodate the proposal including both prokaryotes and lower eukaryotes. RAC recommended approval of the proposal by a vote of twelve in favor, none opposed, with no abstentions, with NIH to modify the appropriate section of the Guidelines.

I accept this recommendation and the following wording is substituted for Section III-0-2: "III-0-2. *Experiments Involving Nonpathogenic Prokaryotic and Lower Eukaryotic Host-Vector Systems.* DNA from any species nonpathogenic for man, animal, or plants may be cloned into lower eukaryotes nonpathogenic for man, animal, or plants at the P3 level of containment [2A]. DNA from any species nonpathogenic for man, animal, or plants may be cloned into prokaryotes nonpathogenic for man, animals, or plants at the P2 level of containment [2A]. Data supporting the contention that the donor and recipient are nonpathogenic must be submitted to the local IBC. Lower levels of physical containment may be assigned by ORDA on a case-by-case basis for specific donor-recipient combinations (see Section IV-E-1-b-(3)-(h))."

B. Proposed Amendment of III-C-2-a and III-C-7-c of the Guidelines

In a letter dated April 27, 1981, Dr. Lois Miller of the University of Idaho, Moscow, Idaho, submitted a proposal to revise Section III-C-2-a and to add a new section, III-C-7-c, to the Guidelines.

The proposed revision of Section III-C-2-a which involves experiments with invertebrate viral vectors appeared as follows in the Federal Register of August 4, 1981 (46 FR 39771):

"III-C-2. Invertebrate Host-Vector Systems.

"III-C-2-a. Invertebrate Viral Vectors. Experiments involving invertebrate virus vectors can be done as follows:

"III-C-2-a-(1). Recombinant DNA molecules containing no more than two-

thirds of the genome of any invertebrate virus [all viruses from a single family (36) being considered identical (50)] may be propagated and maintained in cells in tissue culture using P1 containment. For such experiments, it must be shown that the cells lack helper virus for the specific Families of defective viruses being used. The DMA may contain fragments of the genomes of viruses from more than one Family but each fragment must be less than two-thirds of a genome.

"III-C-2-a-(2). Recombinants with less than two-thirds of the genome of any invertebrate virus may be rescued with helper virus using P2 containment unless it is classified by the CDC as a class 3 agent (1) in which case P3 containment is required.

"III-C-2-a-(3). Experiments involving the use of other whole or defective virus genomes to propagate DNA sequences from prokaryotic or eukaryotic organisms (and viruses), or as vectors to transform nonpermissive cells, will be evaluated by NIH on a case-by-case basis [45] and will be conducted under the prescribed physical and biological containment conditions. (See Section IV-E-1-b-(3)-(c).)

"NIH will also review on a case-by-case basis [45] all experiments involving the use of virus vectors in animals and will prescribe the physical and biological containment conditions appropriate for such studies. (See Section IV-E-1-b-(3)-(c).)"

Dr. Miller also proposed that a new Section III-C-7-c be added to the Guidelines as follows:

"III-C-7-c. *Transfer to Invertebrates.* DNA from any non-prohibited source [Section I-D], except for greater than one quarter of a eukaryotic viral genome, which has been cloned and propagated in *E. coli* K-12, may be transferred with the *E. coli* vector used for cloning to any eukaryotic cells in culture or to any invertebrate organism and propagated under conditions of physical containment comparable to P1 and appropriate to the organism under study (2A). Transfers to any other host will be considered by the RAC on a case-by-case basis (45)."

No comments were received on these proposals. The RAC discussed the proposed changes in the Guidelines and noted that they were similar to those already pertaining to the use of vertebrate viruses as vectors. It was noted that Dr. Miller argues that employing invertebrate viral vectors poses no greater safety problems than working with vertebrate viral vectors. The RAC agreed that the suggested changes would be consistent with the

current sections dealing with the use of vertebrate viral vectors.

By a vote of eleven in favor, none opposed, with five abstentions, the RAC recommended approval of Dr. Miller's proposal.

I accept this recommendation and the necessary changes and additions to the Guidelines have been made.

C. Amendment of Section I-D-6 and Appendix C of the Guidelines

Dr. Irving Johnson of Eli Lilly and Company in a letter dated July 20, 1981, requested that Section I-D-6 of the Guidelines, which prohibits certain large-scale recombinant DNA experiments, be amended to read as follows (new text in italics):

"I-D-6. Large-scale requirements [e.g., more than 10 liters of culture] with organisms containing recombinant DNAs *other than those listed in Appendix C, Paragraphs 2, 3, and 4 of the Guidelines*, unless the recombinant DNAs are rigorously characterized and the absence of harmful sequences established (3). [See Section IV-E-1-b-(3)-(d).]"

Modifications of Appendix C would be necessitated by adoption of the proposal, and Dr. Johnson proposed modification to specify that these large-scale experiments would require IBC review and approval.

Dr. Johnson said that the RAC has already accepted the principle that no increased risk results from increased volume and that special RAC review of large-scale experiments involving host-vector systems currently exempted by Appendix C is not necessary. He submitted that large-scale fermentation expertise is found primarily in the local IBC and that responsibility for protection of workers and the environment should rest with the local IBC.

The proposal was published for public comment in the August 4, 1981, Federal Register (46 FR 39771). No comments were received on the proposal prior to the RAC meeting.

Dr. Johnson's request was discussed at the September 10-11, 1981, RAC meeting. At the meeting, Dr. Susan Wright submitted a letter opposing Dr. Johnson's proposal and submitted a report entitled "Hazards Involved in the Industrial Use of Micro-Organisms" prepared for the Commission of the European Communities.

One RAC reviewer discussed Dr. Wright's letter point by point and summarized major points in the EEC report. He stated that he believes the EEC report supports Dr. Johnson's proposal more than Dr. Wright's position. The RAC reviewers concluded

that the potential environmental problems associated with the use of well-characterized organisms in large-scale recombinant DNA production processes appear to be similar to those associated with non-recombinant DNA large-scale fermentations which industry has been performing with an excellent safety record. It was pointed out that economic considerations necessitate strong quality control procedures.

RAC concluded that Dr. Johnson's proposed modification would benefit the public by facilitating the industrial development and production of useful products. Thus, by a vote of eleven in favor, two opposed, with one abstention, RAC recommended the proposal.

I accept this recommendation.

Section I-D-6 is amended to read as follows:

"I-D-6. Large-scale experiments [e.g., more than 10 liters of culture] with organisms containing recombinant DNAs other than those listed in Appendix C, Sections 2, 3, and 4 of the Guidelines, unless the recombinant DNAs are rigorously characterized and the absence of harmful sequences established. (3). [See Section IV-E-1-b-(3)-(d).]"

The text in Appendix C dealing with large-scale experiments (Sections 2, 3, and 4) will be replaced with the following:

"Large-scale experiments (e.g., more than 10 liters of culture) require prior IBC review and approval."

D. Cloning of Subgenomic Segments of Rift Valley Fever Virus

In a letter dated July 7, 1981, Dr. Charles Muscoplat of Molecular Genetics, Inc., Minnetonka, Minnesota, requested permission to clone subgenomic segments of the Rift Valley Fever Virus for the development of a vaccine. A notice concerning this request appeared in the Federal Register of August 4, 1981, (46 FR 39771). No comments were received on the proposal.

The RAC discussed this proposal at its September 10-11, 1981 meeting. It was noted that Rift Valley Fever Virus, a member of the Bunyaviridae family of viruses, is classified as a restricted agent by the Department of Agriculture since it produces a contagious disease both of cattle and sheep, and can be transmitted to man. It periodically causes disease epidemics especially in North Africa, Asia, and other parts of the world. Transmission is by insects. Molecular Genetics, Inc., in a joint project with the U.S. Army Medical Research Institute of Infectious Diseases, proposes to clone a purified

subgenomic segment. Since the virus consists of a negative, segmented single stranded RNA, cloning of the segment encoding the antigenic component poses no risk of infectivity. Further, it was noted that Molecular Genetics would be cloning the *M* segments of the RNA in an *E. coli* K-12 host-vector system only after rigorous safety testing for infectivity was performed by the Army Medical Research Institute. The RAC voted to approve the requested experiments to be performed at P1 physical containment with the restriction that the work be performed in a laboratory where no other bunyaviruses are used. In addition, it was stipulated that the "snap back" procedure be employed for generating the DNA. This assures that a complete viral genome could not be formed. The vote was sixteen in favor, none opposed, with two abstentions.

I accept this recommendation, and text has been added to Appendix E of the Guidelines indicating this action.

E. Proposed Exemption for *Streptococcus Pyogenes* and *Streptococcus Sanguis*

A request submitted by Dr. Joseph Ferretti of the University of Oklahoma Health Sciences Center that *Streptococcus pyogenes* and *Streptococcus sanguis* be considered as natural exchangers of DNA under the exemption category of Section I-E-4 and Appendix A of the Guidelines was considered by the RAC at its September 10-11, 1981 meeting. This proposal was published for comment in the Federal Register of August 4, 1981 (46 FR 39771). No comments were received on the proposal.

The evidence presented by the investigator demonstrating exchange of genetic information in both directions by natural physiological processes was considered by the RAC. On the basis of the experimental evidence, the RAC recommended by a vote of fourteen in favor, none opposed, with no abstentions that the request be approved.

I accept this recommendation and *Streptococcus pyogenes* has been added to sublist F of Appendix A.

F. Request To Include *Streptococcus Lactis* in a Sublist of Appendix A and to Permit Transfer of a Recombinant Plasmid From *S. Faecalis* to *S. Lactis*

Dr. Larry McKay of the University of Minnesota submitted a request for permission to allow the one way transfer of *Streptococcus lactis* DNA into *S. sanguis*, and that these strains be included in the exemption category of

Appendix A on the basis that they exchange genetic information by known physiological processes. The second part of Dr. McKay's proposal involves permission for the transfer of a recombinant plasmid from *S. faecalis* to *S. lactis*.

This proposal was published in the Federal Register of August 4, 1981 (46 FR 39770), and no comments were received on the proposal.

The RAC recommended approval of these requests by a vote of fourteen in favor, none opposed, with no abstentions.

I accept this recommendation.

Streptococcus lactis has been added to Sublist E, Appendix A, as follows:

"Sublist E.

"One way transfer of *Streptococcus mutans* or *Streptococcus lactis* DNA into *Streptococcus sanguis*."

A new entry, item 37, is added to Appendix E as follows:

"37. Permission is given to transfer a recombinant lactose plasmid from *Streptococcus faecalis* to *S. lactis* by conjugation."

G. Cloning of *Saccharomyces Cerevisiae* DNA in *Salmonella Typhimurium*

Drs. Christopher Marvel and Edward Penhoet of the University of California, Berkeley, in a letter dated July 8, 1981, requested permission to clone *Saccharomyces cerevisiae* DNA in *Salmonella typhimurium* using the plasmid, YEp13. The principal investigators wish to utilize an attenuated laboratory strain of *Salmonella typhimurium* to screen for the yeast pseudouridine synthetase gene. After screening, the selected plasmids will be maintained in an *E. coli* host.

A Federal Register announcement of the proposed experiments appeared on August 4, 1981 (46 FR 39771). During the comment period, no comments were received.

The RAC discussed this proposal at the September 10-11, 1981 meeting. As the *Salmonella* strains to be employed are attenuated laboratory strains, it was suggested that P1 physical containment conditions are adequate. By a vote of fourteen in favor, none opposed with no abstentions, RAC recommended that the experiments be permitted at the P1 level of containment.

I accept this recommendation and a new item, number 38, has been added to Appendix E:

"38. Attenuated laboratory strains of *Salmonella typhimurium* may be used under P1 physical containment conditions to screen for the *Saccharomyces cerevisiae*

pseudouridine synthetase gene. The plasmid YEp13 will be employed as the vector."

H. Request To Utilize *Haemophilus Parainfluenzae* to Clone Moloney Murine Leukemia Provirus

The RAC at its September 10-11, 1981, meeting considered a proposal from Dr. James Gautsch of the Scripps Clinic and Research Foundation, La Jolla, California, to introduce Moloney MuLV proviral DNA and flanking mouse DNA into *Haemophilus parainfluenzae* employing a plasmid cloning vector with a broad host range in gram negative bacteria. The recombinant viral DNA would be subsequently used to transfect mouse cells in culture. Notice of this request appeared in the Federal Register of August 4, 1981 (46 FR 39770). During the comment period, no responses were received.

The RAC discussed this request at its September 10-11, 1981 meeting. It was noted that *H. parainfluenzae* is not considered a pathogen. Also, Moloney-MuLV virus can only infect mouse or rat cells, and not human cells; the virus is classified as a low-risk oncogenic virus. The RAC by a vote of eleven in favor, none opposed, with three abstentions recommended approval of the proposed experiments at the P2 level of physical containment.

I accept this recommendation and text has been added to Appendix E of the Guidelines, as follows:

"39. Permission is granted to clone in *Haemophilus parainfluenzae* Moloney murine leukemia provirus and mouse cellular flanking sequences employing the plasmid cloning vector, pRK290, under P2 containment conditions."

I. Request for Development of a New Host-Vector System Based on *Corynebacterium Glutamicum*

A request of Dr. Daniel Liberman, Massachusetts Institute of Technology, for an evaluation of the containment conditions for development of a new host-vector system based on a gram positive bacterium *Corynebacterium glutamicum* as host was considered by the RAC at its September 10-11, 1981 meeting. A notice of the proposal appeared in the Federal Register of August 4, 1981. No comments were received on the proposal.

Three possible types of vectors, including hybrid plasmids were proposed to be used with the new cloning host. It was noted during the RAC discussion that this organism is a nonpathogen and is employed in the commercial production of amino acids.

A motion to approve the request at the P1 level of containment provided that

non-conjugative poorly mobilizable plasmids are used was passed by a vote of eleven in favor, one opposed, with one abstention.

I accept this recommendation and text has been added to Appendix E of the Guidelines.

J. Use of Conjugative Plasmids To Transfer DNA Between *Escherichia Coli*, *Vibrio Cholera*, and *Vibrio Harveyi*

Dr. J. W. Hastings of Harvard University requested permission to move *Vibrio harveyi* DNA cloned in *Escherichia coli* K-12 to *Vibrio cholera* and then to *Vibrio harveyi*. The investigator hopes to develop a system of genetic manipulation in *V. harveyi* in order to clone the luminescence gene(s).

A notice of this proposal appeared in the Federal Register of August 4, 1981 (46 FR 39771), for public comment. During the comment period, no comments were received.

The RAC discussed the proposal at the September 10-11, 1981 meeting. At the meeting, it was noted that the investigators hoped to enrich for an intermediate "donor" strain (*V. cholera*) which, under standard culture conditions, can mobilize plasmid DNA into *V. harveyi* at a significantly higher frequency than can be obtained by direct mating of *V. harveyi* with *E. coli*. As *Vibrio cholera* is a CDC class 2 organism, RAC felt it was appropriate to require use of P2 physical containment conditions for those experiments utilizing *V. cholera* as the intermediate "donor" strain. The other described experiments could proceed under P1 containment conditions. By a vote of ten in favor, none opposed, with three abstentions, RAC recommended that the requests be approved.

I accept this recommendation. A new item, number 41, has been added to Appendix E as follows:

"41. *Vibrio harveyi* DNA may be cloned in *Vibrio cholera*; plasmids may be used to transfer the cloned *V. harveyi* DNA between *E. coli* K-12, *V. cholera* and *V. harveyi*. P2 physical containment conditions are required for those experiments involving *V. cholera*. P1 containment conditions may be used for other phases of the project."

K. Containment Conditions for Cloning and Expression of DNA coding for Diphtheria Toxin

At the April 1981 RAC meeting, Dr. John Murphy of Harvard University was given permission to clone in *E. coli* K-12, under P4 containment conditions, restriction fragments of *Corynebacterium*

Beta carrying the structural gene for diphtheria toxin.

In a letter dated July 11, 1981, Dr. Murphy requested clarification on how the high containment facility located at Frederick, Maryland was to be used. Could he be permitted to carry out the experiments within the P4 facility using laboratory practices, equipment, and containment conditions specified by the NIH Biosafety Committee (IBC), which did not necessarily involve full P4 containment? Dr. Murphy's request was published for comment in the August 4, 1981 *Federal Register* (46 FR 39771). No comments were received on the request.

The RAC discussed the issue at its September 10-11, 1981 meeting. During the discussion, it was noted that Building 550 at the Frederick Cancer Research Center possesses full P4 containment barriers. The RAC judged that it would be appropriate for the local IBC to specify containment conditions within the facility, rather than requiring P4 containment for all phases of the work. The experiments, however, must be confined to DCRC Building 550. By a vote of eleven in favor, none opposed, with three abstentions, RAC recommended that the IBC be permitted to specify containment conditions for Dr. Murphy's experiments within Building 550 at the Frederick Cancer Research Center.

I accept this recommendation. Item 30 in Appendix E is modified as follows:

"30. Permission is granted to clone in *E. coli* K-12, in high containment building 550 at the Frederick Cancer Research Center, restriction fragments of *Corynebacterium Beta* carrying the structural gene for diphtheria toxin. Laboratory practices and containment equipment are to be specified by the IBC."

II. Summary of Actions Under The Guidelines

A. Modification of Section III-0-2 of the Guidelines

Section III-0-2 of the Guidelines is amended to read as follows:

"III-0-2. *Experiments Involving Nonpathogenic Prokaryotic and Lower Eukaryotic Host-Vector Systems.* DNA from any species nonpathogenic for man, animals, or plants may be cloned into lower eukaryotes nonpathogenic for man, animals, or plants at the P3 level of containment [2A]. DNA from any species nonpathogenic for man, animals, or plants may be cloned into prokaryotes nonpathogenic for man, animals, or plants at the P2 level of containment [2A]. Data supporting the contention that the donor and recipient are nonpathogenic must be submitted to

the local IBC. Lower levels of physical containment may be assigned by ORDA on a case-by-case basis for specific donor-recipient combinations [see section IV-E-1-b-(3)-(h)]."

B. Modification of Section III-C-2-a and Addition of New Section III-C-7-c

Section III-C-2-a is amended to read as follows:

"III-C-2. Invertebrate Host-Vector Systems.

"III-C-2-a. Invertebrate Viral Vectors. Experiments involving invertebrate virus vectors can be done as follows:

"III-C-2-a(1). Recombinant DNA molecules containing no more than two-thirds of the genome of any invertebrate virus [all viruses from a single Family (36) being considered identical (50)] may be propagated and maintained in cells in tissue culture using P1 containment. For such experiments, it must be shown that the cells lack helper virus for the specific Families of defective viruses being used. The DNA may contain fragments of the genomes of viruses from more than one Family but each fragment must be less than two-thirds of a genome.

"III-C-2-a-(2). Recombinants with less than two-thirds of the genome of any invertebrate virus may be rescued with helper virus using P2 containment unless it is classified by the CDC as a class 3 agent (1) in which case P3 containment is required.

"III-C-2-a-(3). Experiments involving the use of other whole or defective virus genomes to propagate DNA sequences from prokaryotic or eukaryotic organisms (and viruses), or as vectors to transform nonpermissive cells, will be evaluated by NIH on a case-by-case basis [45] and will be conducted under the prescribed physical and biological containment conditions. (See Section IV-E-1-b-(3)-(c).)

"NIH will also review on a case-by-case basis [45] all experiments involving the use of virus vectors in animals and will prescribe the physical and biological containment conditions appropriate for such studies. (See Section IV-E-1-b-(3)-(c).)"

A new Section III-C-7-c is added as follows:

"III-C-7-c. *Transfer to Invertebrates.* DNA from any non-prohibited source [Section I-D], except for greater than one quarter of a eukaryotic viral genome, which has been cloned and propagated in *E. coli* K-12, may be transferred with the *E. coli* vector used for cloning to any eukaryotic cells in culture or to any invertebrate organism and propagated under conditions of physical containment comparable to P1 and appropriate to the organism under

study (2A). Transfers to any other host will be considered by the RAC on a case-by-case basis (45)."

C. Amendment of Section I-D-6 of the Guidelines

Section I-D-6 is amended to read:

"I-D-6. Large-scale experiments [e.g., more than 10 liters of culture] with organisms containing recombinant DNAs other than those listed in Appendix C, Sections 2, 3, and 4 of the Guidelines, unless the recombinant DNAs are rigorously characterized and the absence of harmful sequences established (3). [See Section IV-E-1-b-(3)-(d).]"

Sections 2, 3 and 4 of Appendix C are amended to read as follows:

"2. *Experiments Involving E. coli* K-12 host-vector systems. Experiments which use *E. coli* K-12 host-vector systems, with the exception of those experiments listed below, are exempt from these Guidelines provided that (a) the *E. coli* host shall not contain conjugation proficient plasmids or generalized transducing phages, and (b) lambda or lambdaoid or Ff bacterio-phages or nonconjugative plasmids [49] shall be used as vectors. However, experiments involving the insertion into *E. coli* K-12 of DNA from prokaryotes that exchange genetic information [35] with *E. coli* may be performed with any *E. coli* K-12 vector [e.g., conjugative plasmid]. When a nonconjugative vector is used, the *E. coli* K-12 host may contain conjugation-proficient plasmids either autonomous or integrated, or generalized transducing phages.

"For these exempt experiments, P1 physical containment conditions are recommended.

"Exceptions:

"Experiments described in Section I-D-1 to I-D-5 as being prohibited.

"Experiments involving DNA from Class 3 organisms [1] or from cells known to be infected with these agents may be conducted at P3 containment. Lower containment levels may be specified by NIH. [See Section IV-E-1-b-(2)-(e).] Experiments in this category require prior IBC review and approval.

"Experiments which increase the virulence and host range of a plant pathogen beyond that which occurs by natural genetic exchange. (See Section III-0-1.)

"Large-scale experiments (e.g., more than 10 liters of culture) require prior IBC review and approval.

"Experiments involving the deliberate cloning of genes coding for the biosynthesis of toxins potent for vertebrates. (See Appendix G.)

"3. *Experiments Involving Saccharomyces cerevisiae* host-vector systems. Experiments which use *Saccharomyces cerevisiae* host-vector systems, with the exception of experiments listed below, are exempt from these Guidelines provided that laboratory strains are used.

"For these exempt experiments, P1 physical containment conditions are recommended.

Exceptions.

"Experiments described in Section I-D-1 to I-D-5 as being prohibited.

"Experiments involving CDC Class 3 organisms [1] or cells known to be infected with these agents, or any recombinant DNA molecules which increase the virulence and host-range of a plant pathogen beyond that which occurs by natural genetic exchange. (See Section III-0-1.)

"Large-scale experiments (e.g., more than 10 liters of culture) require prior IBC review and approval.

"Experiments involving the deliberate cloning of genes coding for the biosynthesis of toxins potent for vertebrates. (See Appendix G.)

"4. *Experiments Involving Bacillus subtilis* host-vector systems. Any *asporogenic Bacillus subtilis* strain which does not revert to a sporeformer with a frequency greater than 10^{-7} can be used for cloning DNA from any nonprohibited source, with the exception of those experiments listed below. Indigenous *Bacillus* plasmids and phages, whose host-range does not include *Bacillus cereus* or *Bacillus anthracis*, may be used as vectors.

"For these exempt experiments, P1 physical containment conditions are recommended.

Exceptions.

"Experiments described in Sections I-D- to I-D-5 as being prohibited.

"Experiments involving CDC Class 3 organisms [1] or cells known to be infected with these agents, or any recombinant DNA molecules which increase the virulence and host-range of a plant pathogen beyond that which occurs by natural genetic exchange. (See Section III-0-1.)

"Large-scale experiments (e.g., more than 10 liters of culture) require prior IBC review and approval.

"Experiments involving the deliberate cloning of genes coding for the biosynthesis of toxins potent for vertebrates. (See Appendix G.)"

D. Cloning of Subgenomic Segments of Rift Valley Fever Virus

A new item, number 36, is added to Appendix E:

"36. Permission is granted to clone in *E. coli* K-12, under P1 physical

containment conditions, subgenomic segments of Rift Valley Fever Virus subject to conditions which have been set forth by the RAC."

E. Addition of Streptococcus Pyogenes to Sublist F, Appendix A

Sublist F, Appendix A, is amended to read as follows:

"Sublist F.

"1. *Streptococcus sanguis.*

"2. *Streptococcus pneumoniae.*

"3. *Streptococcus faecalis.*

"4. *Streptococcus pyogenes.*"

F. Addition of Streptococcus Lactis to Sublist E, Appendix A, and Permission To Transfer a Recombinant Plasmid From S. Faecalis to S. Lactis

Sublist E, Appendix, is amended to read as follows:

"Sublist E.

"One way transfer of *Streptococcus mutans* or *Streptococcus lactis* DNA into *Streptococcus sanguis.*"

A new entry, item 37, is added to Appendix E:

"37. Permission is given to transfer a recombinant lactose plasmid from *Streptococcus faecalis* to *S. lactis* by conjugation."

G. Cloning of Saccharomyces Cerevisiae DNA in Salmonella Typhimurium

A new entry, number 38, is added to Appendix E:

"38. Attenuated laboratory strains of *Salmonella typhimurium* may be used under P1 physical containment conditions to screen for the *Saccharomyces cerevisiae* pseudouridine synthetase gene. The plasmid YEp13 will be employed as the vector."

H. Cloning Moloney MuLV Provirus and Flanking Regions in Hemophilus Parainfluenzae

A new entry, item 39, is added to Appendix E:

"39. Permission is granted to clone in *Haemophilus parainfluenzae* Moloney murine leukemia provirus and mouse cellular flanking sequences employing the plasmid vector, pRK290, under P2 containment conditions."

I. Development of a Host-Vector System Based on Corynebacterium Glatamicum

A new entry, item 40, is added to Appendix E:

"40. Permission is granted for the development, under P1 conditions, of a new host-vector system based on the use of *Corynebacterium glutamicum* as host and non-conjugative poorly mobilizable plasmids as vectors."

J. Use of Conjugative Plasmids to Transfer DNA Between E. Coli, Vibrio Cholera, and Vibrio Harveyi

A new entry, number 41, is added to Appendix E:

"41. *Vibrio harveyi* DNA may be cloned in *Vibrio cholera*; plasmids may be used to transfer the cloned *V. harveyi* DNA between *E. coli* K-12, *V. cholera*, and *V. harveyi*. P2 physical containment conditions are required for those experiments involving *V. cholera*. P1 containment conditions may be used for other phases of the project."

K. Containment Conditions for Cloning and Expression of DNA Coding for Diphtheria Toxin

Number 30 of Appendix E is modified to read as follows:

"30. Permission is granted to clone in *E. coli* K-12, in high containment Building 550 at the Frederick Cancer Research Center, restriction fragments of *Corynebacterium Beta* carrying the structural gene for diphtheria toxin. Laboratory practices and containment equipment are to be specified by the IBC."

Additional Announcements of the Director, NIAID

Section IV-E-1-b-(3)-(d) of the Guidelines gives responsibility to the Director, NIH or his delegate, for "authorizing, under procedures specified by the RAC, large-scale experiments (i.e., involving more than 10 liters of culture) for recombinant DNAs that are rigorously characterized and free of harmful sequences."

Accordingly, several requests for authorization to culture, on a large-scale, recombinant DNA host-vector systems have been received and reviewed by the NIH.

I. Genentech, Inc.

On October 21, 1981 the Director, NIAID, on the recommendation of the RAC, approved requests from Genentech, Inc., for the large-scale culture of:

1. *E. coli* K-12 containing plasmids coding for a human calcitonin analog.

2. *Saccharomyces cerevisiae* containing plasmids into which have been ligated cDNA coding for human leukocyte interferons A and D,

3. *E. coli* K-12 containing plasmids coding for porcine growth hormone,

4. *E. coli* K-12 containing a plasmid into which had been ligated chemically synthesized DNA and cloned cDNA coding for the VP₃ protein of Foot and Mouth Disease Virus.

The requests were approved with the understanding that Genentech, Inc., has

agreed to permit an observer, designated by the NIH, to visit the facilities should NIH choose to inspect the site.

The principal investigator is Dr. Norm S.-C. Lin. The work is to be performed at the P1-LS level of containment at the research and development facility in South San Francisco, California 94080.

II. Cetus Corporation

On October 21, 1981 the Director, NIAID, on the recommendation of the RAC, approved requests from Cetus Corporation for the large scale culture of EK1 host-vector systems containing plasmids coding for human alpha-1-interferon and human proinsulin.

These requests were approved with the understanding that Cetus Corporation has agreed to permit an observer, designated by NIH, to visit the facilities if NIH should choose to inspect the site.

The principal investigator is Dr. Michael Konrad. The work is to be performed at the P1-LS level of containment at the Cetus Corporation facility in Berkeley, California 94710.

III. Schering Corporation

On October 21, 1981 the Director, NIAID, on the recommendation of the RAC, approved a request from Schering Corporation for the large scale culture of EK1 host-vector systems containing

plasmids coding for human leukocyte interferons.

This request was approved with the understanding that Schering Corporation has agreed to permit an observer, designated by NIH, to visit the facilities if NIH should choose to inspect the site.

The principal investigators for the project are Drs. Paul Leibowitz and Mark Finkelstein. The work is to be performed at the P1-LS level of containment at the Schering Corporation facility in Bloomfield, New Jersey 08003.

IV. Molecular Genetics, Inc.

On October 21, 1981, the Director, NIAID, on the recommendation of the RAC, approved requests from Molecular Genetics, Inc., for the large scale culture of:

1. EK1 host-vector systems containing plasmids coding for the reverse transcriptase of the Avian Sarcoma Virus.

2. EK1 host-vector systems containing plasmids coding for bovine growth hormone.

The principal investigator for the reverse transcriptase project is Dr. John Weis. The principal investigator for the bovine growth hormone project is Dr. Richard A. Krzyzek. The work is to be performed at the P1-LS level of containment at the facility in Minnetonka, Minnesota 55343.

Dated: October 23, 1981.

Richard M. Krause,

Director, National Institute of Allergy and Infectious Diseases, National Institutes of Health.

OMB's "Mandatory Information Requirements for Federal Assistance Program Announcements" (45 FR 39592) requires a statement concerning the official government programs contained in the *Catalog of Federal Domestic Assistance*. Normally NIH lists in its announcements the number and title of affected individual programs for the guidance of the public. Because the guidance in this notice covers not only virtually every NIH program but also essentially every federal research program in which DNA recombinant molecule techniques could be used, it has been determined to be not cost effective or in the public interest to attempt to list these programs. Such a list would likely require several additional pages. In addition, NIH could not be certain that every federal program would be included as many federal agencies, as well as private organizations, both national and international, have elected to follow the NIH Guidelines. In lieu of the individual program listing, NIH invites readers to direct questions to the information address above about whether individual programs listed in the *Catalog of Federal Domestic Assistance* are affected.

Note.—NIH programs are not covered by OMB Circular A-95 because they fit the description of "programs not considered appropriate" in Section 8-(b)-(4) and (5) of that Circular.

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AGENCY PUBLICATION ON ASSIGNED DAYS OF THE WEEK

The following agencies have agreed to publish all documents on two assigned days of the week (Monday/Thursday or Tuesday/Friday).

This is a voluntary program. (See OFR NOTICE 41 FR 32914, August 6, 1976.)

Monday	Tuesday	Wednesday	Thursday	Friday
DOT/SECRETARY	USDA/ASCS		DOT/SECRETARY	USDA/ASCS
DOT/COAST GUARD	USDA/FNS		DOT/COAST GUARD	USDA/FNS
DOT/FAA	USDA/REA		DOT/FAA	USDA/REA
DOT/FHWA	USDA/SCS*		DOT/FHWA	USDA/SCS*
DOT/FRA	MSPB/OPM		DOT/FRA	MSPB/OPM
DOT/MA	LABOR		DOT/MA	LABOR
DOT/NHTSA	HHS/FDA		DOT/NHTSA	HHS/FDA
DOT/RSPA			DOT/RSPA	
DOT/SLSDC			DOT/SLSDC	
DOT/UMTA			DOT/UMTA	

Documents normally scheduled for publication on a day that will be a Federal holiday will be published the next work day following the holiday. Comments on this program are still invited.

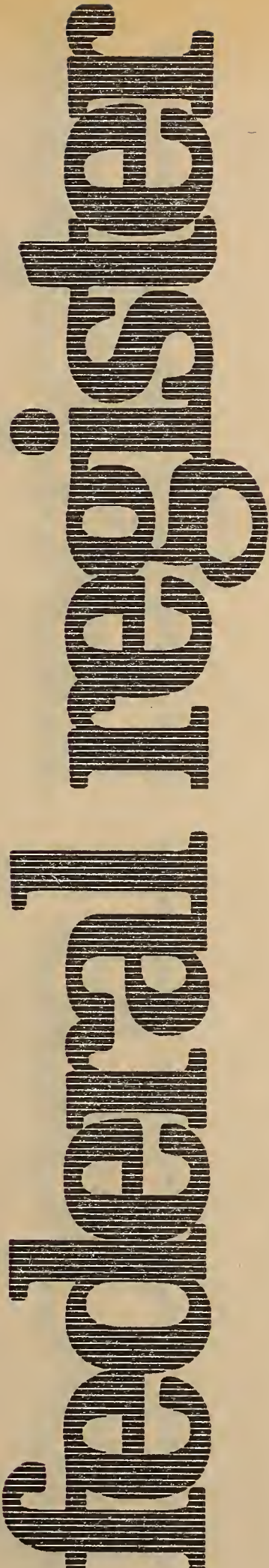
Comments should be submitted to the Day-of-the-Week Program Coordinator, Office of the Federal Register, National Archives and Records Service, General Services Administration, Washington, D.C. 20408.

*Note: The Soil Conservation Service will begin Tues/Fri. publication as of Nov. 3, 1981.

List of Public Laws

Note: No public bills which have become law were received by the Office of the Federal Register for inclusion in today's List of Public Laws.

Last Listing October 29, 1981



-
- 53990 Part VI—EPA:
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- 54044 Part VII—Commerce:
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- 54064 Part VIII—USDA/FGIS:
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- 54070 Part IX—Interior/OSMRE:
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- 54074 Part X—Treasury/FS:
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- 54260 Part XI—OMB:
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- 54304 Part XII—HHS/HCFA:
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Environmental Protection Agency

**Friday
October 30, 1981**

Part VI

**Environmental
Protection Agency**

Regulatory Agenda

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Ch. I

[PRM-FRL-1970-1]

Regulatory Agenda

AGENCY: Environmental Protection Agency.

ACTION: Regulatory agenda.

SUMMARY: The Agency periodically publishes a Regulatory Agenda which summarizes important regulations under development. The purpose is to keep interested parties informed of the progress of these regulations. The Agenda includes new regulations and existing regulations which the Agency is reviewing or revising.

FOR FURTHER INFORMATION CONTACT:

For information on a regulation in the the Agenda, please contact the person whose name is listed next to the regulation.

If you have suggestions for improving this publication, or need general information about the Agenda, please call or write to David Sahr, Regulation Management Staff, Environmental Protection Agency, PM-223, Washington, D.C., 20460, (202) 382-2730.

If you want to be on the mailing list for the Regulatory Agenda, please call or write to Penelope Parker, Regulation Management Staff, Environmental Protection Agency, PM-223, Washington, D.C., 20460, (202) 382-2701.

SUPPLEMENTARY INFORMATION:

Background

Both Executive Order 12291 and the Regulatory Flexibility Act require that EPA publish a Regulatory Agenda in October and April every year. Executive Order 12291 on "Federal Regulation," appeared in the Federal Register on February 19, 1981, 46 FR 13193. The Order requires that EPA's Regulatory Agenda identify regulations under development or review. Under section 602 of the Regulatory Flexibility Act, the Agenda must identify regulations that are likely to have a significant impact on a substantial number of small entities. EPA published its most recent Regulatory Agenda on April 27, 1981, 46 FR 23692. The next Regulatory Agenda will appear in April 1982.

Organization of the Agenda

The Agenda appears in three parts: (1) A set of entries identifying regulations under development or revision, (2) a list of regulations EPA is deleting from the first part because they have been

completed or cancelled and (3) a list of regulations under review.

The Agenda entries in the first and second parts are organized by the titles of the major legislation authorizing EPA's pollution control programs. In a few cases, the Agenda combines different statutory authorities that have closely related subject matter. For example, the Fuel Economy Data regulation authorized by the Energy Policy and Conservation Act appears at the end of the section on the Clean Air Act along with other mobile source regulations. Within each statutory area, the regulations are ordered numerically by section number of the authorizing legislation. For example, all air regulations under section 109 of the Clean Air Act will appear before those under section 111. Within each statutory section the Agenda orders regulations by CFR part number.

The statutory areas appear in the following order:

The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) and the Federal Food, Drug and Cosmetics Act (FFDCA)
 The Toxic Substances Control Act (TSCA)
 The Clean Water Act (CWA) and the Marine Protection, Research, and Sanctuaries Act (MPRSA)
 The Atomic Energy Act (AEA) and the Uranium Mill Tailings Radiation Control Act (UMTRCA)
 The Safe Drinking Water Act (SDWA)
 The Noise Control Act (NCA)
 The Resource Conservation and Recovery Act (RCRA)
 The Clean Air Act (CAA) and the Energy Policy and Conservation Act (EPCA)
 The Comprehensive Environmental Response, Compensation, and Liability Act—"Superfund" (CERCLA)
 General—Other Acts

In an Appendix at the end of the Agenda, we have inserted a summary of all of EPA's RCRA Subtitle C Federal Register Notices.

Regulations Covered in the First Part of the Agenda

The first part of the Agenda includes regulations under development that are subject to Executive Order 12291, with certain exceptions. It does not include specialized categories of actions such as EPA approvals of state plans and other actions that do not have national applicability. Routine actions such as pesticide tolerances and minor amendments to existing regulations are also excluded. However, EPA has expanded the scope of the Agenda to include some regulations that were not classified as "significant" in the past, for example amendments to EPA RCRA regulations. In most cases, regulations appear in the Agenda as soon as the Agency starts work on them and

establishes a rulemaking schedule. In some cases, regulations do not appear in the Agenda until they reach the stage of notice of proposed rulemaking.

Revisions of existing regulations also appear in the first part of the Agenda. In many cases, EPA is making these revisions to comply with Executive Order 12291. The Agenda identifies regulations as being under revision if EPA is (1) changing the requirements of existing regulations to reduce unreasonable regulatory burdens or (2) simplifying or clarifying existing regulatory programs.

The Agenda generally includes regulations scheduled for publication as a proposed or final rule within the coming calendar year. Occasionally, it also includes regulations with scheduled actions that are more than a year away.

228 regulation entries appear in the first part of the Agenda. Of these, 68 are revisions to existing regulations. 24 of the regulations are classified as "major" under Executive Order 12291 (see the section below, "Explanation of Information in the First Part of the Agenda" for the definition of "major").

Explanation of Information in the First Part of the Agenda

There are four columns of information for each entry in the first part of the Agenda.

The *first* column contains the title, the Start Action Notice (SAN) number and the docket number of the regulation. The Agenda assigns the SAN number to a new regulation when the program office circulates a Start Action Notice informing other offices within the Agency that it is starting work on a new regulation. The SAN number prevents confusion if the title of a regulation changes or if there are other similarly-titled regulations. For those regulations which have them, the docket number is useful for identifying the official filed on the regulation that are open to the public.

The *second* column contains most of the descriptive information on the regulation. It concludes information under the following categories:

Description: This category describes the problem addressed by the regulation and explains the need for the regulation.

Classification: This category identifies regulations as "major" or "other" based on information available to EPA at this time. These classifications may change as EPA gets more information or makes decisions about the regulations under development. Regulations ultimately classified as major require a Regulatory Impact Analysis under Executive Order

12291. Executive Order 12291 defines "major" as:

(1) An annual effect on the economy of \$100 million or more;

(2) A major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; or

(3) Significant adverse effects on competition, employment, investment, productivity, innovation or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

Statutory Authority: This category lists the sections of the statutes that authorize the regulation. It also lists the sections from the United States Code where the statutes are codified. (See the section above entitled "Organization of the Agenda" for abbreviations of the titles of the statutes.)

CFR Changes: This category identifies the part or subpart where the final regulation will appear in Title 40 of the Code of Federal Regulations (CFR). It also specifies whether the action is a revision to an existing regulation.

Analysis: EPA prepares an economic analysis for *all* regulations that have significant economic impacts on public or private sectors. This category indicates whether the Agency plans to perform any additional special analyses, i.e., a Regulatory Impact Analysis (RIA), a Regulatory Flexibility Analysis (RFA), an urban and Community Impact Analysis (UCIA), an Environmental Impact Statement (EIS) or an Information Impact Analysis (IIA). We have not included this category for regulations not involving any of these special analyses.

Small Entity: This category indicates whether or not a regulation is likely to have a significant impact on a substantial number of small businesses, small governmental jurisdictions, or small organizations. Identification as "likely" is only tentative and does not mean that EPA will prepare a Regulatory Flexibility Analysis. For some regulations that are still a long way from proposal, we have indicated that the likelihood of significant impacts is "not yet determined."

The *third* column lists the person to contact for additional information on the regulation.

The *fourth* column lists documents published in the **Federal Register** in connection with the regulation, and provides the timetable for future actions. Published documents include: (i) The Advance Notice of Proposed Rulemaking, which describes the purpose of the proposed action and the issues and alternatives which the Agency will consider; (ii) the Notice of Proposed Rulemaking, which is the regulation that the Agency proposes for public comment; and (iii) the Final Rule. In many cases, the timetable for future actions is only tentative. Readers should call the contact person for the latest scheduling information.

The Agenda uses the following abbreviations:

Advance Notice of Proposed Rulemaking.	ANPRM
Notice of Proposed Rulemaking.....	NPRM
Notice of Reproposed Rulemaking.....	RPRM
Interim Final Rule	IFR
Final Rule	FR

Regulations Covered in the Second Part of the Agenda

In the second part of the Agenda, EPA lists regulations that appeared in the last Agenda that are now no longer under consideration. EPA will delete them from future Agendas. The information given on these regulations is less detailed than for those still under consideration. Generally, it includes the date and Federal Register citation, if any, of the last action on the regulation, and explains why the Agency is deleting the regulation from the Agenda. If EPA has completed work on the regulation, the effective date of the regulation appears after the designation "completed."

Third Part of the Agenda—Regulations Under Review

The third part of the Agenda identifies EPA existing regulations that are under review. The purpose of a review of an existing regulation is to determine whether it should be (1) Revised, (2) rescinded, or (3) left unchanged. If EPA decides to revise or rescind the regulation, the action will then appear in the first part of Agenda entries where the Agency will state the timetable for completing the revision or rescission.

For each regulation under review, the Agenda gives the title, a short description, statutory authority, CFR

reference, any analysis EPA is preparing, contact person, and the schedule for completing the review. It also indicates the "review authority," which in many cases will be different from the regulation's statutory authority. Regulations are reviewed under the following mandates:

- Executive Order 12291
- Regulatory Flexibility Act
- Paperwork Reduction Act
- Environmental Statutes

Some of EPA's reviews satisfy more than one of these mandates. In the paragraphs below we summarize the different goals of these authorities.

Executive Order 12291 establishes the general policy that EPA should review all of its existing regulations to ensure that the costs of these regulations are justified by their benefits. This category includes any regulations that EPA is reviewing at the request of the Vice President's Task Force on Regulatory Relief.

The Regulatory Flexibility Act (5 U.S.C. 610) requires that EPA review once every ten years those existing regulations that have a significant economic impact on a substantial number of small entities, including small businesses, small organizations, and small governments. EPA issued its plan for conducting these reviews on July 16, 1981 at 46 FR 36930. The Agency is analyzing the comments it received in response to this notice.

The Paperwork Reduction Act requires that Federal agencies reduce unnecessary paperwork burdens on the public. EPA reviews information collection activities for duplication, practical utility, and burden on the public.

Many of EPA's authorizing environmental statutes also set review dates for specific regulations.

If EPA has already completed the review of a regulation and has started to revise it through the normal rulemaking process, the regulation appears in the first part of the Agenda.

Joseph A. Cannon,

Acting Associate Administrator for Policy and Resource Management.

BILLING CODE 6560-42-M

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
FEDERAL INSECTICIDE, FUNGICIDE, AND RODENTICIDE ACT			
The Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), with the cooperation of the States for certain activities, regulates the use of pesticide products in the United States. Under Section 3 of the Act all manufacturers of pesticides must register their products with EPA. The Agency is presently working on regulations that specify the test data standards and the reporting and labeling requirements for registration applications. (40 CFR 163 Subparts A-Q) EPA is also simplifying procedures for registration and reregistration of pesticide products (SAN No. 1524).			
<i>Pesticide Registration Guidelines: Introduction to the Guidelines</i> SAN No. 1141	Description: This action states the general purposes of the guidelines and specifies the degree of flexibility in their application and in the use of interim data. It also defines terms used throughout the guidelines and sets out requirements for keeping data and test samples at laboratories. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 A Small Entity:Unlikely	Bill Preston EPA (TS-769C) Washington DC 20460 FTS:8-557-1405 COMM:703-557-1405	NPRM: 43FR29696 (07/10/78) FR: 01/00/82
<i>Applicability of Data Requirements</i> SAN No. 1619	Description: This action provides instruction for registration applicants as to expected data requirements based on product type and use pattern. It will indicate whether the requirements apply to products from basic manufacturers or formulators, and who will be required to develop the data. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 B Small Entity:Unlikely	Ann Lindsay EPA (TS-769C) Washington DC 20460 FTS:8-557-7102 COMM:703-557-7102	ANPRM: 01/00/82 NPRM: 12/00/82 FR: 12/00/83
<i>Chemistry Requirements: Product Chemistry</i> SAN No. 1143	Description: This regulation covers requirements for data on formation, identification, and quantification of the ingredients and impurities in pesticide products, and on chemical and physical characteristics of the products and their components. The Agency will propose a new section on bioassays to detect unwanted contaminants and impurities. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 D Small Entity:Unlikely	Warren Bontoyan EPA (TS-768) Washington DC 20460 FTS:8-344-2187 COMM:303-344-2187	NPRM: 43FR29696 (07/10/78) FR: 01/00/82
<i>Hazard Evaluation: Wildlife and Aquatic Organisms</i> SAN No. 1144	Description: This action covers data requirements for studies of pesticide effects on birds, wild animals, fish, and aquatic animals. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 E Small Entity:Unlikely	John Tice EPA (TS-769C) Washington DC 20460 FTS:8-557-5641 COMM:703-557-5641	NPRM: 43FR29696 (07/10/78) FR: 01/00/82
<i>Hazard Evaluation: Humans and Domestic Animals</i>	Description: This regulation specifies data requirements for studies of pesticide effects in laboratory animals for assessment of potential hazards to humans and domestic animals. The sections on mutagenicity data requirements will be repropounded and an additional section on neurotoxicity studies will be proposed. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 F Small Entity:Unlikely	Bill Butler EPA (TS-769C) Washington DC 20460 FTS:8-557-3710 COMM:703-557-3710	NPRM: 43FR37336 (08/22/78) FR: 07/00/82
<i>Labeling Requirements for Pesticides and Devices</i>	Description: This action describes all essential parts of a pesticide product label, including how labeling must comply with the requirements of FIFRA and how claims, precautions and directions must correspond to evidence developed in tests performed by or for the registration applicant. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 H Small Entity:Unlikely	Jean Frane EPA (TS-797C) Washington, DC FTS:8-557-7136 COMM:703-557-7136	NPRM: 03/00/82 FR: 03/00/83
<i>Product Performance</i> SAN No. 1146	Description: This action specifies the data that registrants must submit to demonstrate that pesticide products will control pests affecting public health as specified in label claims. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 G Small Entity:Unlikely	Bernard Schneider EPA (TS-768C) Washington DC 20460 FTS:8-557-0968 COMM:703-557-0968	NPRM: 07/00/82 FR: 07/00/83

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
FEDERAL INSECTICIDE, FUNGICIDE, AND RODENTICIDE ACT			
<i>Experimental Use Permits</i> SAN No. 1142	Description: This action specifies that data and labeling must be submitted in support of an application for an experimental use permit. It also defines procedures which must be followed to obtain a permit. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 I Small Entity:Unlikely	Don Stubbs EPA (TS-767C) Washington OC 20460 FTS:8-557-7123 COMM:703-557-7123	NPRM: 01/00/82 FR: 01/00/83
<i>Hazard Evaluation: Non-Target Plants and Micro-Organisms</i> SAN No. 1148 Docket No. OPP-30044	Description: This action describes data required to evaluate adverse effects on plants in nontarget areas and desirable plants in target areas. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 J Small Entity:Unlikely	Bob Holst EPA (TS-769C) Washington DC 20460 FTS:8-557-5646 COMM:703-557-5646	NPRM: 45FR72948 (11/03/80) FR: 02/00/82
<i>Exposure Data Requirements: Re-Entry Protection</i> SAN No. 1620	Description: This action provides guidance on means to calculate the length of time required before persons can safely re-enter a pesticidetreated area, and the data requirements needed for the calculation. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 K Small Entity:Unlikely	Jim Adams EPA (TS-769C) Washington OC 20460 FTS:8-557-7347 COMM:703-557-7347	NPRM: 03/00/82 FR: 03/00/83
<i>Hazard Evaluation: Nontarget Insects</i> SAN No. 1621	Description: This regulation specifies the data requirements for tests designed to reveal any potential adverse effects on bees and other useful nontarget insects. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 L Small Entity:Unlikely	Bill Preston EPA (TS-769C) Washington OC 20460 FTS:8-557-1405 COMM:703-557-1405	NPRM: 11/00/81 FR: 06/00/82
<i>Data Requirements for Bio-rotational Pesticides</i> SAN No. 1622	Description: This action prescribes data requirements for studies conducted with pest control organisms such as bacteria, fungi, protozoa, and viruses to determine possible adverse effects to humans and other nontarget organisms in the environment. Studies with chemicals derived from organisms, such as sex attractants and insect growth regulators, are also covered by data requirements in this subpart. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 M Small Entity:Unlikely	Fred Betz EPA (TS-769C) Washington DC 20460 FTS:8-557-7351 COMM:703-557-7351	NPRM: 03/00/82 FR: 03/00/83
<i>Chemistry Requirements: Environmental Fate</i> SAN No. 1623	Description: This regulation specifies the data requirements to demonstrate fate of pesticides in the environment, such as through degradation, metabolism, mobility, dissipation, and accumulation. (This action was proposed as part of Subpart O). Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 N Small Entity:Unlikely	Marty Kovacs EPA (TS-769C) Washington DC 20460 FTS:8-557-7347 COMM:703-557-7347	NPRM: 43FR29696 (07/10/78) FR: 03/00/82
<i>Chemistry Requirements: Residue Chemistry</i> SAN No. 1701	Description: This rule provides instruction regarding the development of data on pesticide residues in crop produce for human food, in meat, milk, and eggs, and in feed for domestic animals used for human food. Such information is generally required to support petitions for tolerances under the Federal Food, Drug, and Cosmetic Act, and must be reviewed by EPA in connection with registration under FIFRA. Classification: Other Statutory Authority: FFOCA 408(d)(11) / 21 USC 678(d) CFR:40 CFR 163 O Small Entity:Unlikely	Dick Schmitt Washington, DC 20460 FTS:8-557-7377 COMM:703-557-7377	NPRM: 12/00/82 FR: 12/00/83
<i>Data to Support Disposal Instructions</i> SAN No. 1702	Description: These requirements pertain to studies designed to demonstrate means by which pesticide product contents and containers can be safely disposed. Such data would support the instructions for disposal on pesticide labeling. Classification: Other Statutory Authority: FIFRA 3, 19(a) / 7 USC 136(a) CFR:40 CFR 163 P Small Entity:Not yet determined.	Ray Krueger EPA (TS-769C) Washington, DC 20460 FTS:8-557-7347 COMM:703-552-7347	NPRM: 12/00/82 FR: 12/00/83

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
FEDERAL INSECTICIDE, FUNGICIDE, AND RODENTICIDE ACT.			
<i>Good Laboratory Practice</i> SAN No. 1703 Docket No. OPP 30023B	Description: This rule states requirements for the retention and handling of laboratory records and includes quality assurance procedures, records and similar information related to Good Laboratory Practice. Classification: Other Statutory Authority: FIFRA 3 / 7 USC 136(a) CFR:40 CFR 163 Q Small Entity:Unlikely	Bruce Jaeger EPA (TS-769C) Washington, DC 20460 FTS:8-557-3713 COMM:703-557-3713	NPRM: 45FR26373 (04/18/80) FR: 07/00/82
<i>Modification of Regulations for Pesticide Reregistration, Classification and Incorporation of Registration Standards</i> SAN No. 1524 Docket No. OP-30034	Description: These regulations will revise procedures and requirements for the registration of new pesticide chemicals and products, the registration and reregistration of old pesticide chemicals and products, the classification of pesticides for general or restricted use, and for child-resistant packaging. Classification: Other Statutory Authority: FIFRA 3(c)(2)(C) / 7 USC 136(d) CFR:40 CFR 162 Revision Small Entity:Unlikely	Suzanne Harker EPA (TS-767C) Washington DC 20460 FTS:8-557-7136 COMM:703-557-7136	ANPRM: 44FR76311 (12/26/79) NPRM: 09/00/82
<i>Revised Worker Protection Standards for Agricultural Pesticides</i> SAN No. 1640	Description: This revision will clarify the authority of EPA to enforce and establish standards that protect farm families and workers from unreasonable adverse effects of agricultural pesticides. Also a plan will be developed to share the responsibility of farm-worker protection with state governments. Classification: Other Statutory Authority: FIFRA 3, 7, 25 / 7 USC 136 a, e, w CFR:40 CFR 170 - Revision Small Entity:Not yet determined.	Stanley Weissman EPA (TS 766C) Washington, DC 20460 FTS:8-557-7096 COMM:703-557-7096	ANPRM: 03/00/82 NPRM: 06/00/82 FR: 12/00/82
<i>Amendments to Criteria for the Rebuttable Presumption Against Registration Process</i>	Description: EPA is proposing amendments to the criteria for initiating the Rebuttable Presumption Against Registration (RPAR) process. These amendments will make the process consistent with recent changes in the statute and the program Classification: Other Statutory Authority: FIFRA 6(b) / 7 USC 136 CFR:40 CFR 162 - Revision Small Entity:Unlikely	Tim Stanceu EPA (TS-791) Washington, DC 20460 FTS:8-557-1127 COMM:202-557-1127	NPRM: 02/00/82 FR: 11/00/82
<i>Reporting Requirements for Certain Dealers of Restricted Use Pesticides</i>	Description: This rule would impose certain recordkeeping and reporting requirements on of pesticides that are classified for restricted use. This rule will only States and Indian Reservations where the Administrator is conducting a Federal program to certify pesticide applicators. The rule will require persons w make restricted use pesticides available to users to submit a report to th Agency and maintain records of sales. Classification: Other Statutory Authority: FIFRA 3(d), 4(2)(1), 25(2)(1) / 7 USC 136a, 136b, 136w CFR:40 CFR 171 Small Entity:Unlikely	David Hanneman EPA (EN-342) Washington, DC 20460 FTS:8-755-9404 COMM:202-755-9404	NPRM 02/00/82
<i>Registration of Pesticide Producing Establishments</i>	Description: This regulation amends the existing regulations on registering establishments that produce pesticides. The regulation implements the Congressional mandate to register establishments that produce active ingredients used in pesticides. Classification: Other Statutory Authority: FIFRA 7 / 7 USC 136e, 136f, 136w CFR:40 CFR 167 Small Entity:Unlikely.	Peter J. Niemiec EPA (EN-342) Washington, DC 20460 FTS:8-755-1212 COMM:202-755-1212	NPRM: 45FR46100 (07/09/80) FR: 10/00/82
<i>Proposed Interpretive Rule Governing State Primary Enforcement Responsibility for Pesticide Use Violations</i> SAN No. 1503	Description: This interpretive rule will give the Agency interpretation of Sections 26 and 27 of FIFRA which provide for State enforcement of pesticide violations. Under Section 27(b) the Agency is writing a related specialized regulation to establish procedural rules for rescinding State enforcement primacy if the Administrator determines that a State is not carrying out its enforcement responsibility Classification: Other Statutory Authority: FIFRA 26, 27 / 7 USC 136-W-1, W-2 CFR:40 CFR 173 Small Entity:Unlikely	Steve Leifer EPA (EN-342) Washington, DC 20460 FTS:8-755-0970 COMM:202-755-0970	NPRM:Undetermined

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
FEDERAL INSECTICIDE, FUNGICIDE, AND RODENTICIDE ACT			
<i>Closed System Packaging</i> SAN No. 1523 Docket No. OPP 250022	Description: The objective of this rule is to reduce the hazards associated with the transfer, mixing, and loading of pesticides. These hazards have resulted in adverse effects on pesticide mixers and loaders of certain classes of pesticides. Classification: Other Statutory Authority: FIFRA 25(c)(3) / 7 USC 136(e) CFR:40 CFR 162 Small Entity:Unlikely	William Jacobs EPA (TS-767-C) Washington, DC 20460 FTS:8-557-2784 COMM:703-557-2784	ANPRM: 44FR54508 (09/20/79) NPRM: 01/00/82

TOXIC SUBSTANCES CONTROL ACT

EPA is writing regulations under four sections of the Toxic Substances Control Act (TSCA): under Section 4, standards for the development of test data and rules that require the testing of specific chemical substances and mixtures; under section 5, premanufacture notification rules and premanufacture testing guidance; a series of specific control actions under Section 6, for chemicals presenting unreasonable risks; and under Section 8, reporting and recordkeeping requirements necessary for implementing other TSCA provisions.

<i>Test Rules - General Provisions for Test Rules and Modifications of Test Standards</i> SAN No. 1130 Docket No. OTS-046003	Description: This regulation specifies certain requirements and guidance which apply to all section 4(a) test rules. Included are requirements for overall compliance with test rules, for submission of confidential business information, for public access to information obtained under test rules, and for submission of study plans. There is also guidance on the scope, purpose, and applicability of test rules and on the annual review and test rule-specific modification of test standards. Classification: Other Statutory Authority: TSCA 4(a) / 15 USC 2603 CFR:40 CFR 790 (proposed as 771) Small Entity:Unlikely	Diane Beal EPA (TS-796) Washington DC 20460 FTS:8-755-2890 COMM:202-755-2890	NPRM: 44FR27334 (05/09/79) FR: 12/00/81
<i>General Reimbursement Policy for TSCA Test Rules</i> SAN No. 1726 Docket No. OPTS-48001C	Description: TSCA requires that those who manufacture and process a chemical must pay for tests to develop necessary information on its risks. Industry has initial responsibility for deciding how to share testing costs, but Section 4 requires EPA to issue reimbursement orders when private negotiations fail. This rule establishes procedures and criteria for EPA to make decisions on fair and equitable reimbursement. It is designed to encourage private arrangements by reducing the advantage of transferring a dispute to EPA. Classification: Other Statutory Authority: TSCA 4(c) / 15 USC 2603 CFR:40 CFR 790 F Small Entity:Unlikely	Ellen Selonick EPA (TS-779) Washington, DC 20460 FTS:8-426-9425 COMM:202-426-9425	ANPRM: 44FR54284 (09/18/79) NPRM:Undetermined
<i>General Exemption Policy for Test Rules</i> SAN No. 1669 Docket No. OPTS-47001	Description: This is a final notice of the policies EPA will use to grant exemptions from testing under Section 4(c) of TSCA. Section 4(c) requires EPA to exempt applicants from testing if the chemical they manufacture or process is equivalent to one which is already being tested or if testing by applicants for exemptions would duplicate data already submitted to EPA. Classification: Other Statutory Authority: TSCA 4(c) / 15 USC 2603 CFR:40 CFR 790 (proposed as 773) Small Entity:Unlikely	Steven Newburg-Rinn EPA (TS-778) Washington, DC 20460 FTS:8-557-5781 COMM:202-557-5781	NPRM: 45FR48512 (07/18/80) FR: 12/00/81
<i>Health Effects Testing: Good Laboratory Practice Standards</i> SAN No. 1739 Docket No. OTS 046004	Description: This regulation sets forth standards for Good Laboratory Practices (GLP) which apply to all health effects testing conducted under TSCA. Good Laboratory Practices are recognized, established practices which laboratory professionals use to ensure accurate and replicable tests. EPA will invoke these standards along with testing standards when it publishes chemical specific test rules. Classification: Other Statutory Authority: TSCA 4(b) / 15 USC 2603 CFR 40 CFR 792 (proposed as 772) Small Entity:Unlikely	Diane Beal EPA (TS-796) Washington, DC 20460 FTS:8-755-2890 COMM:202-755-2890	NPRM: 44FR27362 (05/09/79) FR:Undetermined

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
TOXIC SUBSTANCES CONTROL ACT			
<p><i>Ecotoxicology Testing: Good Laboratory Practice Standards</i> SAN No. 1740 Docket No. OPTS 46004A</p>	<p>Description: This regulation sets forth standards for Good Laboratory Practices (GLP) which apply to all ecotoxicology testing conducted under TSCA. Good Laboratory Practices are recognized, established practices which laboratory professionals use to ensure accurate and replicable tests. EPA will invoke these GLP standards along with testing standards when it publishes chemical-specific test rules. Classification: Other Statutory Authority: TSCA 4(b) / 15 USC 2603 CFR: 40 CFR 793 (proposed as 772) Small Entity: Unlikely</p>	<p>James Guilford EPA (TS-796) Washington, DC 20460 FTS: 8-755-1500 COMM: 202-755-1500</p>	<p>NPRM: 45FR77353 (11/21/80) FR: Undetermined</p>
<p><i>Test Rules for Chloromethanes and Chlorinated Benzenes and Decision Not to Test Acrylamide</i> SAN No. 1131 Docket No. OPTS 47002</p>	<p>Description: This regulation is intended to require chemical manufacturers and processors to test chloromethanes and chlorinated benzenes for specified health and environmental effects. EPA is acting under Section 4 of TSCA, which specifies that if a substance may present an unreasonable risk of injury, or there may be substantial human exposure, and if data on effects are inadequate and testing is necessary to obtain it, EPA may require testing. This is EPA's first rule under Section 4 requiring testing of specific chemicals. EPA is also giving notice of its decision not to require health effects testing on acrylamide. Classification: Other Statutory Authority: TSCA 4 / 15 USC 2603 CFR: 40 CFR 799 (proposed as 771) Small Entity: Unlikely</p>	<p>Steven Newburg-Rinn EPA (TS-778) Washington, DC 20460 FTS: 8-557-5781 COMM: 202-557-5781</p>	<p>NPRM: 45FR48524 (07/18/80) FR: 12/00/81</p>
<p><i>Test Rule for Nitrobenzene, Dichloromethane and 1, 1, 1-Trichloroethane</i> SAN No. 1668 Docket No. OPTS-47004</p>	<p>Description: This regulation would require chemical manufacturers and processors to test nitrobenzene, dichloromethane and 1,1,1-trichloroethane for specified health and environmental effects. This is one of a series of rules issued under Section 4 to require testing of specific chemicals. The rule would require manufacturers and processors to test these chemicals according to test standards EPA has adopted. Classification: Other Statutory Authority: TSCA 4 / 15 USC 2603 CFR: 40 CFR 799 (proposed as 771) Small Entity: Unlikely</p>	<p>Steven Newburg-Rinn EPA (TS-778) Washington, D.C. 20460 FTS: 8-557-5781 COMM: 202-557-5781</p>	<p>NPRM: 46FR30301 (06/05/81) FR: 10/00/82</p>
<p><i>Test Rules for Acetonitrile, Pyridine and Alkyl Epoxides</i> SAN No. 1667</p>	<p>Description: This is one of a series of rules issued under Section 4 of TSCA. EPA will either require testing of specific chemicals or provide adequate reasons for not requiring testing. Classification: Other Statutory Authority: TSCA 4 / 15 USC 2603 CFR: 40 CFR 799 Small Entity: Unlikely</p>	<p>Steven Newburg-Rinn EPA (TS-778) Washington, D.C. 20460 FTS: 8-557-5781 COMM: 202-557-5781</p>	<p>NPRM: 04/00/82 FR: 04/00/82</p>
<p><i>Test Rules for Antimony, Antimony Trioxide, Antimony Sulfide and Arylphosphates</i> SAN No. 1668A</p>	<p>Description: This is one of a series of rules issued under Section 4 requiring health and environmental effects testing of specific chemicals or providing adequate reasons for not requiring testing. Classification: Other Statutory Authority: TSCA 4(a) / 15 USC 2603(a) CFR: 40 CFR 799 Small Entity: Unlikely</p>	<p>Steven Newburg-Rinn EPA (TS-788) Washington, DC 20460 FTS: 8-557-5781 COMM: 202-557-5781</p>	<p>NPRM: 12/00/81 FR: 12/00/82</p>
<p><i>Decision on Test Rule for Cresols</i> SAN No. 1668B</p>	<p>Description: This is one of a series of rules issued under Section 4 to require testing of specific chemicals or provide adequate reasons for not requiring testing. EPA either will issue a proposed test rule or decide not to require testing of cresols in this rulemaking. Classification: Other Statutory Authority: TSCA 4(a) / 15 USC 2603(a) CFR: 40 CFR 799 Small Entity: Unlikely</p>	<p>Steven Newburg-Rinn EPA (TS-778) Washington, DC 20460 FTS: 8-557-5781 COMM: 202-557-5781</p>	<p>NPRM: 01/00/82 FR: 01/00/83</p>
<p><i>Fluoroalkenes</i></p>	<p>Description: This action initiates rulemaking on certain chemicals on the seventh Interagency Testing Committee (ITC) list of chemicals recommended for testing. EPA must initiate action or decide not to require testing within twelve months of the ITC recommendation. This Advance Notice covers fluoroalkenes and alkyltins. Classification: Other Statutory Authority: TSCA 4(a) / 15 USC 2603 CFR: 40 CFR 799 Small Entity: Unlikely</p>	<p>Steven Newburg-Rinn EPA (TS-798) Washington, DC 20460 FTS: 8-557-5781 COMM: 202-557-5781</p>	<p>ANPRM: 11/00/81</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
TOXIC SUBSTANCES CONTROL ACT			
<p><i>Announcements of Decisions Not to Require Testing</i> SAN No. 1668C</p>	<p>Description: This action will give public notice of EPA's intentions not to issue Section 4 test requirements for the following: o-tolidine, o-dianisidine, chlorinated naphthalenes, polychlorinated terphenyls, alkylphthalates, butyl pthalates, butyl benzyl pthalates, and the chlorinated parafins. Classification: Other Statutory Authority: TSCA 4(a) CFR: 40 CFR 799 Small Entity: Unlikely</p>	<p>Steven Newburg-Rinn EPA (TS-778) Washington, DC 20460 FTS: 8-557-5781 COMM: 202-557-5781</p>	<p>FR: 10/00/81 FR: 11/00/81 FR: 12/00/81</p>
<p><i>Premanufacture Notification Requirements and Review Procedures</i> SAN No. 1134 Docket No. OPTS-50019/ OTS-050002</p>	<p>Description: This regulation establishes procedures for chemical manufacturers to submit notices to EPA before manufacturing new chemical substances for commercial purposes. EPA will use these notices to screen potentially harmful chemicals before they enter production and use. The Agency can allow production or take any of several different actions to prohibit, monitor, or control commercial development of a chemical. Classification: Major Statutory Authority: TSCA 5 / 15 USC 2604 CFR: 40 CFR 720 Analysis: RIA Small Entity: Likely</p>	<p>Joe DeSantis EPA (TS-794) Washington, DC 20460 FTS: 8-755-7014 COMM: 202-755-7014</p>	<p>NPRM: 44FR2242 (01/10/79) IFR: 44FR28564 (05/15/79) RPRM: 44FR59764 (10/16/79) INTERIM POLICY: 45FR74378 (11/07/80)</p>
<p><i>Labeling Rule for Treated Wood</i> SAN No. 1680</p>	<p>Description: Pentachlorophenol, creosote and inorganic arsenicals are used as wood preservatives. They pose risks of teratogenicity, fetotoxicity, oncogenicity, and mutagenicity for persons improperly handling treated wood. This regulation would require the distribution of labels containing safe handling directions for products treated with these preservatives. In a related action, EPA is conducting a Rebuttable Presumption Against Registration (RPAR) review of these preservatives under FIFRA, because they may pose unreasonable risks to health. Classification: Other Statutory Authority: TSCA 6 / 15 USC 2605 CFR: Not yet assigned Small Entity: Not yet determined.</p>	<p>Lynda Priddy EPA (TS-791-C) Washington, D.C. 20460 FTS: 8-557-7451 COMM: 703-557-7451</p>	<p>FR: 03/00/82 ANPRM: 12/00/81 NPRM: 12/00/82 FR: 09/00/83</p>
<p><i>Proposed Production Restriction for Chlorofluorocarbons</i> SAN No. 1644 Docket No. OPTS-62009</p>	<p>Description: Chlorofluorocarbons (CFCs) are a family of chemicals suspected of depleting stratospheric ozone and posing several health and environmental threats. EPA is considering restrictions to limit growth in production and use either through an economic incentive approach or through traditional regulation, such as performance standards or selective product and use bans. The Agency is also encouraging international action on the problem. Classification: Major Statutory Authority: TSCA 6 / 15 USC 2605 CFR: Not yet determined Analysis: EIS Small Entity: Likely</p>	<p>George Semeniuk EPA (TS-794) Washington, DC 20460 FTS: 8-755-1150 COMM: 202-755-1150</p>	<p>ANPRM: 45FR66726 (10/07/80) NPRM: Undetermined</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
TOXIC SUBSTANCES CONTROL ACT			
<p>PCB Manufacture and Distribution SAN No. 1709 Docket No. OPTS-62014</p>	<p>Description: EPA is revising earlier regulations on the use of PCBs in electrical equipment, based on a ruling of the D.C. Circuit. EPA is reviewing its earlier determination that PCB-containing transformers, capacitors, and electromagnets are "totally enclosed." Under EPA's definition, the requirement of TSCA 6(e) that containers of PCB be totally enclosed to prevent significant exposure means that there must be no detectable exposure from any such container. Classification: Other Statutory Authority: TSCA 6(e) / 15 USC 2605(e) CFR: 40 CFR 761 Small Entity: Not yet determined</p>	<p>Bill Gunter EPA (TS-794) Washington, D.C. 20460 FTS: 8-426-2510 COMM: 202-426-2510</p>	<p>ANPRM: 46FR16090 (03/10/81) NPRM: 03/00/82 FR: 07/00/82</p>
<p>Amendment to the Use Authorization for PCB Railroad Transformers</p>	<p>Description: 40 CFR 761 authorizes the use of polychlorinated biphenyls (PCBs) in railroad transformers until July 1, 1984. Two of the restrictions on this use of PCBs are that these transformers must contain dielectric fluids with a PCB concentration not exceeding 60,000 parts per million (ppm) (6 percent) after January 1, 1982, and not exceeding 1000 ppm (0.1 percent) after January 1, 1984. Several railroad organizations have been unable to select an acceptable PCB substitute for use in these transformers in time to comply with the 60,000 ppm requirement. EPA is therefore proposing to extend the time for compliance with the 60,000 ppm requirement to a date not later than October 1, 1983, and requesting comments on whether there should be any change in the 1000 ppm requirement. Classification: Other Statutory Authority: TSCA 6(e) / 15 USC 2605(e) CFR: 40 CFR 61 - Revision Small Entity: Unlikely</p>	<p>James Hueimmer EPA (TS-794) Washington, DC 20460 FTS: 8-426-9458 COMM: 202-426-9458</p>	<p>NPRM: 11/00/81</p>
<p>Fully Halogenated Chloro-fluoroalkanes: Essential Use Exemption for Spinnerette Release Agents Docket No. OPTS-66005c</p>	<p>Description: EPA promulgated a rule published in the Federal Register of January 21, 1981, (46 FR 5981) revoking the exemption of the chlorofluorocarbon (CFC) rule (43 FR 11318) for spinnerette release agents. EPA is now proposing to reinstate the exemption. In taking this action, EPA is responding to new information that adequate substitutes do not exist and cannot be developed and adopted for all applications and all man-made fiber producer by March 1, 1982, the effective date of the revocation. Classification: Other Statutory Authority: TSCA 6 / 15 USC 2605 CFR: 40 CFR 762 - Revision Small Entity: Unlikely</p>	<p>George Semeniuk EPA (TS-794) Washington, DC 20460 FTS: 8-755-1150 COMM: 202-755-1150</p>	<p>NPRM: 46FR42880 (08/25/81) FR: 12/00/81</p>
<p>Rules Restricting the Commercial and Industrial Use of Asbestos Fibers SAN No. 1627</p>	<p>Description: The Agency is investigating regulation of the commercial and industrial use of asbestos. Among the options under consideration are: (1) prohibiting the non-essential uses of asbestos; (2) establishing quotas for the use of asbestos; and (3) requiring the labeling of asbestos and asbestos-containing products. Classification: Major Statutory Authority: TSCA 6 / 15 USC 2605 CFR: 40 CFR 763 Analysis: RIA Small Entity: Not yet determined</p>	<p>Albert Colli EPA (TS-794) Washington, DC 20460 FTS: 8-755-1150 COMM: 202-755-1150</p>	<p>ANPRM: 44FR60056 (10/17/79) NPRM: Undetermined</p>
<p>Asbestos-Containing Materials in School Buildings - Identification and Notification SAN No. 1519A Docket No. OPTS-61004</p>	<p>Description: The purpose of this regulation is to protect school children and employees from unreasonable risks of exposure to asbestos. It will require local education agencies for some 109,000 public and private school buildings to inspect and identify friable asbestos-containing materials in their buildings and notify employees and parent-teacher associations of the presence of such materials. The Agency was considering a second phase requiring corrective action, but now has concluded that identifying hazards will provide local school districts with enough information to take corrective action on their own. Classification: Other Statutory Authority: TSCA 6(a)(3) / 15 USC 2605 CFR: 40 CFR 763 Small Entity: Unlikely</p>	<p>Larry Longanecker EPA (TS-794) Washington, DC 20460 FTS: 8-755-1397 COMM: 202-755-1397</p>	<p>ANPRM: 44FR54676 (09/20/79) NPRM: 45FR61966 (08/17/80) FR: Undetermined</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
TOXIC SUBSTANCES CONTROL ACT			
<p><i>EDC (1, 2-dichloroethane) Dispersive Uses Reporting Rule</i> SAN No. 1675</p>	<p>Description: EDC is a very high volume chemical that is used as a raw material and as a feedstock in other products. It is a volatile liquid that is not very soluble in water. Human exposure can be high. EPA is considering reporting requirements to evaluate whether the non-feedstock uses of EDC may pose an unreasonable risk that warrant regulatory action. This rule will require certain producers of EDC to identify themselves, report the quantities of EDC obtained and used in their product, and describe the intended uses of their EDC-containing products. Classification: Other Statutory Authority: TSCA 8(a) / 15 USC 2607(a) CFR: 40 CFR 704 Small Entity: Likely</p>	<p>Suzanne Rudzinski EPA (TS-778) Washington, DC 20460 FTS: 8-755-6660 COMM: 202-755-6660</p>	<p>NPRM: Undetermined</p>
<p><i>Preliminary Assessment Information Reporting</i> SAN No. 1137 Docket No. OTS-082004</p>	<p>Description: This rule is designed to obtain information for pre-regulatory assessment of chemical substances. The rule would apply to manufacturers and importers and would require them to fill out a short form on general production, use and exposure. EPA will use this information to rank potentially important chemicals for investigation and preliminary risk assessment. Classification: Other Statutory Authority: TSCA 8(a) / 15 USC 2607(a) CFR: 40 CFR 712 Analysis: IIA Small Entity: Unlikely</p>	<p>Barbara Ostrow EPA (TS-778) Washington, DC 20460 FTS: 8-755-6660 COMM: 202-755-6660</p>	<p>ANPRM: 44FR37517 (06/27/79) NPRM: 45FR13646 (02/29/80) FR: Undetermined</p>
<p><i>Standards for Excluding Small Manufacturers and Processors from TSCA 8(a)</i> SAN No. 1529 Docket No. OPTS-8011</p>	<p>Description: Under Section 8(a) of TSCA, EPA can minimize burdens on small businesses by exempting small manufacturers and processors from reporting requirements, unless the chemical manufactured or processed is subject to certain Agency actions. This rule will establish a generic standard to determine who may qualify as "small" for the purpose of these exemptions. Classification: Other Statutory Authority: TSCA 8(a) / 15 USC 2607(a) CFR: 40 CFR 712 Analysis: RFA Small Entity: Likely</p>	<p>Barbara Ostrow EPA (TS-778) Washington, DC 20460 FTS: 8-755-6660 COMM: 202-755-6660</p>	<p>ANPRM: 45FR66180 (09/06/80) NPRM: 02/00/82 FR: 04/00/83</p>
<p><i>Asbestos Use and Substitutes Reporting</i> SAN No. 1552 Docket No. OPTS 84004</p>	<p>Description: This rule will use the reporting authority of Section 8(a) to obtain information on the industrial and commercial uses of asbestos fiber. EPA will use this information to determine whether action should be taken to control asbestos under TSCA or other Federal laws. The rule will require information on quantities of asbestos used in various processes, employee exposure and monitoring, and waste disposal and pollution control. It will apply to asbestos manufacturers, importers, and processors. Firms of 10 or fewer employees are exempt. Classification: Other Statutory Authority: TSCA 8(a) / 15 USC 2607(a) CFR: 40 CFR 763 Analysis: IIA Small Entity: Unlikely</p>	<p>Suzanne Rudzinski EPA (TS-778) Washington DC 20460 FTS: 8-755-6660 COMM: 202-755-6660</p>	<p>ANPRM: 44FR60061 (10/17/79) NPRM: 46FR8200 (01/26/81) FR: Undetermined</p>
<p><i>Health and Safety Study Reporting</i> SAN No. 1139 Docket No. OTS-084003</p>	<p>Description: This rule would require chemical manufacturers, processors, distributors, and others who possess health and safety studies on specifically listed chemicals to submit them to EPA. EPA will use these studies to assess the health and environmental effects of the chemicals and to determine what kind of testing is needed on certain priority existing chemicals. EPA will amend this rule from time to time by adding to the list of chemicals subject to this rule. Classification: Other Statutory Authority: TSCA 8(d) / 15 USC 2607(d) CFR: 40 CFR 716 Analysis: IIA Small Entity: Unlikely</p>	<p>Suzanne Rudzinski EPA (TS-778) Washington DC 20460 FTS: 8-755-6660 COMM: 202-755-6660</p>	<p>ANPRM: 42FR56686 (03/11/77) NPRM: 44FR77470 (12/31/79) FR: Undetermined</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
TOXIC SUBSTANCES CONTROL ACT			
<p><i>Records and Reports of Allegations of Significant Adverse Reactions to Health or the Environment</i> SAN No. 1138 Docket No. OPTS-083001</p>	<p>Description: This regulation implements Section 8(a) of TSCA, which requires that any person who manufactures a chemical substance or mixture keep records of significant adverse reactions to health or the environment alleged to have been caused by the substance or mixture. Companies must keep employee allegations for thirty years, and all others for five years. This will enable EPA to find patterns of adverse effects and identify previously unknown chemical hazards. Classification: Other Statutory Authority: TSCA 8(c) / 15 USC 2607(c) CFR:40 CFR 717 Analysis: IIA Small Entity: Likely</p>	<p>Suzanne Rudzinski EPA (TS-778) Washington, DC 20460 FTS:8-755-6660 COMM:202-755-6660</p>	<p>NPRM: 42FR56686 (03/11/77) NPRM: 45FR47008 (07/11/80) FR: Undetermined</p>
CLEAN WATER ACT			
<p>The goal of the Clean Water Act is to achieve fishable and swimmable water quality in the Nation's waters by 1983. The Act defines two major strategies for reaching this goal: 1) limitations on effluent discharges from industrial and municipal sources and 2) adoption by the States of water quality standards for specific bodies of water. EPA is presently working on regulations which involve both strategies. Under Sections 301, 304, 306, and 307 of the Act, the Agency is developing regulations to control the discharge of toxic and other substances from different industries. Under Sections 303 and 304, the Agency is revising the program under which States adopt water quality standards.</p> <p>In addition, the Act requires that EPA address spills of oil and hazardous substances under Section 311, that it develop guidelines for permissible dumping of dredged and fill material under Section 404, and that it develop guidelines for land disposal of sewage sludge under Section 405.</p> <p>Section 402 requires dischargers to apply for permits from the State or EPA before they can discharge pollutants. EPA has set up the National Pollutant Discharge Elimination System (NPDES) in order to fulfill this requirement. NPDES permits are the main enforcement mechanism provided for in the Act.</p> <p>The basic structure of the Act was created by the Federal Water Pollution Control Act of 1972. The 1977 amendments changed the name to the Clean Water Act and supplied the impetus for most of the regulations now under development.</p>			
<p><i>NPDES Special Permit Program for Coal Mines</i> SAN No. 1643</p>	<p>Description: This regulation will implement a Memorandum of Understanding between EPA and the Department of Interior regarding joint permitting of coal mines under the NPDES program. Classification: Other Statutory Authority: CWA 101, 103(a), 104(h) / 33 USC 1251, 1253(a), 1254(h) CFR:40 CFR 122 Small Entity: Unlikely</p>	<p>Dan Schramm EPA (EN-336) Washington, DC 20460 FTS:8-426-7010 COMM:202-426-7010</p>	<p>NPRM: 03/00/82 FR: 09/00/82</p>
<p><i>Simplifying Construction Grants Regulations</i> SAN No. 1722</p>	<p>Description: These proposed revisions will simplify the requirements of the existing construction grants regulations and will provide more flexibility in meeting the requirements. Rather than mandating how grantees must meet the goals of the regulations, this revision will allow grantees to choose the most cost-effective ways to achieve these goals. Classification: Other Statutory Authority: CWA 201, 501 / 33 USC 1361 CFR:40 CFR 35 - Revision Small Entity: Unlikely.</p>	<p>Jane MaGee EPA (WH-546) Washington, DC 20460 FTS:8-426-2517 COMM:202-426-2517</p>	<p>IFR: 11/00/81</p>
<p><i>NPDES New Source Application Form</i> SAN No. 1725</p>	<p>Description: The purpose of this action is to develop an NPDES application form for new manufacturing, commercial, mining, and silvicultural operations. It will become a part of the EPA Consolidated Permit Application Form. Besides obtaining information necessary for setting effluent discharge limitations, it will also help permit writers determine whether the facility is a new source and whether an EIS is necessary. Classification: Other Statutory Authority: CWA 301 / 33 USC 1311 CFR:40 CFR 122 Analysis: IIA Small Entity: Unlikely</p>	<p>Robert April EPA (EN-336) Washington, DC 20460 FTS:8-426-7035 COMM:202-426-7035</p>	<p>NPRM: 01/00/82 FR: 10/00/82</p>
<p><i>Requirements for Application for 301(c) Variances</i> SAN No. 1404</p>	<p>Description: Section 301(c) of the Clean Water Act provides for waivers on economic grounds of the strict requirements of BAT controls for non-toxic, non-conventional pollutants. This regulation will establish application ground rules and national criteria for granting variances from BAT requirements. It will allow variances for firms that cannot afford BAT controls for nonconventional pollutants. Classification: Other Statutory Authority: CWA 301(c) / 33 USC 1311(c) CFR:40 CFR 125 Small Entity: Unlikely</p>	<p>Tom Laverty EPA (EN-336) Washington, DC 20460 FTS:8-426-7010 COMM:202-426-7010</p>	<p>NPRM: 03/00/82 FR: 01/00/83</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<i>Waivers from BAT for Non-conventional Pollutants under 301(g)</i> SAN No. 1634	Description: Section 301(g) allows NPDES permit applicants to request a waiver from BAT effluent limitations for nonconventional pollutants whenever the application can show that a less stringent permit limit will not interfere with the attainment or maintenance of water quality and will not endanger human health or the environment. This regulation will establish guidelines for evaluating waiver applications. Classification: Other Statutory Authority: CWA 301(g) / 33 USC 1311(g) CFR:40 CFR 125 F Small Entity:Unlikely	Robert Cantilli EPA (EN-336) Washington, DC 20460 FTS:8-426-7010 COMM:202-426-7010	NPRM: 02/00/82 FR: 08/00/82
<i>Modification of Secondary Treatment Requirements for Discharge into Marine Waters</i>	Description: Section 301(h) allows for wastewater treatment plants to apply for waivers from secondary treatment when EPA criteria are met. EPA is amending the regulation to extend the application period. Classification: Other Statutory Authority: CWA 301(h) / 33 USC 1311 CFR:40 CFR 125 G - Revision Small Entity:Not yet determined	Ronald deCesare EPA (WH-546) Washington, DC 20460 FTS:8-755-4976 COMM:202-755-4976	NPRM: Undetermined
<i>Criteria and Standards for Imposing Best Management Practices in NPDES Permits</i> SAN No. 1710	Description: EPA is revising the Best Management Practices (BMP) regulations promulgated on June 7, 1979. This revision will incorporate public comments on the BMP Guidance Document that was made available for comment in March 1980. Classification: Other Statutory Authority: CWA 301(e) / 33 USC 1311 CFR:40 CFR 125 K - Revision Small Entity:Unlikely	Harry Thron EPA (EN-336) Washington, DC 20460 FTS:8-426-7010 COMM:202-426-7010	NPRM: 02/00/82 FR: 08/00/82
<i>Innovative Technology for Industrial Discharge</i> SAN No. 1608	Description: Section 301(k) allows NPDES permit applicants to request an extension of the compliance date for BAT until July 1, 1987 if they will install an innovative technology. This technology must be either (1) superior to BAT or (2) equivalent to BAT and allow significant cost savings. Classification: Other Statutory Authority: CWA 301(k) / 33 USC 1311(k) CFR:40 CFR 125 Small Entity:Unlikely	Tom Laverty EPA (EN-336) Washington, DC 20460 FTS:8-426-7010 COMM:202-426-7010	ANPRM: 45FR62509 (09/19/80) NPRM: 46FR46597 (09/21/81) FR: 08/00/82
<p>The Clean Water Act and a modified consent decree in <i>NRDC v. Costle</i>, 12 ERC 1833(D.D.C. 1979), require that EPA develop guidelines to control toxic substances in industrial effluents. Section 307(a) of the Act identifies 65 toxic pollutants; they are listed in Table 1 of the Committee Print 95-30 of Committee on Public Works and Transportation, House of Representatives.</p> <p>Section 304 requires that EPA determine the best available technology (BAT) to control toxic pollutants from existing point sources. BAT will consist of the most effective technology which can still be economically achieved by the affected industries. EPA will also determine best conventional technology (BCT) which industries can use on conventional pollutants which do not require BAT.</p> <p>Under Section 306 of the Act, EPA is establishing new source performance standards (NSPS) for new plants. Under Section 307(b) and 307(c), EPA will set pretreatment standards for both existing and new sources which discharge into municipal waste treatment systems. These sets of standards will in most cases require technologies equivalent to BAT.</p> <p>Major issues raised in setting effluent guidelines are:</p> <ol style="list-style-type: none"> (1) How to identify the major pollutants discharged to and from treatment systems; (2) How to determine the major technology options to control pollutants; (3) How to determine the capital and annual costs of the technology options; and (4) How to determine the resulting economic impacts. <p>EPA is developing or revising guidelines for each of the industries listed below.</p>			
<i>Effluent Guidelines for Textile Mills</i> SAN No. 1417	Description: The Agency is developing BAT, NSPS and pretreatment standards for nine subcategories of the industry. Major toxic pollutants include total phenols, chromium, copper, and zinc. EPA will promulgate BCT standards after promulgation of the revised BCT methodology. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 410 Analysis: RFA, RIA, IIA Small Entity:Likely	Richard Williams EPA (WH-552) Washington DC 20460 FTS:8-426-2554 COMM:202-426-2554	NPRM: 44FR62204 (10/29/79) RPRM: 46FR62204 (01/26/81) FR:03/00/82 (BAT) FR:09/00/82 (BCT)

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<i>Effluent Guidelines for Metal Finishing</i> SAN No. 1428	Description: Metal finishing concerns 45 different industrial processes, including electroplating, machining, anodizing and painting. The Agency is developing BPT, BAT, NSPS, and pretreatment standards to regulate the discharge of copper, nickel, zinc, chromium, lead, cadmium, silver, cyanide, total toxic organics, oil and grease, and TSS. Many job shop electroplaters (SIC 3479) are small businesses. Classification: Major Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 413 Analysis: RFA, RIA, IIA Small Entity:Likely	Richard Kinch EPA (WH-552) Washington OC 20460 FTS:8-426-2582 COMM:202-426-2582	NPRM: 12/00/81 FR: 12/00/82
<i>Effluent Guidelines for Organic Chemicals</i> SAN No. 1415	Description: The Agency is developing BPT, BAT NSPS, and pretreatment standards for the organic chemicals industry Major pollutants include aromatic chlorinated hydrocarbons, phenolic compounds, and metals. Classification: Major Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 414 Analysis: UCIA, RIA, RFA, IIA Small Entity:Likely	Maria Irizarry EPA (WH-552) Washington, DC 20460 FTS:8-426-2497 COMM:202-426-2497	NPRM: 07/00/82 FR: 05/00/83
<i>Effluent Guidelines for Inorganic Chemicals</i> SAN No. 1416	Description: The Agency is developing BPT for seven industrial subcategories, BCT for two subcategories, and BAT for eleven subcategories. In addition, the Agency is developing NSPS and pretreatment standards Major toxic pollutants include cyanide, lead, mercury, chromium, zinc, nickel, and cadmium Phase II will regulate other subcategories of the industry Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 415 Analysis: IIA Small Entity:Likely	Thomas Fielding EPA (WH-552) Washington DC 20460 FTS:8-426-2582 COMM:202-426-2582	NPRM: 45FR49450 (07/24/80) FR: 02/00/82
<i>Revision to BAT for Inorganic Chemicals</i>	Description: EPA is reconsidering the necessity for zero discharge in BAT regulations for the following three subcategories sodium chloride, calcium chloride, and sodium sulfide Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 415 - Revision Analysis: IIA Small Entity:Unlikely	Thomas Fielding EPA (WH-552) Washington OC 20460 FTS:8-426-2582 COMM:202-426-2582	NPRM 02/00/82
<i>Effluent Guidelines for Plastics and Synthetics</i> SAN No. 1418	Description: The Agency is developing BPT BCT BAT NSPS, and pretreatment standards for the plastics industry (SIC 2821 2823, 2824). Major pollutants include phenol, benzene, acrolein, acrylonitrile, ethylbenzene, toluene, and vinyl chloride. Classification: Major Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 416 Analysis: RIA, RFA, IIA Small Entity:Likely	H E Wise EPA (WH-552) Washington DC 20460 FTS:8-426-2497 COMM:202-426-2497	NPRM 07/00/82 FR: 05/00/83
<i>Effluent Guidelines for Petroleum Refining</i> SAN No. 1406	Description: The Agency is developing BAT and BCT for 182 direct dischargers and pretreatment standards for 48 indirect dischargers. Major pollutants are chromium, zinc, phenol, and polynuclear aromatic hydrocarbons Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 419 Analysis: IIA Small Entity:Unlikely	John Lum EPA (WH-552) Washington OC 20460 FTS:8-426-4617 COMM:202-426-4617	NPRM 44FR75926 (12/21/79) FR 05/00/82

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<i>Effluent Guideline for Iron and Steel Manufacturing</i> SAN No. 1405	Description: The Agency is developing BPT, BCT, BAT, NSPS and pretreatment standards for the iron and steel industry. The steel industry's approximately 650 plants process more than 6 billion gallons of water per day. Major toxic pollutants include zinc, chromium, lead, naphthalene, benzene, phenols and cyanide. Classification: Major Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR: 40 CFR 420 Analysis: RFA, IIA, RIA Small Entity: Likely	Edward Oulaney EPA (WH-552) Washington, DC 20460 FTS: 8-426-2586 COMM: 202-426-2586	NPRM: 46FR1858 (01/07/81) FR: 01/00/82
<i>Effluent Guidelines for Nonferrous Metal Manufacturing</i> SAN No. 1410	Description: The Agency is developing BAT and other standards for the nonferrous metals industry in two phases. Phase 1 includes the larger subcategories such as aluminum, copper, lead, and zinc. Toxic pollutants of concern are lead, copper, arsenic, cadmium and copper. Classification: Other Statutory Authority: CWA 301, 304, 308, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR: 40 CFR 421 Small Entity: Not yet determined	Patricia E. Williams EPA (WH-552) Washington, DC 20460 FTS: 8-426-2586 COMM: 202-426-2586	NPRM: 08/00/82 FR: 11/00/83
<i>Effluent Guidelines for Steam Electric Power Plants</i> SAN No. 1408	Description: The steam electric power industry consists of 1000 plants which produce about 80% of the United States energy supply. The average plant discharges 3.15 million gallons of wastewater per day. The Agency is proposing BAT limitations for total residual chlorine, chromium, copper and zinc. Classification: Major Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR: 40 CFR 423 Analysis: RIA, IIA Small Entity: Unlikely	John Lum EPA (WH-522) Washington, DC 20460 FTS: 8-426-4617 COMM: 202-426-4617	NPRM: 45FR68328 (10/14/80) FR: 06/00/82
<i>Effluent Guidelines for Leather Tanning and Finishing</i> SAN No. 1409	Description: The leather tanning industry consists of 170 indirect and 18 direct discharges. The Agency has proposed BPT, BAT, NSPS and pretreatment standards for seven subcategories. Major pollutants of concern are chromium and phenol. The agency has proposed a less stringent standard for firms which process less than 3.1 million pounds per year of raw materials. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR: 40 CFR 425 Analysis: IIA Small Entity: Likely	Donald F. Anderson EPA (WH-552) Washington, DC 20460 FTS: 8-426-2707 COMM: 202-426-2707	NPRM: 44FR38746 (07/02/79) FR: 03/00/82
<i>Effluent Guidelines for Rubber Processing</i> SAN No. 1420	Description: EPA has proposed to withdraw BAT and substitute limits for COO and metals equivalent to BPT for nine subcategories. Lead limits for three subcategories are being restudied. Rubber reclaimers covered by subparts H and I are being re-examined for BCT, BAT, and NSPS regulations. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR: 40 CFR 428 - Revision Analysis: RFA, IIA Small Entity: Likely	J.S. Vitalis EPA (WH-552) Washington, DC 20460 FTS: 8-426-2497 COMM: 202-426-2497	NPRM: 44FR75016 (12/18/79) NPRM: 12/00/81 FR: 04/00/82
<i>Effluent Guidelines for Pulp, Paper, and Paperboard</i> SAN No. 1419	Description: The Agency is establishing BAT, NSPS and pretreatment standards for this industry. BCT effluent limitations will also be established, but on a different schedule. Pulp, paper, and paperboard mills discharge approximately 4.2 billion gallons of wastewater per day. Pollutants of concern are BOD, TSS, chloroform, zinc, and chlorinated phenols. Classification: Major Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR: 40 CFR 430, 431 Analysis: RIA, IIA Small Entity: Unlikely	Robert Oellinger EPA (WH-552) Washington, DC 20460 FTS: 8-426-2554 COMM: 202-426-2554	NPRM: 46FR1430 (01/06/81) FR: 08/00/82 FR (BCT): 04/00/83

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<i>Effluent Guidelines for Ore Mining and Dressing Point Source Category</i> SAN No. 1413	Description: The Agency is developing BAT, BCT, and NSPS effluent limitations for the mining of iron, copper, lead, zinc, gold, silver, molybdenum, aluminum, tungsten, nickel, vanadium, uranium, antimony, and titanium ore. Toxic pollutants of concern are copper, lead, zinc, and nickel. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 434 Analysis: IIA, RFA Small Entity:Likely	B. Matthew Jarrett EPA (WH-552) Washington, DC 20460 FTS:8-426-4617 COMM:202-426-4617	NPRM: 11/00/81 FR: 07/00/82
<i>Effluent Guidelines for Coal Mining</i> SAN No. 1414	Description: The Agency is revising BPT and NSPS and proposing BAT and BCT for runoff and wastewater discharge from coal mines. Toxic pollutants of concern are manganese and iron. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 434 Analysis: IIA Small Entity:Unlikely	Dennis Ruddy EPA (WH-552) Washington, DC 20460 FTS:8-426-4617 COMM:202-426-4617	NPRM: 46FR3136 (01/13/81) RPRM: 46FR28873 (05/29/81) FR: 07/00/82
<i>Effluent Guidelines for Off-shore Oil and Gas Industry</i> SAN No. 1649	Description: In 1975 the Agency proposed regulations for the offshore oil and gas industry. EPA published a final rule for BPT in 1979 but took no action on the NSPS and BAT standards. Under a settlement agreement with NRDC, the Agency withdrew the 1975 NSPS proposal and is developing a new proposal for NSPS standards. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 435 Analysis: IIA Small Entity:Not yet determined	Teresa Wright EPA (WH-552) Washington, DC 20460 FTS:8-426-4617 COMM:202-426-4617	NPRM: 07/00/82 FR: 07/00/83
<i>Effluent Guideline for the Crushed Stone, Sand, and Gravel Industries</i> SAN No. 1712	Description: EPA is reconsidering BPT limitations for the crushed stone, sand, and gravel industries. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 436-Revision Analysis: RFA Small Entity:Likely.	William A. Telliard EPA (WH-552) Washington, DC 20460 FTS:8-426-4617 COMM:202-426-4617	NPRM: 04/00/82 FR: 01/00/83
<i>Effluent Guidelines for Pharmaceuticals</i> SAN No. 1427	Description: EPA will propose BCT limits, BAT limits, and NSPS standards for four subcategories — fermentation products; biological, natural, and extraction products, chemical synthetic products and formulation products. Major toxic pollutants discharged by the pharmaceuticals industry include benzene, carbon tetrachloride, chloroform, ethylbenzene, toluene, phenol, cyanide, and heavy metals. BAT limits would be proposed to control these pollutants. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 439 Analysis: RFA, IIA Small Entity:Unlikely..	Joe Vitalis EPA (WH-552) Washington, DC 20460 FTS:8-426-2497 COMM:202-426-2497	NPRM: 06/00/82 FR: 04/00/83
<i>Effluent Guidelines for Paint Formulation</i> SAN No. 1411	Description: Under the authority of paragraph 8 of the Settlement Agreement (see Natural Resources Defense Council, Inc. v. Train, 8 ERC 2120 [D.D.C. 1976], modified 12 ERC the Agency is withdrawing the proposed BAT, NSPS, and pretreatment standards for caustic and/or wastewater subcategory and the pretreatment standards for the solvent wash subcategory. There will be no cost to the industry nor benefit to the environment resulting from this action. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 446 Small Entity:Unlikely	Ben Honaker EPA (WH-552) Washington, DC 20460 FTS:8-426-2554 COMM:202-426-2554	NPRM: 45FR912 (01/03/80) Notice:02/00/82

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<i>Effluent Guidelines for Ink Formulation</i> SAN No. 1411A	Description: Under the authority of paragraph 8 of the Settlement Agreement (see Natural Resources Defense Council, Inc. v. Train, 8 ERC 2120 [D.D.C. 1976], modified 12 ERC 1833 [D.D.C. 1979]), the Agency is withdrawing the proposed BAT, NSPS, and pretreatment standards for the caustic and/or wastewater subcategory and the pretreatment standards solvent waste subcategory. There will be no cost to the industry nor benefit to the environment resulting from this action. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 447 Small Entity:Unlikely	Ben Honaker EPA (WH 552) Washington, DC 20460 FTS:8-426-2554 COMM:202-426-2554	NPRM: 45FR928 (01/03/80) Notice:02/00/82
<i>Effluent Guidelines for Gum and Wood</i> SAN No. 1425	Description: The Agency has proposed BPT limitations for one industrial subcategory, sulfate turpentine, and BCT limitations for four subcategories: sulfate turpentine, wood rosin, tall oil, and rosin derivatives. EPA is withdrawing proposed BAT and pretreatment standards. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 454 Small Entity:Unlikely	Ben J. Honaker EPA (WH-552) Washington, DC 20460 FTS:8-426-2554 COMM:202-426-2554	NPRM: 44FR68710 (11/29/80) FR: 11/00/82
<i>Effluent Guidelines for Pesticides</i> SAN No. 1426	Description: EPA is developing BAT controls for manufacturers of pesticide and related products. Technological options under consideration are activated carbon adsorption, hydrolysis, steam stripping, chemical oxidation, metals separation, and biological oxidation. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 455 Analysis: RFA, IIA Small Entity:Unlikely	George Jett EPA (WH-552) Washington DC 20460 FTS:8-426-2497 COMM:202-426-2497	NPRM: 01/00/82 FR: 11/00/82
<i>Effluent Guidelines for Battery Manufacturing</i> SAN No. 1434	Description: The Agency is developing BAT and other standards for seven subcategories of the battery manufacturing industry. The seven subcategories are based primarily on anode material and on electrolyte (acid and alkaline) use. Toxic pollutants of concern are mercury, lead, cadmium, phenols, nickel, and zinc. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 461 Analysis: IIA Small Entity:Not yet determined..	Mary Belefski EPA (WH-552) Washington, DC 20460 FTS:8-426-2586 COMM:202-426-2586	NPRM: 06/00/82 FR: 07/00/83
<i>Effluent Guidelines for Metal Moulding and Casting Foundries</i> SAN No. 1432	Description: The Agency is developing BPT, BAT and other standards for the aluminum casting, copper casting, iron and steel casting, magnesium casting, lead casting, and zinc casting subcategories. The industry discharges approximately 8200 lb/day of toxic pollutants into waterways. Major toxic pollutants include zinc, copper, lead, and phenolic compounds. Classification: Major Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 464 Analysis: IIA, RIA Small Entity:Not yet determined	Ernst P. Hall EPA (WH-552) Washington DC 20460 FTS:8-426-2586 COMM:202-426-2586	NPRM: 07/00/82 FR: 10/00/83
<i>Effluent Guidelines for Coil Coating</i> SAN No. 1435	Description: The Agency is proposing BPT, BAT, NSPS and pretreatment standards for steel, galvanized and aluminum coil coating subcategories. Toxic pollutants of concern are chromium, cyanide, copper, lead, nickel, and zinc. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 465 Analysis: IIA Small Entity:Unlikely	Ernst P. Hall EPA (WH-552) Washington DC 20460 FTS:8-426-2586 COMM:202-426-2586	NPRM: 46FR2934 (01/12/81) FR: 10/00/82

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<i>Effluent Guidelines for Porcelain Enameling</i> SAN No. 1437	Description: Producers of porcelain enameled products include 28 direct and 88 indirect dischargers. The Agency is preparing BAT and other control standards for the steel, cast iron, aluminum and copper subcategories. Toxic pollutants of concern are cadmium, chromium, copper, lead, nickel, selenium and zinc. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 466 Analysis: RFA, IIA Small Entity:Likely	Ernst P. Hall EPA (WH-552) Washington, DC 20460 FTS:8-426-2586 COMM:202-426-2586	NPRM: 46FR8860 (01/27/81) FR: 10/00/82
<i>Effluent Guidelines for Aluminum Forming</i> SAN No. 1438	Description: EPA is developing BPT, BAT, and other standards for the aluminum forming industry Toxic pollutants of concern include chromium, zinc, lead, and cyanide. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 467 Analysis: IIA Small Entity:Not yet determined	Janet Goodwin EPA (WH-552) Washington DC 20460 FTS:8-426-2586 COMM:202-426-2586	NPRM: 11/00/81 FR: 04/00/83
<i>Effluent Guidelines for Copper Forming</i> SAN No. 1433	Description: The Agency is developing BPT, BAT, and other standards for six subcategories of the copper forming industry. Pollutants of concern include copper, lead, zinc and nickel. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1316, 1317, 1361 CFR:40 CFR 468 Analysis: IIA Small Entity:Not yet determined	Ernst P. Hall EPA (WH-552) Washington DC 20460 FTS:8-426-2586 COMM:202-426-2586	NPRM: 09/00/82 FR: 09/00/83
<i>Effluent Guidelines for Electrical and Electronic Products</i> SAN No. 1431	Description: Industries producing electrical and electronic components include 2000 direct and 8000 indirect dischargers of pollutants. The Agency is currently working on BAT, NSPS, and pretreatment standards for two subcategories of the electronics industry, semi-conductors and electronic crystals. Toxic pollutants of concern are organic chemicals, nickel, and chromium. Classification: Other Statutory Authority: CWA 301, 304, 306, 307 / 33 USC 1311, 1314, 1316, 1317 CFR:40 CFR 469 Analysis: RFA, IIA Small Entity:Unlikely	John C. Newbrough EPA (WH-552) Washington DC 20460 FTS 8-426-2582 COMM:202-426-2582	NPRM: 05/00/82 FR: 05/00/83
<i>Effluent Guidelines for Alcohol Fuels</i> SAN No. 1659	Description: EPA is developing new source performance standards for plants that manufacture fuel from alcohol. Classification: Other Statutory Authority: CWA 301, 304, 306, 307, 501 / 33 USC 1311, 1314, 1317, 1361 CFR:40 CFR 472 Analysis: RFA, IIA Small Entity:Not yet determined	Wendy Smith EPA (WH-552) Washington, DC 20460 FTS:8-426-4617 COMM:202-426-4617	NPRM: 06/00/82 FR: 06/00/83
<i>Modified pH Standard for Effluent Guideline Limitations</i> SAN No. 1655	Description: This regulation would adjust effluent guideline limitations for pH values on a monthly basis for industrial discharges whose NPDES permits require continuous monitoring. It would also limit the duration of individual excursions exceeding the range set forth in the applicable effluent guidelines. Classification: Other Statutory Authority: CWA 301, 304 / 33 USC 1311, 1314 CFR:40 CFR 401 - Revision Small Entity:Unlikely	Russell Roegner EPA (WH 586) Washington DC 20460 FTS 8-755-3624 COMM 202-755-3624	NPRM: 45FR81180 (12/09/80) FR: 10/00/81

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<i>Revision of the Best Conventional Technology (BCT) Cost Test</i>	<p>Description: EPA is revising the cost reasonableness test for BCT effluent limitations for industries including but not limited to those industries specified in the notice of August 29, 1979, primarily food processors and light manufacturers.</p> <p>Classification: Other</p> <p>Statutory Authority: CWA 303 / 33 USC 1314</p> <p>CFR: Not applicable - Revision</p> <p>Small Entity: Likely</p>	<p>Renee Rico EPA (WH-586) Washington, DC 20460 FTS: 8-426-2617 COMM: 202-426-2617</p>	<p>NPRM: 12/00/81 FR: 05/00/82</p>
<i>Water Quality Standards Regulations</i> SAN No. 1441	<p>Description: EPA is revising its regulations governing the adoption, revision and approval of state water quality standards. The regulation will replace the existing regulation governing the development, review, and approval of water quality standards by reaffirming the primacy of the states in setting standards, minimizing Federal requirements, and allowing states flexibility in considering environmental and economic impacts in setting standards.</p> <p>Classification: Other</p> <p>Statutory Authority: CWA 303 / 33 USC 1313</p> <p>CFR: 40 CFR 35.1550 - Revision</p> <p>Analysis: RFA</p> <p>Small Entity: Unlikely</p>	<p>David Sabock EPA (WH-585) Washington DC 20460 FTS: 8-245-3042 COMM: 202-245-3042</p>	<p>ANPRM: 43FR29588 (07/10/78)</p> <p>NPRM: 2/00/82 FR: 07/00/82</p>
<i>Amendment to Secondary Treatment Regulations</i> SAN No. 1657	<p>Description: The secondary treatment regulations require municipalities to achieve one of two standards of removal efficiency for conventional pollutants. They must comply with the more stringent of the following two standards: maximum amounts of TSS or 5 day BOD of 30g/liter or 85% removal of BOD or TSS. The purpose of these amendments is to consider (1) adjustments to the 85% removal requirement; (2) use of a test for carbonaceous BOD5 in addition to the standard BOD5 test for certain plants experiencing significant interference from nitrification; and (3) to reconsider the effluent limitations established for the control of BOD and TSS in municipal effluents.</p> <p>Classification: Other</p> <p>Statutory Authority: CWA 304(d)(1) / 33 USC 1314(d)(1)</p> <p>CFR: 40 CFR 133 - Revision</p>	<p>Marie Perez EPA (WH-595) Washington, D.C. 20460 FTS: 8-426-8973 COMM: 202-426-8973</p>	<p>ANPRM: 12/00/81</p>
<p>CWA 311 requires that EPA address the problem of spills of oil and hazardous substances by (1) identifying the substances which are hazardous and establishing reporting requirements for spills of these substances, and (2) setting requirements for spill prevention plans.</p>			
<i>Discharge of Oil</i> SAN No. 1579	<p>Description: This revision will extend reporting requirements for oil discharges from 12 miles to 200 miles offshore and will provide for exemptions.</p> <p>Classification: Other</p> <p>Statutory Authority: CWA 311(b) / 33 USC 1321(b)</p> <p>CFR: 40 CFR 110</p> <p>Small Entity: Not yet determined.</p>	<p>Jack Kooyoomjian EPA (WH-548) Washington, DC 20460 FTS: 8-245-3057 COMM: 202-245-3057</p>	<p>NPRM: Undetermined</p>
<i>Oil Pollution Prevention Regulation</i> SAN No. 1584	<p>Description: This revision to 40 CFR 112 will extend EPA's oil pollution authority from three miles to two hundred miles offshore and will clarify reporting exemptions. This revision does not affect the existing exemption for facilities that store 1,320 gallons or less.</p> <p>Classification: Other</p> <p>Statutory Authority: CWA 311(j)(1)(C) / 33 USC 1321(j)(1)(C)</p> <p>CFR: 40 CFR 112</p> <p>Small Entity: Unlikely</p>	<p>Steve Heare EPA (WH-548) Washington DC 20460 FTS: 8-245-3057 COMM: 202-245-3057</p>	<p>NPRM: 45FR33814 (05/20/80)</p> <p>FR: Undetermined</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN WATER ACT			
<p><i>Removal of Oil and Hazardous Substance Discharges</i> SAN No. 1544</p>	<p>Description: This regulation sets forth the methods and procedures for the removal of oil and hazardous substances from inland waters of the United States, excluding the Great Lakes. Key elements of the regulation are voluntary removal guidelines for the proper removal and disposal of oil and hazardous substance discharges and mandatory provisions governing the use of chemical agents applied to discharges. Classification: Other Statutory Authority: CWA 311/CERCLA / 33 USC 1321 Small Entity: Unlikely,</p>	<p>Joseph Lewis EPA (WH-585) Washington, DC 20460 FTS:8-472-3400 COMM:202-472-3400</p>	<p>NPRM: 45FR84942 (12/23/80) FR: 01/00/82</p>
<p><i>Hazardous Substances Pollution Prevention for Facilities Subject to Permitting Requirements of Section 402</i> SAN No. 1451</p>	<p>Description: This regulation's purpose is to prevent spills of hazardous substances into navigable waters. It sets forth requirements for the Spills Prevention Control and Countermeasure Plans for facilities which (a) are not related to transportation, (b) which store, manufacture or otherwise handle hazardous substances at their facilities, and (c) are subject to NPDES permits. The Agency will likely exempt any small facilities which store less than ten times the reportable quantities of spilled, hazardous substances. Classification: Other Statutory Authority: CWA 311(j)(1)(C) / 33 USC 1321(j)(1)(C) CFR:40 CFR 151 Small Entity: Likely</p>	<p>Steve Heare EPA (WH-548) Washington DC 20460 FTS:8-245-3057 COMM:202-245-3057</p>	<p>NPRM: 43FR39276 (09/01/78) RPRM: Undetermined</p>
<p><i>Revision to Consolidated Permits Regulation</i></p>	<p>Description: EPA is revising the Consolidated Permit Regulations to streamline permitting procedures, reduce paperwork, and eliminate unnecessary reporting requirements. EPA is also reviewing state program requirements. Classification: Major Statutory Authority: CWA 402, RCRA 3005, SDWA 1421, CAA 165 / 33 USC 1342, 42 USC 6925, 42 USC 300(h), 42 USC 7475 CFR:40 CFR 122-124 - Revision Small Entity: Likely,</p>	<p>Ed Kramer EPA (EN-336) Washington, DC 20460 FTS:8-426-4793 COMM:202-426-4793</p>	<p>NPRM: Undetermined</p>
<p><i>Guidelines for Specification of Disposal Sites for Dredged or Fill Material (Revision of Chemical and Biological Testing and Mixing Zone Determinations)</i> SAN No. 1585</p>	<p>Description: This rulemaking will revise part of the section 404(b)(1) guidelines: (1) to bring the 1975 Interim Final Guidelines up-to-date in the light of new research and management information on testing procedures, and (2) to provide a format for the testing procedure, which will be clearer for both applicants and permitting officials. Classification: Other Statutory Authority: CWA 404(b)(1) / 33 USC 1344(b)(1) CFR:40 CFR 230 - Revision Small Entity: Unlikely</p>	<p>Victor T. McCauley EPA (WH-585) Washington DC 20460 FTS:8-472-3042 COMM:202-472-3042</p>	<p>NPRM: 45FR85330 (12/24/80) FR: 12/00/81</p>
<p><i>Sewage Sludge Disposal Regulations</i> SAN No. 1459 Docket No. 405</p>	<p>Description: The regulations will provide guidelines for the disposal and use of wastewater treatment plant sludge. Publicly owned treatment works generate annually 9 million dry tons of sludge. The first proposal will apply to the distribution and marketing of fertilizers and soil conditioners derived from sewage sludge. Sludge containing harmful levels of heavy metals and toxic organics poses a threat to human health if used on food chain crops. Additional proposals on landfilling, incineration, surface impoundments, thermal processing, and ocean disposal will come later. Classification: Other Statutory Authority: CWA 405 / 33 USC 1345 CFR:40 CFR 258 Analysis: EIS Small Entity: Unlikely</p>	<p>Robert Tonetti EPA (WH-564) Washington DC 20460 FTS:8-755-9120 COMM:202-755-9120</p>	<p>NPRM: Undetermined</p>
<p><i>Revision of Ocean Dumping Criteria</i> SAN No. 1604</p>	<p>Description: This action opens ocean dumping criteria for possible revision based on public comment, new research information and operating experience. The problem is to regulate the ocean dumping of wastes so as to prevent unreasonable degradation of the oceans. EPA will balance the need for dumping against the environmental impacts of the dumping and the impact on other uses of the ocean. The revision will make the regulatory approach more flexible and allow the ocean dumping of many municipal sludges and industrial wastes. Classification: Other Statutory Authority: MPRSA / 33 USC 1401 et seq CFR:40 CFR 220-29 - Revision Small Entity: Not yet determined</p>	<p>T. A. Wastler EPA (WH-585) Washington DC 20460 FTS:8-755-0356 COMM:202-472-0356</p>	<p>NPRM 12/00/81 FR 07/00/82</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
ATOMIC ENERGY ACT			
<p>Reorganization Plan No. 3 of 1970 transferred to EPA the authorities of the Federal Radiation Council. This included authority to develop guidance for other federal agencies to follow in limiting radiation exposures. This guidance is issued by the President. Additionally, EPA was given authority, under the Atomic Energy Act, to establish generally applicable environmental standards to protect public health from exposure to radiation. The NRC, the Department of Energy, and other federal agencies are responsible for implementing and enforcing these standards.</p> <p>EPA is also developing regulations for clean up and disposal of uranium mill tailing piles under the Uranium Mill Tailings Radiation Control Act of 1978.</p>			
<p><i>Guidance for Occupational Radiation Exposure</i> SAN No. 1161 Docket No. A-79-48</p>	<p>Description: This guidance updates existing (1960) radiation occupational exposure limits for all workers except radiation exposure to uranium miners. It will lower allowable exposure per year and cumulative lifetime exposure. It also provides a graded (tier) system of radiation protection for each of three ranges of exposure. Classification: Other Statutory Authority: AEA 274(h); Reorganization Plan No. 3 of 1970 / 42 USC 2021(h) CFR: This action will not be codified in the CFR Small Entity: Unlikely</p>	<p>Luis Garcia EPA (ANR 460) Washington, DC 20460 FTS:8-557-8224 COMM:703-557-8224</p>	<p>ANPRM: 44FR53785 (09/17/79) NPRM: 46FR7836 (01/23/81) FR: 12/00/82</p>
<p><i>Transuranic Elements</i> SAN No. 1162</p>	<p>Description: This guidance to Federal Agencies establishes dose rate limits for people exposed to transuranic elements in the general environment. The guidance considers both human inhalation and ingestion of transuranic elements, and establishes a maximum dose rate to lungs and bones for members of the general population. This dose rate limit can be associated with an estimated maximum risk of one additional death per million persons continuously exposed at this rate per year. EPA has approved this guidance and has sent it to the President for signature. Classification: Other Statutory Authority: AEA 274(h); Reorganization Plan No. 3 of 1970 / 42 USC 2021(h) CFR: Not applicable Small Entity: Unlikely</p>	<p>Gordon Burley EPA (ANR 460) Washington, DC 20460 FTS:8-557-0740 COMM:703-557-0740</p>	<p>NPRM: 42FR60956 (11/30/77) FR: 03/00/82</p>
<p><i>Radiofrequency Radiation Guidance</i> SAN No. 1525</p>	<p>Description: This guidance will serve to limit exposure of the general public to radiofrequency radiation which poses a potential health risk. Classification: Other Statutory Authority: AEA 274(h); Reorganization Plan No. 3 of 1970 / 42 USC 2021(h) CFR: Not applicable Analysis: EIS Small Entity: Not yet determined</p>	<p>David Janes EPA (ANR-461) Washington DC 20460 FTS:8-427-7604 COMM:301-427-7604</p>	<p>NPRM: 09/00/83</p>
<p><i>Environmental Protection Standards for High-Level Radioactive Waste</i> SAN No. 1163</p>	<p>Description: EPA is developing environmental standards which state the public health and environmental requirements to be met for disposal of high-level radioactive waste. These consist of general design and site selection principles as well as numeric performance requirements for high level waste repositories. DOE and NRC will use EPA's regulation to set their standards to govern the licensing, design and operation of permanent high-level radioactive waste disposal facilities. Classification: Major Statutory Authority: AEA 274(h); Reorganization Plan No. 3 of 1970 / 42 USC 2021(h) CFR: 40 CFR 191 Analysis: EIS Small Entity: Unlikely</p>	<p>Dan Egan EPA (ANR-460) Washington, DC 20460 FTS:8-557-8610 COMM:703-557-8610</p>	<p>ANPRM: 41FR53363 (12/06/76) NPRM: 01/00/82 FR: 01/00/83</p>
<p><i>Environmental Protection Standards for Low Level Radioactive Waste</i> SAN No. 1727</p>	<p>Description: The National Radioactive Waste Management Program requires the development of a standard for disposal of other-than-high-level radioactive wastes. These include all radioactive wastes except high-level radioactive wastes, high-activity transuranic-contaminated wastes, uranium mill tailings, and wastes regulated under the Resource Conservation and Recovery Act of 1976. Classification: Other Statutory Authority: AEA 274(h); Reorganization Plan No. 3 of 1970 / 42 USC 2021(h) CFR: 40 CFR 193 Small Entity: Unlikely.</p>	<p>Lewis Battist EPA (ANR-460) Washington, DC 20460 FTS:8-557-8610 COMM:703-557-8610</p>	<p>NPRM: 08/00/82 FR: 08/00/83</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
ATOMIC ENERGY ACT			
<i>Remedial Action Standards for Inactive Uranium Processing Sites</i> SAN No 1166 Docket No A-79-25	Description: This regulation defines standards for the clean-up and disposal of uranium mill tailings from inactive sites. Based on the EPA standards, the Department of Energy will take remedial action. Classification: Other Statutory Authority: UMTRCA 206, AEA 275 / 42 USC 2022 CFR:40 CFR 192 Analysis: EIS Small Entity:Unlikely	Stan Lichtman EPA (ANR-460) Washington, DC 20460 FTS:8-557-8927 COMM:703-557-8927	NPRM: 45FR27370 (04/22/80) NPRM: 46FR2556 (01/19/81) IFR: 45FR27366 (04/22/80) FR: 03/00/82
<i>Environmental Standards for Active Uranium Mill Processing Sites</i> SAN No. 1166A	Description: The Administrator is required to issue generally applicable standards for protecting the public health and safety, and the environment, from certain radiological and nonradiological hazards of uranium. These are the hazards associated with processing, keeping, transferring and disposing of uranium byproduct material at sites which either (a) process the uranium ore primarily for its source material content or (b) dispose of the uranium byproduct material. Classification: Other Statutory Authority: UMTRCA 206, AEA 275(b) / 42 USC 2022(b) CFR:40 CFR 192 Small Entity:Unlikely	John Russell EPA (ANR-460) Washington DC 20460 FTS:8-557-8927 COMM:703-557-8927	NPRM: 09/00/82 FR: 09/00/83

SAFE DRINKING WATER ACT

The Safe Drinking Water Act of 1974 requires EPA to establish primary and secondary drinking water regulations to assure safe drinking water supplies for the public. Primary regulations are aimed at protecting public health. They establish maximum allowable contaminant levels in drinking water and provide for water treatment technologies and general criteria for water supply system operation. Secondary regulations are designed to protect public welfare and deal with taste, odor, and appearance of drinking water.

<i>Definition of Small Water Supply Entities in Support of Regulatory Flexibility Analysis</i>	Description: This notice will propose a definition which EPA will use when analyzing the economic impacts its actions may have on the water supply industry. Classification: Other Statutory Authority: SDWA 1412, RFA 601 / 42 USC 300g-1, 5 USC 601 CFR:Not applicable Small Entity:Unlikely	Dale Ruhter EPA (WH-550) Washington, DC 20460 FTS:8-426-8877 COMM:202-426-8877	NPRM: 12/00/81 FR: 08/00/82
<i>Maximum Contaminant Levels for Volatile Organic Chemicals Found in Drinking Water</i> SAN No. 1567	Description: EPA is considering establishing Maximum Contaminant Levels (MCL) for certain organic chemicals that are most commonly found in drinking water drawn from groundwater sources and that may have adverse effects on human health. These chemicals include such compounds as trichloroethylene, tetrachloroethylene, and vinyl chloride. Aeration and granular activated carbon (GAC) systems are treatment technologies that can reduce these contaminants to a low level. Preliminary estimates show that average residential monthly bills could rise from \$1-\$14, depending on the size of the drinking water system and the type of technology selected. Classification: Not yet determined Statutory Authority: SDWA 1412 / 42 USC 300g-1 CFR:40 CFR 141 Analysis: RFA, IIA, UCIA Small Entity:Not yet determined	Craig Vogt EPA (WH-550) Washington DC 20460 FTS:8-472-5030 COMM:202-472-5030	ANPRM: 41FR23991 (07/14/76) ANPRM 11/00/81 NPRM 10/00/82
<i>Revised Primary Drinking Water Regulations</i>	Description: The monitoring requirements and MCLs in the National Interim Primary Drink Water Regulations will be comprehensively reviewed for inorganic and organic compounds, microbiological contaminants and turbidity and radionuclides. EPA will conduct an assessment of exposure, analytical methods, potential health effects, and the performance and costs of treatment technologies. Classification: Other Statutory Authority: SDWA 1412 / 42 USC 300g-1 CFR:40 CFR 141 - Revision Analysis: RFA, IIA Small Entity:Likely,	Joseph Cotruvo EPA (WH-550) Washington, D C 20460 FTS:8-472-5016 COMM:202-472-5016	ANPRM 04/00/82 NPRM 06/00/83

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
SAFE DRINKING WATER ACT			
<i>Revised Primary Drinking Water Regulations: Fluoride</i>	Description: The fluoride maximum contaminant level (MCL) in the National Interim Primary Drinking Water Regulations will be assessed relative to the appropriate level of the MCL reflecting potential health effects and the performance and cost of available treatment technologies. Classification: Other Statutory Authority: SDWA 1412 / 42 USC 300g-1 CFR:40 CFR 141 - Revision Analysis: RFA,IIA, Small Entity:Likely.	Joseph Cotruvo EPA (WH-550) Washington, DC 20460 FTS:8-472-5016 COMM:202-472-5016	NPRM: 08/00/82
<i>Amendment to National Interim Primary Drinking Water Regulations: Trihalomethanes (TTHM)</i>	Description: EPA will amend the TTHM regulations to include identification of generally available treatment technology (taking costs into consideration) for controlling TTHMs. Classification: Other Statutory Authority: SDWA 1412 / 42 USC 300g-1 CFR:40 CFR 141 - Revision Small Entity:Unlikely.	Joseph Cotruvo EPA (WH-550) Washington, DC 20460 FTS:8-472-5016 COMM:202-472-5016	NPRM: 12/00/81 FR: 05/00/82
<i>State and Local Assistance, State Public Water System Supervision Implementation and Program Grants</i> SAN No. 1548 and 1549	Description: EPA is considering amending the regulations governing State Public Water System Supervision (PWSS) Implementation and Program Grants. The amendments incorporate comments and suggestions made by members of a review committee for the purpose of improving the current regulations. The review committee was comprised of representatives of State agencies which utilize the grants, and representatives of various EPA offices which administer grant programs. The proposed amendments clarify policies and procedures that were previously unclear; establish several new policies; and delete several Sections which are out-dated. There will be no additional costs as a result of this amendment. Classification: Other Statutory Authority: SDWA 1413-1416, 1445, and 1450 / 42 USC 300j-2 CFR:40 CFR 142.35 - Revision Small Entity:Unlikely.	John Trax EPA (WH-550) Washington, DC 20460 FTS:8-472-4152 COMM:202-472-4152	NPRM: 05/00/82
<i>Amendments to Underground Injection Control Program Criteria and Standards</i>	Description: The Agency is proposing amendments to its Consolidated Permit Regulations (40 CFR 122) and Technical Criteria and Standards for State Underground Injection Control Programs (40 CFR 146), as promulgated May 19, 1980 and June 24, 1980 respectively. This is part of a settlement agreement reached with a number of companies, trade associations and the State of Texas who challenged the regulations in court. The Agency already issued some technical amendments on August 27, 1981 (46FR43156). Classification: Other Statutory Authority: SDWA 1421(a) / 42 USC 300(h)(a) CFR:40 CFR 122, 146 - Revision Small Entity:Unlikely	Tom Belk EPA (WH-550) Washington DC 20460 FTS:8-426-3934 COMM:202-426-3934	FR: 45FR42472 (06/24/80) FR: 46FR43156 (08/27/81) NPRM: 46FR48243 (10/01/81) FR: 01/00/82

NOISE CONTROL ACT

The Noise Control Act of 1972, as amended by the Quiet Communities Act of 1978, authorizes EPA to promulgate regulations to protect the public health and welfare from noise pollution.

<i>Revocation of Recordkeeping and Reporting Requirements</i>	Description: This action will revoke the recordkeeping and reporting requirements for EPA's noise regulations. Classification: Other Statutory Authority: NCA 5, 6, 8 / 42 USC 4904, 4905, 4907 CFR:40 CFR 203, 204, 205 - Revision Small Entity:Unlikely	Timothy Dwyer EPA Washington, DC 20460 FTS:8-426-4793 COMM:202-426-4793	NPRM: 46FR44476 (08/14/81) FR: 12/00/81
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EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
RESOURCE CONSERVATION AND RECOVERY ACT			
<p>The primary goals of the Resource Conservation and Recovery Act are 1) to improve the management of solid wastes in order to protect human health and the environment and 2) to conserve valuable material and energy resources. The Act also calls for State programs authorized by EPA to regulate hazardous waste management from generation through disposal, and for the States to regulate the disposal on land of all other solid wastes in accordance with minimum Federal criteria. EPA's regulations in large part exempt small businesses that generate less than 1000 kg. of hazardous waste per month. EPA issued final regulations implementing most of Subtitle C on hazardous waste management in May 1980. Most of the regulatory actions identified below consist of revisions and amendments to those regulations.</p>			
<p><i>Definition of Solid Waste and Modification of Coverage Requirements for Resource Recovery</i> SAN No. 1191</p>	<p>Description: This action modifies the definition of solid waste and the applicability of RCRA standards to recycled solid wastes. Options under consideration for waste definition include a value test as well as restricting coverage to those wastes which have presented problems in recycling or recovery operations (off-site reclamation or burning). In general some presently defined wastes may be excluded from the system and others, presently excluded may be subject to modest controls. Classification: Other Statutory Authority: RCRA 3001 / 42 USC 6921 CFR:40 CFR 261.2, 261.6 - Revision Small Entity:Unlikely,</p>	<p>Alan S. Corson EPA (WH-565) Washington, DC 20460 FTS:8-755-9187 COMM:202-755-9187</p>	<p>IFR: 01/00/82</p>
<p><i>Mixtures Rule</i></p>	<p>Description: EPA will exclude from coverage under RCRA certain categories of waste that consist of mixtures of solid wastes and hazardous wastes. Classification: Other Statutory Authority: RCRA 3001 / 42 USC 6921 CFR:40 CFR 261.3 - Revision Small Entity:Unlikely</p>	<p>Judith Bellin EPA (WH-565) Washington, DC 20460 FTS:8-755-9187 COMM:202-755-9187</p>	<p>IFR: 11/00/81</p>
<p><i>Identification and Listing of Hazardous Waste: Exemption for Waste Samples</i> Docket No. 3001/ Samples Exemption</p>	<p>Description: EPA is revising 40 CFR 261 to exempt from regulations waste and other samples collected for the purpose of monitoring or testing. Facilities that test materials to determine if they are "hazardous" will therefore not be required to obtain a RCRA permit. Classification: Other Statutory Authority: RCRA 3001 / 42 USC 6921 CFR:40 CFR 261.4 - Revision Small Entity:Unlikely,</p>	<p>Claire Welty EPA (WH-565) Washington, DC 20460 FTS:8-755-9187 COMM:919-755-9187</p>	<p>IFR 46FR47426 (09/25/81) FR: 01/00/82</p>
<p><i>Hexavalent Chromium Modification</i></p>	<p>Description: This action modifies the hazardous waste characteristics of extraction procedure (EP) toxicity. It amends the existing regulation which regulates on the basis of total chromium to regulating on the basis of hexavalent chromium (CR + 6). This is the valence state of chromium, whose toxicity is an environmental concern. This amendment will relieve the regulatory burden for many wastes. It also includes a test method for determining CR (+6). Classification: Other Statutory Authority: RCRA 3001 / 42 USC 6921 CFR:40 CFR 261.24 - Revision Small Entity:Unlikely</p>	<p>Alan S. Corson EPA (WH-565) Washington, DC 20460 FTS:8-755-9187 COMM:202-755-9187</p>	<p>NPRM 45FR72029 (10/30/80) FR: 12/00/81</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
RESOURCE CONSERVATION AND RECOVERY ACT			
<p><i>Listing of Waste Oil as a Hazardous Waste</i> SAN No. 1713 Docket No. 3012</p>	<p>Description: In 1978, EPA proposed the listing of certain waste oils as hazardous wastes and proposed a set of standards applicable to the transportation, storage, treatment, recycling, and disposal of these and other waste oils. EPA is repropoing this listing and the corresponding regulations because of the many new and revised provisions which have not been subjected to public review. Classification: Major Statutory Authority: RCRA 3001, 3012 / 42 USC 6921, 6932 CFR: 40 CFR 266 Analysis: IIA, RFA, RIA Small Entity: Likely,</p>	<p>Arline M. Sheehan EPA (WH-565) Washington, DC 20460 FTS: 8-755-9200 COMM: 202-755-9200</p>	<p>NPRM: 43FR58946 (12/18/78) RPRM: 06/00/82 FR: 09/00/83</p>
<p><i>Empty Container Definition</i></p>	<p>Description: Existing regulations allow handlers of hazardous waste to use normal measures to empty containers of hazardous waste, but there is an overriding requirement that no more than one-inch of waste remain in the container. Based on comments on the interim final rule, EPA is considering allowing a weight alternative to the one-inch rule, e.g. if no more than 2% of the weight of the original wastes remains in the container it may be treated as "empty." Classification: Other Statutory Authority: RCRA 3001 / 42 USC 6921 CFR: 40 CFR 261.7 - Revision Small Entity: Unlikely,</p>	<p>Alan S. Corson EPA (WH-565) Washington, DC 20460 FTS: 8-755-9187 COMM: 202-755-9187</p>	<p>IFR: 45FR78524 (11/25/80) FR: 12/00/81</p>
<p><i>Household Definition</i></p>	<p>Description: 40 CFR 261.4 excludes household waste from regulatory control under RCRA. EPA is considering defining some "Federal facilities" as "household-like." They include ranger stations and camp grounds in Federal parks. Classification: Other Statutory Authority: RCRA 3001 / 42 USC 6921 CFR: 40 CFR 261.4(b)(1) - Revision Small Entity: Unlikely</p>	<p>Alan S. Corson EPA (WH-565) Washington, DC 20460 FTS: 8-755-9187 COMM: 202-755-9187</p>	<p>IFR: 12/00/81</p>
<p><i>Product Storage</i></p>	<p>Description: EPA is considering changes to this regulation to clarify when a hazardous waste in product storage comes under regulatory control. EPA may also change the length of the accumulation period allowed before a storage permit is required. Classification: Other Statutory Authority: RCRA 3001 / 42 USC 6921 CFR: 40 CFR 261.4(c) - Revision Small Entity: Unlikely,</p>	<p>Alan S. Corson EPA (WH-565) Washington, DC 20460 FTS: 8-755-9187 COMM: 202-755-9187</p>	<p>IFR: 45FR72024 (10/30/80) FR: 12/00/81</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
RESOURCE CONSERVATION AND RECOVERY ACT			
<i>90-Day Accumulation Provision for Hazardous Waste Generators</i>	Description: Section 262.34 originally stated that generators may accumulate hazardous waste for up to 90 days without obtaining a RCRA permit provided they accumulate the waste in compliance with certain standards and ship the waste off-site within 90 days. This amendment extends the 90 day accumulation rule to generators who treat, store, or dispose of their waste on-site. Classification: Other Statutory Authority: RCRA 3002 / 42 USC 6922 CFR:40 CFR 123, 262.34 - Revision Small Entity:Unlikely,	Rolf Hill EPA (WH-563) Washington, DC 20460 FTS:8-755-9150 COMM:202-755-9150	IFR: 45FR76624 (11/19/80) FR: 11/00/81
<i>"Satellite" Accumulation of Hazardous Waste by Generators</i> Docket No. 3002	Description: Section 262.34 gives a 90-day accumulation period before a generator of hazardous waste need obtain a RCRA permit. This action will add an initial 10-day period for "satellite" accumulation, i.e., hazardous waste accumulation up to 200kg at various points in a manufacturing process. The 90-day period would begin only after the first 10-day period is completed. Classification: Other Statutory Authority: RCRA 3002 / 42 USC 6922 CFR:40 CFR 262.34 - Revision Small Entity:Unlikely,	Amy Mills EPA (WH-563) Washington, DC 20460 FTS:8-755-9107 COMM:202-755-9107	NPRM: 12/00/81
<i>Uniform Hazardous Waste Manifest</i>	Description: EPA is developing a uniform manifest to eliminate growing confusion created by the many State manifests that have been developed. Classification: Other Statutory Authority: RCRA 3002 / 42 USC 6922 CFR:40 CFR 262 - Revision Small Entity:Unlikely,	William Sanjour EPA (WH-563) Washington, DC 20460 FTS:8-755-9150 COMM:202-755-9150	NPRM: 12/00/81 FR: 05/00/82
<i>Transporting Hazardous Waste by Rail</i>	Description: This amendment allows transportation of hazardous waste by rail without a manifest, provided that certain minimum information accompanies the load. Classification: Other Statutory Authority: RCRA 3002, 3003 / 42 USC 6922, 6923 CFR:40 CFR 262, 263 - Revision Small Entity:Unlikely,	Rolf Hill EPA (WH-563) Washington, DC 20460 FTS:8-755-9150 COMM:202-755-9150	IFR: 45FR86970 (12/31/80) FR: 12/00/81
<i>Shipments from Permitted Facilities</i> Docket No. 3002	Description: This amendment clarifies that owners and operators of permitted facilities must comply with generator standards (40 CFR 262) when they initiate a shipment of hazardous waste from their facility. Classification: Other Statutory Authority: RCRA 3002 / 42 USC 6922 CFR:40 CFR 262 Small Entity:Unlikely,	Rolf Hill EPA (WH-563) Washington, DC 20460 FTS:8-755-9150 COMM:202-755-9150	IFR: 45FR86968 (12/31/80) FR: 12/00/81
<i>In-Transit Storage Requirements</i> Docket No. 3003	Description: This amendment allows a transfer facility to keep a load of hazardous waste for ten days or less without obtaining a storage permit. Classification: Other Statutory Authority: RCRA 3003 / 42 USC 6923 CFR:40 CFR 263 - Revision Small Entity:Unlikely	Rolf Hill EPA (WH-563) Washington, DC 20460 FTS:8-755-9150 COMM:202-755-9150	IFR: 45FR86966 (12/31/80) FR: 12/00/81
<i>Wastewater Treatment/Elementary Neutralization</i> Docket No. 3004	Description: EPA is reducing the requirements for treatment of wastewaters and for neutralization wastes. This action applies to treatment in tanks of wastes that are hazardous solely because they are corrosive. EPA will also allow easier permitting procedures for eligible facilities. Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR:40 CFR 266 B - Revision Small Entity:Unlikely	Alfred Lindsey EPA (WH-565) Washington, DC 20460 FTS:8-755-9185 COMM:202-755-9185	NPRM 45FR76076 (11/17/80) FR: 12/00/81

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
RESOURCE CONSERVATION AND RECOVERY ACT			
<p><i>Standards Applicable to Owners and Operators of Hazardous Waste Disposal Facilities (Phase II)</i> SAN No. 1194 Docket No. 3004</p>	<p>Description: This regulation will require facilities that manage hazardous waste to meet certain standards for landfills and surface impoundments. The Regulatory Impact analysis for the new 264 standards may also entail some review of the existing 265 standards for interim status. EPA will postpone the effective date for requirements for existing storage and surface impoundments. Classification: Major Statutory Authority: RCRA 3004 / 42 USC 6924 CFR:40 CFR 264,265,266 Analysis: EIS, RIA, RFA Small Entity:Likely</p>	<p>Bernard Stoll EPA (WH-564) Washington, DC 20460 FTS:8-755-9116 COMM:202-755-9116</p>	<p>ANPRM: 42FR22332 (05/02/77) NPRM: 43FR58946 (12/18/78) FR: 45FR33154 (05/19/80) IFR: 46FR2802 (01/12/81) RPRM: 46FR11126 (02/05/81) RPRM: 46FR28314 (05/26/81) FR:Undetermined</p>
<p><i>Incinerators</i> SAN No. 1734 Docket No. 3004/ Incinerator Docket</p>	<p>Description: EPA is amending its regulations applicable to hazardous waste incineration facilities. The amendments will, among other things, affect: (1) performance standards for hydrogen chloride and particulate emissions, (2) permit application procedures, and (3) exemption of some corrosive and reactive wastes from Subpart O Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR:40 CFR 122, 264, 265 - Revision Small Entity:Unlikely</p>	<p>Edward Martin EPA (WH-565) Washington, DC 20460 FTS:8-755-9203 COMM:202-755-9203</p>	<p>IFR: 11/00/81</p>
<p><i>Requirements for Underground Injection</i> SAN No. 1194B Docket No. 3004</p>	<p>Description: This regulation requires existing wells that inject hazardous waste for disposal to meet certain standards for operating, locating, and design to protect groundwater quality. Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR:40 CFR 265 Analysis: EIS Small Entity:Likely,</p>	<p>Bernard Stoll EPA (WH-564) Washington, DC 20460 FTS:8-755-9116 COMM:202-755-9116</p>	<p>NPRM: 45FR33280 (05/19/80) FR:Undetermined</p>
<p><i>Discharge Response Exemption</i></p>	<p>Description: This action finalizes the interim final rule which relieved persons who treat or store hazardous waste in immediate response to a discharge of waste from complying with facility standards and permitting requirements of 40 CFR 122, 264, and 265 Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR:40 CFR 264, 265, 122 - Revision Small Entity:Unlikely,</p>	<p>Amy Mills EPA (WH-563) Washington, DC 20460 FTS:8-755-9107 COMM:202-755-9107</p>	<p>IFR: 45FR76630 (11/19/80) FR: 12/00/81</p>
<p><i>Financial Test, Closure and Post Closure Insurance, and Self Insurance Criteria</i> SAN No. 1194A Docket No. 3004</p>	<p>Description: The financial test and closure and post-closure insurance regulations provide additional means of assuring financial responsibility for closure and post-closure care. They supplement the interim final regulations which allow trust funds, letters of credit and surety bonds. The test for self-insurance would provide an alternative means of satisfying the requirement to demonstrate financial responsibility or liability for claims arising from sudden or non-sudden accidents. The Agency is presently considering whether or not to require liability coverage. Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR:40 CFR 264 H, 265 - Revision Analysis: RIA, RFA, IIA Small Entity:Likely,</p>	<p>George Garland EPA (WH-565) Washington, DC 20460 FTS:8-755-9190 COMM:202-755-9190</p>	<p>NPRM: 45FR33272 (05/19/80) IFR: 11/00/81</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
RESOURCE CONSERVATION AND RECOVERY ACT			
<i>Container and Waste Pile Standards for Owners and Operators of Hazardous Waste Facilities</i> Docket No. 3004	Description: EPA is emending the regulations controlling the management of hazardous waste in containers and piles. These amendments better tailor the regulations to the particular type of hazard posed in specific situations. EPA is waiving the containment standards for wastes that do not contain free liquids, provided that containers protect the waste from contact with accumulated liquid and that piles protect waste from contact with rain and surface water and from wind dispersal. Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR: 40.CFR 264 I, L, 122 B - Revision Small Entity: Unlikely	Stephen Lingle EPA (WH-562) Washington, DC 20460 FTS:8-755-9200 COMM:202-755-9200	IFR: 11/00/81.
<i>Special Requirements for the Storage of Ignitable and Reactive Waste in Containers and Tanks</i> Docket No. 3004	Description: The amendment modifies the requirements for storage of ignitable and reactive waste in containers and tanks at hazardous waste management facilities. It incorporates by reference the buffer zone requirements contained in portions of three National Fire Protection Association Codes. Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR: 40 CFR 260, 264, 265 - Revision Small Entity: Unlikely.	Steve Lingle EPA (WH-565) Washington, DC 20460 FTS:8-755-9200 COMM:202-755-9200	IFR: 01/00/82
<i>Finalize Requirements for Obtaining Interim Status</i> Docket No. 3005	Description: This action finalizes the qualification requirements for owners and operators of existing hazardous waste facilities to obtain interim status. Facilities qualifying for interim status can continue to operate before they receive the RCRA permit. Classification: Other Statutory Authority: RCRA 3005 / 42 USC 6925 CFR: 40 CFR 122.22, 122.23 Small Entity: Unlikely.	Deborah Wolpe EPA (WH-563) Washington, DC 20460 FTS:8-755-9107 COMM:202-755-9107	IFR: 45FR77630 (11/19/80) FR: 12/00/81
<i>Finalize Definition of Existing Facility</i> Docket No. 3005	Description: This action clarifies the definition of existing hazardous waste management facility. Owners and operators of facilities that were in existence on November 19, 1980 are eligible for interim status. EPA will reconsider the construction ban on expanding existing facilities in a different action. Classification: Other Statutory Authority: RCRA 3006 / 42 USC 6926 CFR: 40 CFR 122.22, 122.23, 260.10 - Revision Small Entity: Unlikely.	Deborah Wolpe EPA (WH-563) Washington, DC 20460 FTS:8-755-9107 COMM:202-755-9107	IFR: 46FR2348 (01/09/81) FR: 04/00/82
<i>Interim Status Notification of Closure and Post-Closure</i> Docket No. 3004	Description: These regulations ensure that hazardous waste management facilities are closed in a manner that protects human health and the environment. Classification: Other Statutory Authority: RCRA 3004 / 42 USC 6924 CFR: 40 CFR 264, 265 Small Entity: Likely.	George Garland EPA (WH-565) Washington, DC 20460 FTS:8-755-9190 COMM:202-755-9190	IFR: 45FR33154 (05/19/80) FR: 00/00/82
<i>Guidelines for Federal Procurement for Recycled Paper Products</i> SAN No. 1200A	Description: RCRA directs EPA to prepare guidelines to help maximize energy and materials recovered from solid waste. This guideline gives advice to Federal purchasing agencies concerning purchasing practices which will increase the percentage of recycled paper products bought. Classification: Other Statutory Authority: RCRA 6002(e) / 42 USC 6962(e) CFR: Not yet assigned Small Entity: Unlikely	Frank Smith EPA (WH-563) Washington, D.C. 20460 FTS:8-755-9140 COMM:202-755-9140	NPRM: 12/00/81

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
RESOURCE CONSERVATION AND RECOVERY ACT			
<i>Guidelines for Federal Procurement of Spent Pickle Liquor Used in Wastewater Treatment: Phosphorus Removal Operations</i> Docket No. 6002(b)	Description: This guideline is one of a continuing series of guidelines designed to encourage use of products containing recovered materials. EPA has listed spent pickle liquor (SPL) from steel finishing operations as a hazardous waste under RCRA. However, SPL can be beneficially reused. This guideline recommends that any purchases of phosphorus removal chemicals at wastewater treatment plants allow for the use of SPL. Classification: Other Statutory Authority: RCRA 6002 / 42 USC 6962 CFR: Not yet assigned Small Entity: Unlikely.	William Kline EPA (WH-565) Washington, DC FTS: 8-755-9203 20460 COMM: 202-755-9203	NPRM: 01/00/82 FR: 08/00/82
<i>Guidelines for Federal Procurement of Lime-Fly Ash Aggregate (LFA) Used as a Roadbase/Subbase Construction Material</i> Docket No. 6002(c)	Description: This guideline is one of a continuing series of guidelines designed to encourage use of products containing recovered materials. Fly ash, as a residue from the combustion of coal, can be combined with lime, water, and aggregates to form cementitious mixtures which may be used to construct base or subbase layers in highway pavements. This guideline recommends that highway projects, which use Federal funds, allow for LFA to be used as an alternate material. Classification: Other Statutory Authority: RCRA 6002 / 42 USC 6962 CFR: Not yet assigned Small Entity: Unlikely	William Kline EPA (WH-565) Washington, DC 20460 FTS: 8-755-9203 COMM: 202-755-9203	NPRM: 03/00/82 FR: 10/00/82
<i>Guideline for Federal Procurement of Cement and Concrete Containing Fly Ash</i> SAN No. 1200 Docket No. 6002(e)	Description: Section 6002 requires procuring agencies using Federal funds to purchase items composed of the highest percentage of recovered materials practicable. This guideline recommends that procuring agencies include provisions in construction contracts which allow use of fly ash as a partial cement replacement. Fly ash is a residue from coal combustion. This guideline will stimulate greater recovery and reuse of fly ash, while reducing energy and material costs for cement and concrete. Classification: Other Statutory Authority: RCRA 6002(e) / 42 USC 6962(e) CFR: 40 CFR 249 Small Entity: Unlikely	John Heffelfinger EPA (WH-565) Washington DC 20460 FTS: 8-755-9206 COMM: 202-755-9206	NPRM: 45FR76906 (11/20/80) FR: 12/00/81

CLEAN AIR ACT

The goal of The Clean Air Act is to protect the public health and welfare from the harmful effects of air pollution. To achieve the goal, EPA develops National Ambient Air Quality Standards (NAAQS) and the States adopt State Implementation Plans (SIP) to meet these standards. States are also required, pursuant to EPA regulations, to develop plans to prevent significant deterioration of air quality in areas where the ambient standards have been attained and to enhance visibility.

EPA also develops New Source Performance Standards (NSPS) under CAA 111, National Emission Standards for Hazardous Air Pollutants (NESHAPS) under CAA 112 to control emissions from stationary sources of air pollution and regulations to control pollutants from mobile sources under CAA 202.

To write a NAAQS for a pollutant, EPA first prepares a criteria document, which contains the latest scientific knowledge on the kind and extent of public health and welfare problems caused by the pollutants in the air. If EPA revises the criteria document, it may find it necessary to change the NAAQS.

A National Primary Ambient Air Quality Standard defines the maximum amount of an air pollutant which in the judgment of the Administrator provides an adequate margin of safety to protect the public health. A National Secondary Ambient Air Quality Standard defines levels of air quality which the Administrator judges necessary to protect the public welfare from any known or anticipated adverse effects of a pollutant.

The establishment of a NAAQS does not, by itself, impose costs. States determine as part of their SIPs which sources will be regulated and the degree of control needed to attain the NAAQS.

<i>NAAQS for Sulfur Oxides</i> SAN No. 1002 Docket No. OAQPS-79-7	Description: EPA is reviewing the scientific criteria used as a basis for establishing ambient air quality standards for sulfur dioxide. The Agency will revise the criteria document and the standards where appropriate to protect public health and welfare. Classification: Major Statutory Authority: CAA 108 / 42 USC 7408 CFR: 40 CFR 50.4 Analysis: EIS, UCIA Small Entity: Unlikely	Bruce Jordan EPA (MD-12) Research Triangle Park NC 27711 FTS: 8-629-5655 COMM: 919-541-5655	ANPRM: 44FR56730 NPRM: 11/00/82 FR: 11/00/83
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EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<i>NAAQS for Particulate Matter (TSP)</i> SAN No. 1003 Docket No. A-79-29	Description: Particulate matter is one of the major pollutants in the ambient air. EPA is reviewing the scientific criteria used as a basis for establishing ambient air quality standards for particulate matter. The Agency will revise the criteria document and the standards themselves when appropriate to protect public health and welfare. Classification: Major Statutory Authority: CAA 108 / 42 USC 7408 CFR:40 CFR 50.6 Analysis: EIS, UCIA Small Entity:Unlikely	Bruce Jordan EPA (MD-12) Research Triangle Park NC 27711 FTS:8-629-5655 COMM:919-541-5655	ANPRM: 44FR56730 (10/02/79) NPRM: 04/00/82 FR: 12/00/82
<i>NAAQS for Carbon Monoxide</i> SAN No. 1001 Docket No. OAQPS-79-7	Description: Carbon monoxide is a major source of air pollution, which endangers people with heart and central nervous system diseases, pregnant women and other people (5-12% of U.S. population in all). EPA is reviewing the scientific criteria used as a basis for establishing ambient air quality standards for CO. The Agency will revise the criteria document and the standards where appropriate to protect public health and welfare. Classification: Major Statutory Authority: CAA 108, 109 / 42 USC 7408, 7409 CFR:40 CFR 50.8 Analysis: EIS, UCIA Small Entity:Unlikely	Bruce Jordan EPA (MD-12) Research Triangle Park, NC 27711 FTS:8-629-5655 COMM:919-541-5655	ANPRM: 43FR56250 (12/01/78) NPRM: 45FR55066 (08/18/80) FR: 12/00/81
<i>NAAQS for Nitrogen Dioxide^M</i> SAN No. 1004 Docket No. OAQPS 78-9	Description: EPA is reviewing the scientific criteria used as a basis for establishing ambient air quality standards for nitrogen dioxide. The Agency will revise the criteria document and the standards where appropriate to protect public health and welfare. Classification: Major Statutory Authority: CAA 108 / 42 USC 7408 CFR:40 CFR 50.11 Analysis: EIS, UCIA Small Entity:Unlikely	Bruce Jordan EPA (MD-12) Research Triangle Park NC 27711 FTS:8-629-5655 COMM:919-541-5655	NPRM: 09/00/82 FR: 07/00/83
<i>Revocation of the National Ambient Air Quality Standards for Hydrocarbons</i> SAN No. 1683 Docket No. A-80-60	Description: This action is a result of the review of the criteria upon which the Agency based the existing primary and secondary hydrocarbon standards. EPA found that the present HC standard does not ensure the goal-attainment of the original NAAQS for oxidants. Classification: Other Statutory Authority: CAA 108, 109 / 42 USC 7408, 7409 CFR:40 CFR 50.10 - Deletion Small Entity:Unlikely	Michael H. Jones EPA (MD-12) Research Triangle Park NC 27711 FTS:8-629-5531 COMM:919-541-5531	NPRM: 46FR25655 (05/08/81) FR: 12/00/81
<i>Restructure CFR Parts 51, 52</i> SAN No. 1503 Docket No. A-80-11	Description: This rule will update Part 51 in three phases. Phase I will delete obsolete provisions, reduce reporting requirements, and revise portions to improve their clarity. Existing references to Part 51 within Part 52 will be revised. Phases II and III will restructure the PSD regulations and incorporate other changes enacted by Congress. Classification: Other Statutory Authority: CAA 110 / 42 USC 7410 CFR:40 CFR 51, 52 - Revision Small Entity:Unlikely	Darryl Tyler EPA (MD-15) Research Triangle Park NC 27711 FTS:8-629-5551 COMM:919-541-5551	NPRM: 02/00/82 FR: 08/00/82
<i>Continuous Monitoring</i> SAN No. 1613 Docket No. OAQPS-79-4 A-80-57	Description: This regulation revises performance specifications for continuous monitors applied to air pollution sources; including monitors for opacity, sulfur dioxide, and nitrogen oxide. Most New Source Performance Standards do not require small businesses to use continuous monitoring. Classification: Other Statutory Authority: CAA 110(a) / 42 USC 7410(e) CFR:40 CFR 60 Small Entity:Likely	Roger Shigehara EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-2237 COMM:919-541-2237	NPRM: 44FR58602 (10/10/79) NPRM: 46FR37287 (07/20/81) FR: 12/00/81

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>Quality Assurance Procedures, Appendix F, Procedure 1</i> SAN No. 1741 Docket No. A-80-29</p>	<p>Description: This rule would add quality assurance requirements on gas continuous emission monitoring systems (CEMS) used for compliance. The purpose is to improve data quality and strengthen the basis for decisions made with regard to quality assurance. Classification: Other Statutory Authority: CAA 111, 114, 301(a) / 42 USC 7411, 7414, 7601 CFR: 40 CFR 60 Appendix F Small Entity: Unlikely</p>	<p>Darryl von Lehmden EPA (MD-77) Research Triangle Park NC 27711 FTS: 8-629-2415 COMM: 919-541-2415</p>	<p>NPRM: 11/00/81</p>
<p>EPA is developing performance standards to control emissions from the following industries under Section 111(b) of the CAA. This section requires that the Administrator develop and periodically update New Source Performance Standards (NSPS) for stationary sources which significantly contribute to air pollution. The NSPS are based on the best systems demonstrated to reduce emissions continually, taking into account costs and energy requirements. The standards will apply to both new sources and existing sources which are modified after approval of the regulation.</p>			
<p><i>Revision of Priority List of New Source Performance Standards</i> SAN No. 1678 Docket No. A-80-23</p>	<p>Description: This action would revise the priority list of major source categories for which EPA is developing new source performance standards (NSPS), by deleting 12 categories and changing the title of one. Classification: Other Statutory Authority: CAA 111(f) / 42 USC 7411(f) CFR: 40 CFR 60.16 - Revision Small Entity: Likely.</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 46FR26501 (05/13/81) FR: 02/00/82</p>
<p><i>NSPS: Basic Oxygen Furnace</i> SAN No. 1671 Docket No. A-79-06</p>	<p>Description: This action revises the existing NSPS which controls particulate emissions during air blowing in basic oxygen process furnaces in steel mills. The revision will extend coverage to charging and tapping cycles. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 N - Revision Analysis: EIS Small Entity: Unlikely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 01/00/82 FR: 01/00/83</p>
<p><i>NSPS: Industrial Surface Coating: Metal Furniture</i> SAN No. 1115 Docket No. A-79-47</p>	<p>Description: This regulation will establish emission standards for volatile organic compounds from surface coating of metal furniture. The "affected facility" includes applications, flash-off, and oven areas of coating line. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 EE Analysis: EIS Small Entity: Likely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-514-5624</p>	<p>NPRM: 45FR79390 (11/28/80) FR: 11/00/81</p>
<p><i>NSPS: Stationary Internal Combustion Engines</i> SAN No. 1008 Docket No. OAQPS-79-5</p>	<p>Description: These regulations will require the application of best available demonstrated technology to control nitrogen oxide emissions from stationary diesel and dual-fuel internal combustion engines. EPA will issue separate standards for gas and gasoline-fueled stationary I.C. engines later. The Agency is considering exempting engines with a displacement of less than 560 cubic inches per cylinder. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 FF Analysis: EIS Small Entity: Likely</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5578 COMM: 919-541-5578</p>	<p>NPRM: 44FR43173 (07/23/79) FR: 10/00/81</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>NSPS: Organic Solvent Cleaners</i> SAN No. 1010 Docket No. OAQPS 78-12</p>	<p>Description: This rule will control evaporative emissions from metal cleaning and degreasing operations. A related rule (SAN 1695) will also require States to act under Section III(d) to control some specific solvent emissions from existing sources. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 JJ Analysis: EIS Small Entity: Likely</p>	<p>John Crenshaw EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 45FR39766 (06/11/80) FR: 06/00/82</p>
<p><i>NSPS: Lead-Acid Battery Manufacture</i> SAN No. 1116 Docket No. OAQPS-79-1</p>	<p>Description: This regulation will establish standards for particulate lead emissions from new, modified, or reconstructed lead-acid battery manufacturing facilities that have a production capacity of at least 500 batteries per day. The affected facilities are several different processes in the production line: lead oxide production, grid casting, paste mixing, 3-process operation, lead reclamation and other lead emitting operations. Control technology consists of fabric filters or high energy scrubbers. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 KK Analysis: EIS Small Entity: Likely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 45FR2790 (01/14/80) FR: 10/00/81</p>
<p><i>NSPS: Metallic Minerals</i> SAN No. 1700 Docket No. A-81-03</p>	<p>Description: This standard would limit stack and fugitive particulate emissions at new, modified, or reconstructed plants in the processing of minerals prior to metal reduction. These areas are: aluminum, copper, gold, iron, lead, molybdenum, silver, titanium, tungsten, uranium, zinc, and zirconium. The affected facilities are individual points and equipment in the processing plant. Facilities located underground are not affected. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 LL Analysis: EIS Small Entity: Not yet determined.</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 10/00/81 FR: 11/00/82</p>
<p><i>NSPS: Phosphate Rock Operations</i> SAN No. 1118 Docket No. OAQPS-79-6</p>	<p>Description: This regulation will control the emission of particulate matter from phosphate rock processes. It applies to new, reconstructed, or modified plants, and calls for both weight emission limits and visible emission limits of zero percent opacity for rock dryers, calciners, and grinders. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 NN Analysis: EIS Small Entity: Unlikely</p>	<p>John Crenshaw EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 44FR62914 (11/01/79) FR: 10/00/81</p>
<p><i>NSPS: Perchloroethylene Dry Cleaning</i> SAN No. 1119 Docket No. A-79-30</p>	<p>Description: This regulation will control hydrocarbon emissions, including perchloroethylene, from professional and coin-operated dry cleaning establishments. It will also reduce the ambient ozone problem. The rule will limit process wastes and leaks, and will require the use of a carbon adsorber, or refrigeration equipment, to control emissions from exhausts and vents. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR: 40 CFR 60 OO Analysis: EIS Small Entity: Likely</p>	<p>John Crenshaw EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 45FR78174 (11/25/80) FR: 02/00/82</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<i>NSPS: Publication Rotogravure Printing</i> SAN No. 1120 Docket No. A-79-50	Description: This regulation will control emissions of volatile organic compounds from large-scale publication rotogravure printing presses. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 QQ Analysis: EIS Small Entity:Unlikely	Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624	NPRM: 45FR71538 (10/28/80) FR: 11/00/81
<i>NSPS: Industrial Surface Coating: Pressure Sensitive Tapes and Labels</i> SAN No. 1114 Docket No. A-79-38	Description: This regulation will establish emission standards for volatile organic compound emissions from pressure sensitive tapes and labels coating operations. It will apply to new, modified or reconstructed coating lines. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 RR Analysis: EIS Small Entity:Unlikely	Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624	NPRM: 45FR86278 (12/30/80) FR: 11/00/81
<i>NSPS: Industrial Surface Coating: Large Appliances</i> SAN No. 1599 Docket No. A-80-6	Description: This regulation will control volatile organic compound emissions from industrial surface coating operations for large appliances. It applies to each prime coat or top coat operation. The "affected facility" is application station(s), flashoff area and curing oven. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 SS Analysis: EIS Small Entity:Likely	Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624	NPRM: 45FR85085 (12/24/80) FR: 01/00/82
<i>NSPS: Industrial Surface Coating: Metal Coils</i> SAN No. 1598 Docket No. A-80-5	Description: This rule will control emissions of volatile organic compounds from metal coils industrial surface coating operations. It will affect each prime coating and each finish coating operation. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 TT Analysis: EIS Small Entity:Likely	Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624	NPRM: 46FR1102 (01/05/81) FR: 12/00/81
<i>NSPS: Asphalt Roofing Manufacture</i> SAN No. 1591 Docket No. A-79-39	Description: This rule will control particulate emissions from the manufacture of asphalt roofing. The standard applies to emissions from asphalt blowing stills and asphalt saturators, by mass and opacity. Storage and handling operations are also under opacity limits. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 UU Analysis: EIS Small Entity:Likely	Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578	NPRM: 45FR76427 (11/18/80) FR: 11/00/81
<i>NSPS: Synthetic Organic Chemical Manufacturing-Fugitive Emissions</i> SAN No. 1112 Docket No. A-79-32	Description: This rule will control fugitive emissions from the manufacture of volatile organic chemicals from new process units within the synthetic organic chemical manufacture industry. It requires a leak detection and repair program and the use of certain equipment to reduce emissions. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 VV Analysis: EIS Small Entity:Unlikely	Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578	NPRM: 46 FR1136 (01/05/81) FR: 06/00/82

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>NSPS: Industrial Surface Coating: Cans</i> SAN No. 1113 Docket No. A-80-4</p>	<p>Description: These standards will limit VOC emissions from new, modified, and reconstructed two piece beverage can surface coating facilities. The standards will cover base coat, over varnish, coating and inside coat. Classification: Other Statutory Authority: CAA 111/42 USC 7411 CFR: 40 CFR 60 WW Analysis: EIS Small Entity: Unlikely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 45FR78980 (11/26/80) FR: 12/00/81</p>
<p><i>NSPS: Bulk Gasoline Terminals</i> SAN No. 1589 Docket No. OAQPS-78-2</p>	<p>Description: This rule will control volatile organic compound (VOC) emissions from new, modified, and reconstructed gasoline tank truck loading racks at bulk gasoline terminals. It will require installation of VOC vapor collection equipment, set VOC emission limits, and restrict loadings only to gasoline tank trucks that pass an annual vapor-tight test. Classification: Other Statutory Authority: CAA 111/42 USC 7411 CFR: 40 CFR 60 XX Analysis: EIS Small Entity: Likely</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5578 COMM: 919-541-5578</p>	<p>NPRM: 45FR68616 (12/17/80) FR: 02/00/82</p>
<p><i>NSPS: Industrial Boilers</i> SAN No. 1586 Docket No. A-79-02</p>	<p>Description: Industrial boilers are a major stationary source of sulfur dioxide particulates, and nitrogen oxide emissions. EPA is developing performance standards for industrial boilers to achieve continuous emission reduction. The Agency will base emission limits upon the best available system of control, taking costs, environmental impacts and energy requirements into account. Classification: Major Statutory Authority: CAA 111/42 USC 7411 CFR: 40 CFR 60 ZZ Analysis: EIS Small Entity: Likely</p>	<p>John Crenshaw EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>ANPRM: 44FR37632 (06/28/79) NPRM: 03/00/82 FR: 03/00/83</p>
<p><i>NSPS: Volatile Organic Liquids Storage</i> SAN No. 1612 Docket No. A-80-51</p>	<p>Description: This standard will control volatile organic compound emissions from the storage of organic liquids. It will affect new, modified or reconstructed VOL storage vessels with capacities of 40,000 gallons or more Classification: Other Statutory Authority: CAA 111/42 USC 7411 CFR: 40 CFR 60 AAA Analysis: EIS Small Entity: Unlikely</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5578 COMM: 919-541-5578</p>	<p>NPRM: 10/00/81 FR: 06/00/82</p>
<p><i>NSPS: Rubber Products Industry-Tire Manufacturing</i> SAN No. 1615 Docket No. A-80-9</p>	<p>Description: This standard will control VOC (volatile organic compound) emissions from solvent application during undertread/sidewall cementing, tread end cementing, bead cementing and green tire coating in rubber tire manufacturing plants, by using less solvent or by installing a 75% efficient emission reduction system. Classification: Other Statutory Authority: CAA 111/42 USC 7411 CFR: 40 CFR 60 BBB Analysis: EIS Small Entity: Unlikely</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5578 COMM: 919-541-5578</p>	<p>NPRM: 11/00/81 FR: 11/00/82</p>
<p><i>NSPS: Non-Fossil Fuel Fired Boilers</i> SAN No. 1614 Docket No. A-79-22</p>	<p>Description: This rule will control particulate emissions from combustion of wood, municipal solid waste, refuse derived fuels, and bagasse. It will also control particulate emissions of the above when combined with fossil fuels. The rule will set an individual control level for each non-fossil fuel addressed. EPA is considering the highest volume fuels first, but will consider others later. Classification: Other Statutory Authority: CAA 111/42 USC 7411 CFR: 40 CFR 60 CCC Analysis: EIS Small Entity: Likely</p>	<p>John Crenshaw EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	<p>NPRM: 03/00/82 FR: 03/00/83</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>NSPS:Gypsum</i> SAN No. 1673 Docket No. A-80-15</p>	<p>Description: This regulation will control particulate emissions from eight separate sources of gypsum manufacturing facilities. It will require improved operation and maintenance of particulate control equipment already used by the industry under state regulations. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 DDD Analysis: EIS Small Entity:Unlikely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 12/00/81 FR: 01/00/83</p>
<p><i>NSPS: Coke Ovens Bat Stacks</i> SAN No. 1688</p>	<p>Description: This regulation will control emissions of particulate matter from the flue systems of new coke production batteries. Inspection, maintenance and operating procedures for flue gas cleaning with high efficiency collectors will be required. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 EEE Analysis: EIS Small Entity:Unlikely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 07/00/82</p>
<p><i>NSPS: Industrial Surface Coating: Vinyl Coating and Printing</i> SAN No. 1672 Docket No. A-80-8</p>	<p>Description: This regulation will control volatile organic compound emissions from the manufacture of polyvinylchloride films. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 FFF Analysis: EIS Small Entity:Not yet determined,</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 12/00/81 FR: 01/00/83</p>
<p><i>NSPS: Refinery Fugitive Emissions</i> SAN No. 1696;</p>	<p>Description: This regulation will control fugitive emissions of volatile organic compounds from new, reconstructed, or modified processing units in petroleum refineries. It will allow no detectable emissions from pressure relief devices during normal operations; require a leak detection and repair program for valves and pumps; and the use of certain equipment for compressors, sampling connections, and open-ended lines to reduce emissions. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 GGG Analysis: EIS Small Entity:Unlikely</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5678 COMM:919-541-5578</p>	<p>NPRM: 02/00/82 FR: 02/00/83</p>
<p><i>NSPS: Synthetic Fibers</i> SAN No. 1692</p>	<p>Description: This action will control VOC emissions from synthetic fiber manufacturing plants that use "solvent spinning" processes by monitoring the amount of solvent used and the amount recovered. A size cutoff for facilities producing less than 500 megagrams of fiber per year will exempt facilities with an insignificant level of emissions. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 HHH Analysis: EIS Small Entity:Unlikely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 01/00/82 FR: 02/00/83</p>
<p><i>NSPS:Synthetic Organic Chemical Industry: Air Oxidation Process</i> SAN No. 1618</p>	<p>Description: This regulation will control emissions of volatile organic compounds from the manufacture of synthetic organic chemicals via air oxidation processes. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 III Analysis: EIS Small Entity:Not yet determined.,</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578</p>	<p>NPRM: 01/00/82 FR: 02/00/83</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>NSPS: Coke Ovens Quenching</i> SAN No. 1687</p>	<p>Description: This regulation will control emissions of particulate matter generated by new facilities for the quenching of coke with water at coke production facilities. Two possible systems of control are: (1) quenching water that is low in total solids content, and/or (2) impingement baffles installed in the quenching tower. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 Analysis: EIS Small Entity:Unlikely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 03/00/82 FR: 03/00/83</p>
<p><i>NSPS: Petroleum, Solvent Dry Cleaning</i> SAN No. 1690</p>	<p>Description: This regulation will control emissions of volatile organic compounds from drycleaning equipment in which petroleum solvent is used. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 Analysis: EIS Small Entity:Not yet determined.</p>	<p>John Crenshaw EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 04/00/82 FR: 05/00/83</p>
<p><i>NSPS: Solvent Degreasing</i> SAN No. 1695</p>	<p>Description: This action will require States to control organic solvent cleaners to reduce emissions of specific organic solvents designated under a separate NSPS action (SAN 1010). Classification: Other Statutory Authority: CAA 111(d) / 42 USC 7411 CFR:40 CFR 60 Analysis: EIS Small Entity:Likely</p>	<p>John Crenshaw EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 06/00/82 FR: 06/00/83</p>
<p><i>NSPS: On-Shore Production</i> SAN No. 1697</p>	<p>Description: This regulation will control volatile organic compounds and sulfur dioxide from new, modified and reconstructed facilities at natural gas/gasoline processing plants. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 Analysis: EIS Small Entity:Not yet determined.</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578</p>	<p>NPRM: 09/00/82 FR: 09/00/83</p>
<p><i>NSPS: Distillation Operations</i> SAN No. 1733</p>	<p>Description: This regulation will control emissions of volatile organic compounds from modified and reconstructed facilities at petroleum refineries and synthetic organic chemical plants. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 Analysis: EIS Small Entity:Not yet determined.</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578</p>	<p>NPRM: 07/00/82 FR: 07/00/83</p>
<p><i>NSPS: Petroleum Refinery, FCC Regenerators</i> SAN No. 1736</p>	<p>Description: This standard will require control of sulfur dioxide from fluidized catalytic cracking units. Classification: Other Statutory Authority: CAA 111 / 42 USC 7411 CFR:40 CFR 60 Analysis: EIS</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 04/00/82 FR: 04/00/83</p>

EPA is developing emission standards for hazardous air pollutants under section 112 of the CAA. This section requires that the Administrator develop National Emission Standards for Hazardous Air Pollutants (NESHAPS) for emissions that cause or contribute to air pollution which results in an increase in mortality or in serious or incapacitating illness. The standards will apply to both new sources and existing sources.

The 1977 amendments extended the definition of air pollution to include radioactive substances. The Agency has listed radionuclides as a hazardous air pollutant and is developing regulations for radionuclides under section 112.

<p><i>NESHAPS: Listing of Coke Oven Emissions as Hazardous Air Pollutant</i> SAN No. 1594</p>	<p>Description: EPA is conducting a health risk assessment of coke oven emissions. If we determine that these emissions are hazardous, we will list them as hazardous air pollutants under Section 112 and will propose emission standards. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR:40 CFR 61 Small Entity:Unlikely</p>	<p>Kent Berry EPA (MD-12) Research Triangle Park NC 27711 FTS:8-629-5504 COMM:919-541-5504</p>	<p>Listing:04/00/82</p>
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EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>NESHAPS: Listing of Acrylonitrile</i> SAN No. 1677</p>	<p>Description: EPA is conducting a health risk assessment of acrylonitrile emissions. If the Agency determines that these emissions are hazardous, it will list them under Section 112 and will propose emission standards. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR: 40 CFR 61 Small Entity: Unlikely</p>	<p>David Patrick EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5645 COMM: 919-541-5645</p>	Listing: 04/00/82
<p><i>Amendments to NESHAPS General Provisions</i> SAN No. 1681 Docket No. A-130</p>	<p>Description: This action proposes amendments to the General Provisions of the National Emission Standards for Hazardous Air Pollutants. It will eliminate repetition in the subparts, and add procedures and criteria for determining if proposed source changes constitute modification or reconstruction; also whether equipment and/or a procedure meets the relevant standard. These amendments relate to emission testing, monitoring and record keeping. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR: 40 CFR 61 A Small Entity: Likely</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5578 COMM: 919-541-5578</p>	NPRM: 03/00/82
<p><i>NESHAPS: Arsenic from Smelters</i> SAN No. 1684</p>	<p>Description: This regulation will control inorganic arsenic emissions from the one remaining non-ferrous smelter in the U.S. which processes high-arsenic concentrates. High efficiency particulate controls operated at optimum temperature for arsenic condensation will be required for process gas streams. The standard requires effective capture systems and high efficiency particulate controls for several sources of fugitive emissions. The smelter has agreed to install efficiency central system; consequently the Agency is reviewing the need for the standard. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR: 40 CFR 61 Analysis: EIS Small Entity: Unlikely</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	NPRM: Undetermined
<p><i>NESHAPS: Benzene in Coke Ovens/By Products Plants</i> SAN No. 1685</p>	<p>Description: This regulation will control benzene emissions generated by the storage of benzene and the processing of gaseous and liquid streams at by-product plants. Inspection and maintenance procedures, operating practices, floating roof tanks, and exhaust gas treatment may be required. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR: 40 CFR 61 Analysis: EIS Small Entity: Not yet determined.</p>	<p>Susan Wyatt EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5578 COMM: 919-541-5578</p>	NPRM: 04/00/82 FR: 05/00/83
<p><i>NESHAPS: Asbestos</i> SAN No. 1714</p>	<p>Description: This rulemaking will reinstate the asbestos design, equipment, work practice, and operational standards which EPA promulgated on April 6, 1973 at 38FR8826 and subsequently amended. Section 112(e)(1) of the 1977 amendments to the Clean Air Act grants EPA the authority to develop design or equipment standards. This regulation will apply to asbestos emissions from asbestos mills, surfacing of roadways with asbestos tailings, manufacturing operations, fabricating operations, the use of molded insulating materials, waste disposal operations, and waste disposal sites. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR: 40 CFR 61 B - Revision Analysis: RFA Small Entity: Likely.</p>	<p>Gene Smith EPA (MD-13) Research Triangle Park NC 27711 FTS: 8-629-5624 COMM: 919-541-5624</p>	RPRM: 12/00/82

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>NESHAPS: Coke Oven Emissions from By-Product Coke Oven Charging, Door Leaks, and Topside Leaks on Wet-Coal Charged Batteries</i> SAN No. 1686 Docket No. A-79-15</p>	<p>Description: This regulation will control emissions of organic pollutants designated as hazardous under section 112. It will require improved maintenance and operation to limit visible emissions from wet-coal-charged coke oven batteries. The standards apply to charging, and leaks from doors, lids or offtakes for all existing or new sources. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR:40 CFR 61 G Analysis: EIS Small Entity:Not yet determined.</p>	<p>Gene Smith EPA (MO-13) Research Triangle Park NC 27711 FTS:8-629-5624 COMM:919-541-5624</p>	<p>NPRM: 03/00/82 FR: 03/00/83</p>
<p><i>NESHAPS: Maleic Anhydride Manufacture</i> SAN No. 1127 Docket No. OAQPS 79-3</p>	<p>Description: This regulation will control the emission of benzene from process vents in the manufacture of maleic anhydride. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR:40 CFR 61 H Analysis: EIS Small Entity:Likely</p>	<p>Susan Wyatt EPA (MO-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578</p>	<p>NPRM: 42FR26660 (04/18/80) FR: 03/00/82</p>
<p><i>NESHAPS: Ethylbenzene/Styrene Manufacture</i> SAN No. 1128 Docket No. A-79-49</p>	<p>Description: This regulation will control the emission of benzene from process vents in the manufacture of ethylbenzene and styrene at new and existing plants, through the use of boilers or process heaters. Process vents account for almost 90 percent of total uncontrolled plant emissions. Excess emissions during startup/shutdown or malfunction must be controlled by smokeless flares. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR:40 CFR 61 I Analysis: EIS Small Entity:Unlikely</p>	<p>Susan Wyatt EPA (MO-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578</p>	<p>NPRM: 45FR83448 (12/18/80) FR: 03/00/82</p>
<p><i>NESHAPS: Benzene Fugitive Emissions</i> SAN No. 1128 Docket No. A-79-27</p>	<p>Description: This regulation would limit benzene emissions from fugitive emission sources in new and existing petroleum refineries and organic chemical manufacturing plants. The standards would allow no detectable emissions due to leaks from safety/relief valves and product accumulator vessels. The standards would also require a leak detection and repair program for pipeline valves and pumps, and would require certain equipment for compressors, sampling connections, and open-ended valves. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR:40 CFR 61 J Analysis: EIS Small Entity:Likely</p>	<p>Susan Wyatt EPA (MO-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578</p>	<p>NPRM: 46FR1165 (01/05/81) FR: 07/00/82</p>
<p><i>NESHAPS: Benzene Storage</i> SAN No. 1593 Docket No. A-80-14</p>	<p>Description: This regulation will limit benzene emissions resulting from the storage of pure benzene. EPA will require new and existing storage tanks to meet certain structural standards (a combination of roofs and seals) and require industry to inspect the equipment periodically to ensure that it functions properly. Classification: Other Statutory Authority: CAA 112 / 42 USC 7412 CFR:40 CFR 61 K Analysis: EIS Small Entity:Likely</p>	<p>Susan Wyatt EPA (MO-13) Research Triangle Park NC 27711 FTS:8-629-5578 COMM:919-541-5578</p>	<p>NPRM: 45FR83952 (12/19/80) FR: 06/00/82</p>
<p><i>NESHAPS: Airborne Radionuclides</i> SAN No. 1595 Docket No. A-79-11</p>	<p>Description: Radionuclides are a hazardous air pollutant. EPA is determining from which source categories radionuclide emissions create a significant health risk. The Agency will issue separate standards for each source named. Classification: Major Statutory Authority: CAA 112 / 42 USC 7412 CFR:40 CFR 61 Small Entity:Not yet determined.</p>	<p>Allen Richardson EPA (ANR-460) Washington, OC 20460 FTS:8-557-8927 COMM:703-557-8927</p>	<p>NPRM:Undetermined</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>Policy and Procedures for Airborne Carcinogens</i> SAN No. 1596 Docket No. OAQPS-79-14</p>	<p>Description: This is a policy statement to establish the procedures the Agency uses in identifying, assessing, and regulating substances in the air which increase the risk of cancer to the general population. The policy is to: (1) identify and assess potential airborne carcinogens; (2) evaluate the need for regulation under CAA 112 or other appropriate authorities; and where regulation under 112 is indicated; (3) assign regulatory priorities to emitting categories of sources; (4) determine Best Available Technology (BAT) for new and existing sources; and (5) evaluate residual risks to determine if further control is warranted. EPA is presently reconsidering the need to issue a final policy statement. Classification: Other Statutory Authority: CAA 112 / 42 USC 74 12 CFR:40 CFR 61 Small Entity:Unlikely</p>	<p>David Patrick EPA (MD-12) Research Triangle Park NC 27711 FTS:8-629-5645 COMM:919-541-5645</p>	<p>ANPRM: 44FR58662 (10/10/79) NPRM: 44FR61620 (10/26/79) FR:Undetermined</p>
<p><i>Stack Height Regulations</i> SAN No. 1303 Docket No. A-79-01</p>	<p>Description: This regulation will determine the conditions under which State Implementation Plans can use stack height in determining emission requirements for individual firms. The agency will use the standard of "Good Engineering Practices" (GEP) to determine the maximum acceptable stack height. Classification: Other Statutory Authority: CAA 123 / 42 USC 7423 CFR:40 CFR 51 Analysis: EIS Small Entity:Unlikely</p>	<p>David Stonefield EPA (MD-15) Research Triangle Park NC 27711 FTS:8-629-5551 COMM:919-541-5551</p>	<p>NPRM: 44FR2608 (01/12/79) RPRM: (10/08/81) FR: 01/00/82</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p>The purpose of Title II of the Clean Air Act is to control emissions from moving sources of air pollution. Mobile sources (cars, trucks, motorcycles and buses) are major sources of carbon monoxide, hydrocarbons, nitrogen oxides and particulate matter. Title II also authorizes EPA to regulate fuels and fuel additives.</p>			
<p><i>Heavy-Duty Evaporative Emissions</i> SAN No. 1312 Docket No. OMSAPC-79-1</p>	<p>Description: EPA Air Quality Analysis shows that many Air Quality Control Regions will not meet the Ozone National Ambient Air Quality Standards even if current and planned regulations for nonmethane Hydrocarbon (NMHC) control are implemented. This regulation would reduce NMHC emissions from all mobile sources by 3.5 to 3.6 percent in the year 1995. Implementing this regulation would reduce the number of Ambient Ozone Violations by 2.4 to 14.0 percent. Effective for the 1983 model year heavy duty vehicles would have to meet a 3 grams/test standard. Classification: Other Statutory Authority: CAA 202(a) / 42 USC 7521(a) CFR: 40 CFR 86 Analysis: EIS Small Entity: Unlikely</p>	<p>Tim Mott EPA 2565 Plymouth Road Ann Arbor, MI 48105 FTS: 8-374-8462 COMM: 313-668-4462</p>	<p>NPRM: 45FR28922 (04/30/80) FR: 01/00/82</p>
<p><i>Heavy-Duty Diesel Particulate Standards</i> SAN No. 1310 Docket No. OMSAPC-78-3 A-80-18</p>	<p>Description: Diesel engines emit 40-100 times the particulate matter emitted by catalyst-equipped vehicles operated on unleaded gasoline. EPA has proposed an emission limit of .25 grams per brake horsepower-hour and intends to promulgate a standard for the 1986 model year. Classification: Major Statutory Authority: CAA 202(a)(3) / 42 USC 7521(a)(3) CFR: 40 CFR 86 Analysis: EIS Small Entity: Unlikely</p>	<p>Richard Rykowski EPA 2565 Plymouth Road Ann Arbor, MI 48105 FTS: 8-374-8339 COMM: 313-668-4339</p>	<p>NPRM: 46FR1910 (01/07/81) FR: 11/00/83</p>
<p><i>NOx regulations for Light-Duty Trucks and Heavy-Duty Engines</i> SAN No. 1315 Docket No. A-80-31</p>	<p>Description: EPA has identified several Air Quality Control Regions which currently are exceeding acceptable Nitrogen Dioxide levels. Heavy duty vehicles and light duty trucks produce 15 percent of total NO_x emissions. The Clean Air Act requires EPA to establish emission standards for heavy-duty vehicles incorporating a 75% reduction in nitrogen dioxide beginning with model year 1985. EPA has developed a new test procedure for measuring exhaust emissions which will be used to measure baseline emissions. To give flexibility to manufacturers, this regulation will allow emissions averaging. Classification: Major Statutory Authority: CAA 202, 206, 207, 301 / 42 USC 7521, 7525, 7526, 7541 CFR: 40 CFR 86 Analysis: EIS Small Entity: Unlikely</p>	<p>Chet France EPA 2565 Plymouth Road Ann Arbor, MI 48105 FTS: 8-374-4338 COMM: 313-668-4338</p>	<p>ANPRM: 45FR79382 (11/28/80) ANPRM: 46FR5836 (01/19/81) NPRM: 10/00/82 FR: 11/00/83</p>
<p><i>Averaging of Particulate Emissions for 1985 and Later Model Year Light-Duty Diesels</i> SAN No. 1717 Docket No. A-81-31</p>	<p>Description: The Clean Air Act mandates the setting of particulate emission standards which require the greatest degree of emission reduction technologically achievable. EPA promulgated such standards for light-duty vehicles and trucks on March 5, 1980 at 45FR14496. In light of the current financial condition of the auto industry, the Agency is considering reducing the burden of these standards. This rulemaking will evaluate the use of emissions averaging for the 1985 standards of 0.2g/mi (light-duty vehicles) and 0.26g/mi (light-duty trucks). Classification: Other Statutory Authority: CAA 202(a)(3)(A) / 42 USC 7521(a)(3)(A) CFR: 40 CFR 86 - Revision Small Entity: Unlikely.</p>	<p>Richard Rykowski EPA 2565 Plymouth Road Ann Arbor, MI 48105 FTS: 8-374-8339 COMM: 313-668-4339</p>	<p>NPRM: 10/00/81 FR: 11/00/82</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>Revised Gaseous Emission Regulations for 1984 and Later Model Year Heavy-Duty Engines and Light-Duty Trucks</i> SAN No. 1719 Docket No. A-81-11</p>	<p>Description: EPA is reviewing the hydrocarbon and carbon monoxide emission standards for heavy-duty engines which were promulgated in January 1980 at 45FR4136. The Clean Air Act permits EPA to revise emission standards if it finds that compliance with the standards cannot be achieved without unreasonable cost burden. This rulemaking will reevaluate certain aspects of the 1984 final rule with the aim of reducing short term compliance costs without significant losses in environmental benefits. The major objective will be to determine if hydrocarbon and carbon monoxide standards may be set at a level which will not require the use of catalytic converters. Classification: Other Statutory Authority: CAA 202(a)(3)(A), (B), and (C) / 42 USC 7521(a) CFR:40 CFR 86 A, K, N - Revision Small Entity:Unlikely.</p>	<p>John Anderson EPA Ann Arbor, MI 48105 FTS:8-374-8496 COMM:313-668-4496</p>	<p>NPRM: 10/00/81 FR: 11/00/82</p>
<p><i>Non-Methane Hydrocarbon Standards</i> SAN No. 1728 Docket No. A-81-24</p>	<p>Description: EPA is reviewing its compliance requirements for hydrocarbon exhaust emissions for 1983 and later model year vehicles to determine if a nonmethane hydrocarbon standard should be adopted. The existing regulation uses total hydrocarbon to determine the emission standards necessary to comply with the Clean Air Act's requirement that EPA control photochemical smog. Classification: Other Statutory Authority: CAA 202(b) / 42 USC 7521(b) CFR:40 CFR 86 - Revision Small Entity:Unlikely.</p>	<p>Peter Hutchins EPA 2565 Plymouth Road Ann Arbor, MI 48105 FTS:8-374-8339 COMM:313-668-4339</p>	<p>NPRM: 11/00/81 FR: 12/00/82</p>
<p><i>Importation of Motor Vehicles and Motor Vehicle Engines</i> SAN No. 1317 Docket No. EN-79-9</p>	<p>Description: These revised regulations allow only certified vehicles and engines to be imported except that an individual may import an uncertified version for one time only. The purpose is to improve the effectiveness and administration of EPA's present regulation. Classification: Other Statutory Authority: CAA 203 / 42 USC 7522 CFR:40 CFR 85 Small Entity:Likely</p>	<p>Gerard C. Kraus EPA-(EN-340) Washington, D.C. 20460 FTS:8-382-2503 COMM:202-382-2503</p>	<p>NPRM: 45FR48812 (07/21/80) FR: 03/00/82</p>
<p><i>Tampering Enforcement Regulations</i> SAN No. 1601 Docket No. EN-80-2</p>	<p>Description: These regulations will clarify EPA's enforcement policy against tampering with the emission control systems of motor vehicles. They will identify what kinds of "modifications" or "repairs" are tampering and will clarify the liability of manufacturers, suppliers, and repairers for tampering. Classification: Other Statutory Authority: CAA 203(a)(3), 301 / 42 USC 7522(a)(3), 7601 CFR:40 CFR 85 Small Entity:Unlikely</p>	<p>David Feldman EPA (EN-340) Washington, DC 20460 FTS:8-382-2645 COMM:202-382-2645</p>	<p>ANPRM: 46FR8982 (01/27/81) NPRM: 03/00/82 FR: 09/00/82</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>Revised Short Term Motor Vehicle Emissions Control Program</i> SAN No. 1715A Docket No. A-81-27</p>	<p>Description: The purpose of this action is to replace less cost-effective requirements in the current motor vehicle emissions compliance programs with measures that can be quickly implemented and thus are based on the current structure of manufacturer and Agency efforts and resources. These changes could save the industry between 5 and 30 million dollars per year, with a reduction of the reporting burden by as much as 35,000 person hours per year. No adverse environmental impacts are anticipated. Classification: Other Statutory Authority: CAA 206 / 42 USC 7525 CFR: 40 CFR 86 - Revision Small Entity: Unlikely,</p>	<p>Tom Ball EPA 2565 Plymouth Road Ann Arbor, MI 48105 FTS: 8-374-8280 COMM: 313-688-4280</p>	<p>FR: 10/00/81</p>
<p><i>Revised Long Term Motor Vehicle Emissions Control Program</i> SAN No. 1715B Docket No. A-81-17</p>	<p>Description: This rulemaking will consider long term alternatives to the certification selective enforcement auditing and recall programs which would focus on in-use vehicle performance, give manufacturers greater flexibility and incentives for meeting emission standards in the most economical ways, reduce overall compliance costs, and ensure that air quality is fully and appropriately protected. Classification: Other Statutory Authority: CAA 206 / 42 USC 7525 CFR: 40 CFR 86 - Revision Small Entity: Unlikely,</p>	<p>Robert Larson EPA 2565 Plymouth Road Ann Arbor, MI 48105 FTS: 8-374-8277 COMM: 313-688-4277</p>	<p>NPRM: 06/00/82 FR: 03/00/83</p>
<p><i>Amendments to Selective Enforcement Auditing Procedures for Light-Duty Vehicles (LDVs), Light-Duty Trucks (LDTs) and Heavy-Duty Engines (HDEs)</i> SAN No. 1570</p>	<p>Description: These amendments will make several revisions to the Selective Enforcement Auditing procedures for LDVs, LDTs, and HDEs for the purpose of making the programs more efficient (with cost savings to EPA and the affected industries), clarifying various provisions of the regulations, and amending the existing entry and access inspection provisions. The first proposal will deal with trucks; the second will deal with light duty vehicles. Classification: Other Statutory Authority: CAA 206(b), 208(b), 301(a) / 42 USC 7525(b), 7542(b), 7601(a) CFR: 40 CFR 86 G, K - Revision Analysis: IIA Small Entity: Unlikely,</p>	<p>Timothy Fields, Jr. EPA (EN-340) Washington, DC 20460 FTS: 8-382-2503 COMM: 202-382-2503</p>	<p>NPRM: 10/00/81 NPRM: 12/00/81 FR: 11/00/82</p>
<p><i>Nonconformance Penalties for 1984 Model Year Heavy-Duty Engines (HDEs)</i> SAN No. 1571</p>	<p>Description: This regulation will allow manufacturers of 1984 HDEs to sell their engines even though they fail to meet 1984 regulatory requirements for specific pollutants, provided that emissions do not exceed a specified maximum level and that the manufacturer pays a nonconformance penalty for each HDE sold. The penalty will remove any competitive advantage of noncompliance. Classification: Other Statutory Authority: CAA 206(g), 301(a) / 42 USC 7525(g), 7601(a) CFR: 40 CFR 86 Analysis: EIS, IIA Small Entity: Unlikely</p>	<p>Timothy Fields EPA (EN-340) Washington, D.C. 20460 FTS: 8-382-2503 COMM: 202-382-2503</p>	<p>NPRM: 44FR9485 (02/13/79) NPRM: 12/00/81 FR: 12/00/82</p>
<p><i>Nonconformance Penalties for Light-Duty Trucks</i> SAN No. 1632</p>	<p>Description: This regulation will allow manufacturers of 1984 light duty trucks over 6,000 pounds gross vehicle weight to sell their vehicles even though they fail to meet 1984 regulatory requirements for specific pollutants, provided that emissions do not exceed a specified maximum level and that the manufacturer pays a nonconformance penalty for each truck sold. The penalty will remove any competitive advantage of noncompliance. Classification: Other Statutory Authority: CAA 206(g), 301(a) / 42 USC 7525(g), 301(a) CFR: 40 CFR 86 Analysis: IIA, EIS Small Entity: Unlikely</p>	<p>Timothy Fields EPA (EN-340) Washington DC 20460 FTS: 8-382-2503 COMM: 202-382-2503</p>	<p>NPRM: 44FR40791 (07/12/79) NPRM: 12/00/81 FR: 12/00/82</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
CLEAN AIR ACT			
<p><i>Fuels and Fuel Additives</i> SAN No. 1328</p>	<p>Description: These protocols will help determine effects of fuel and fuel additives on public health and emission control devices. Classification: Major Statutory Authority: CAA 211 / 42 USC 7545 CFR:40 CFR 79 Analysis: IIA, EIS Small Entity:Not yet determined.</p>	<p>Richard A. Rykowski EPA 2565 Plymouth Road - Ann Arbor, MI 48105 FTS:8-374-8339 COMM:313-668-4339</p>	<p>ANPRM: 03/00/82 NPRM: 01/00/83</p>
<p><i>Changing Octane Designation</i> SAN No. 1724</p>	<p>Description: This amendment will make the octane designation portion of EPA's unleaded gasoline regulations consistent with the Petroleum Marketing Practices Act. Gasoline distributors and dealers will not have to obtain separate, and different octane values in order to comply with FTC and EPA regulations. Classification: Other Statutory Authority: CAA 211(c) / 42 USC 7545 CFR:40 CFR 80 - Revision Small Entity:Unlikely</p>	<p>Robert Gelman EPA Washington, DC 20460 FTS:8-382-2635 COMM:202-382-2635</p>	<p>NPRM: 46FR44477 (09/04/81) FR: 12/00/81</p>
<p><i>Turbine Aircraft Gaseous Emissions Retrofit and Modification of 1973 Standards</i> SAN No. 1330 Docket No. OMSAPC-78-1</p>	<p>Description: This regulation proposes revisions in emission standards for commercial aircraft to reduce hydrocarbons, carbon monoxide and nitrogen oxide. Classification: Other Statutory Authority: CAA 231 / 42 USC 7571 CFR:40 CFR 87 Small Entity:Unlikely</p>	<p>Chet France EPA 2625 Plymouth Road Ann Arbor MI 48105 FTS:8-374-8338 COMM:313-668-8338</p>	<p>NPRM: 43FR12615 (03/24/78) FR: 12/00/81</p>
<p><i>Fuel Economy Labeling and Data Base Revisions</i> SAN No. 1629 Docket No. A-80-32</p>	<p>Description: This action revises Part 600 to incorporate several provisions intended to (1) create more logical means to aggregate test data to account for untested vehicle designs, (2) make labels more specific to differentiate designs that affect fuel economy, (3) require label changes during the model year if design changes reduce fuel economy by one mile per gallon or more, and (4) require a label value that reflects fuel economy performance for highway-type driving, (5) adjust fuel economy label values for the average differences between the fuel economy measure in the laboratory and actual in-use experience as warranted and justified by in-use data. In addition, other amendments will be included to improve the representativeness of the data used to calculate fuel economy values. Classification: Other Statutory Authority: EPCA 503 / 15 USC 2003 CFR:40 CFR 600 Small Entity:Unlikely</p>	<p>Kevin Tuckey EPA 2625 Plymouth Road Ann Arbor, MI 48105 FTS:8-374-8292 COMM:313-668-4292</p>	<p>ANPRM: 45FR64540 (09/29/80) NPRM: 10/00/81 FR: 02/00/82</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timtable
SUPERFUND			
<p>The Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980, more popularly known as "Superfund," authorizes the federal government to respond to multi-media (e.g. air, water) releases of hazardous materials and other pollutants from hazardous waste sites and other facilities. It sets up a Hazardous Waste Response Fund to pay for clean up of releases and to respond to claims for natural resource damages. It also provides for liability of persons responsible for releases of hazardous substances. By Executive Order, EPA has been assigned responsibility to develop the following regulations.</p>			
<p><i>Designation of Hazardous Substances</i> SAN No. 1642A</p>	<p>Description: Section 102 of the Act requires EPA to designate hazardous substances which may present substantial danger to the public health or welfare or the environment if released into the environment. EPA is developing this regulation to supplement the lists of hazardous substances already developed under CWA 307, 311, RCRA 3001, CAA 112, and TSCA 7 Classification: Other Statutory Authority: CERCLA 102 / 42 USC 9602 CFR:40 CFR 302 Small Entity:Unlikely</p>	<p>Jack Kooyoomjian EPA (WH-548) Washington, O.C. 20460 FTS:8-245-3057 COMM:202-245-3057</p>	<p>ANPRM: 12/00/81 ANPRM: 06/00/82 NPRM: 04/00/83 FR: 10/00/83</p>
<p><i>Notification of Release of Hazardous Substances and Determination of Reportable Quantities</i> SAN No. 1642B</p>	<p>Description: Section 103(a) requires that persons notify the National Response Center of releases of hazardous substances. EPA is developing reportable quantities for hazardous substances under Section 102 that will trigger the requirements in Section 103. Classification: Other Statutory Authority: CERCLA 102 / 42 USC 9602 CFR:40 CFR 303 Small Entity:Unlikely</p>	<p>Jack Kooyoomjian EPA (WH-548) Washington, D.C. 20460 FTS:8-245-3057 COMM:202-245-3057</p>	<p>ANPRM: 12/00/81 ANPRM: 06/00/82 NPRM: 04/00/83 FR: 10/00/83</p>
<p><i>Claims Procedures</i> SAN No. 1642D</p>	<p>Description: This action prescribes the procedures and circumstances under which claims may be presented to the fund to recover costs of cleanup. Allowable claims are necessary response costs incurred by a party other than the government in carrying out the National Contingency Plan and (2) for injury to or destruction or loss of natural resources. Classification: Other Statutory Authority: CERCLA 111, 112 / 42 USC 9611 CFR:40 CFR 306 Small Entity:Unlikely</p>	<p>William Ross EPA (WH-548D) Washington, D.C. 20460 FTS:8-382-2184 COMM:202-382-2184</p>	<p>ANPRM: 12/00/81 NPRM: 05/00/82 FR: 12/00/82</p>
<p><i>Confidentiality of Business Records</i> SAN No. 1642E</p>	<p>Description: This regulation will amend existing EPA regulations (40 CFR Part 2) to include procedures for the treatment of confidential business information submitted to EPA under CERCLA. Classification: Other Statutory Authority: CERCLA 104 / 42 USC 9604 CFR:40 CFR 2 Small Entity:Unlikely</p>	<p>Tom Oarner EPA (A-134) Washington, D.C. 20460 FTS:8-755-0774 COMM:202-755-0774</p>	<p>NPRM: 12/00/81 FR: 04/00/82</p>
<p><i>Revisions to National Contingency Plan</i> SAN No. 1642F</p>	<p>Description: This action will amend the National Contingency Plan (NCP) to establish procedures and policies for responding to hazardous waste sites and spills of hazardous substances under Superfund. Responsibility for promulgating the revised Plan has been transferred from CEQ to EPA by Executive Order 12316 (46FR44237, 8/20/81). Classification: Major Statutory Authority: CERCLA 105 / 42 USC 9605 CFR:40 CFR 300 Analysis: RIA Small Entity:Unlikely</p>	<p>Sylvia Lowrance EPA (WH-548) Washington, DC 20460 FTS:8-382-2186 COMM:202-382-2186</p>	<p>NPRM: 12/00/81 FR: 07/00/82</p>
GENERAL			
<p><i>Implementing the Equal Access to Justice Act</i> SAN No. 1737</p>	<p>Description: The Equal Access to Justice Act provides for award of attorney fees and other expenses to parties who prevail over the Federal government in certain administrative and court proceedings. This regulation will implement the Act for EPA. Classification: Other Statutory Authority: / 5 USC 504 CFR:40 CFR 17 Small Entity:Likely.</p>	<p>James Clark EPA (A-133) Washington, OC 20460 FTS:8-755-0796 COMM:202-755-0796</p>	<p>NPRM: 11/00/81</p>

EPA REGULATIONS UNDER CONSIDERATION

Title	Summary	Contact	Timetable
GENERAL			
<p><i>Revision of Procurement under Assistance Agreement Regulations</i> SAN No. 1610 Docket No. G-80-3</p>	<p>Description: The proposed revision will place a greater reliance on the recipient's procurement practices to handle procurement activities. It will reduce EPA review of proposed contracts by shifting this function to recipients whenever possible. This revision implements OMB Circular A-102, Attachment O. Classification: Other Statutory Authority: CWA, CAA, FIFRA, SOWA, RCRA, PHS, TSCA / 7 USC 135, 15 USC 2601, 33 USC 1251, 42 USC 241, 300j, 1857, 1891, 6901 CFR: 40 CFR 33, 35.936-939 - Revision Small Entity: Unlikely.</p>	<p>Richard Johnson EPA (PM-216) Washington, DC 20460 FTS: 8-755-0860 COMM: 202-755-0860</p>	<p>ANPRM: 46FR20567 (04/06/81) NPRM: 02/00/82</p>
<p><i>General Grant Regulations and Procedures</i> SAN No. 1547 Docket No. G-80-1</p>	<p>Description: EPA is revising the general grant (assistance) regulations and implementing the Federal Grant and Cooperative Agreement Act. At the same time, we will make other changes necessary to implement E.O. 12291. The revision will eliminate duplicative and unnecessarily burdensome requirements of the existing General Grant Regulations and Procedures. This regulation will effect all recipients of EPA assistance by establishing uniform administrative requirements. Classification: Other Statutory Authority: 41 USC 501 CFR: 40 CFR 30 - Revision Small Entity: Unlikely.</p>	<p>John Davey EPA (PM-216) Washington, DC 20460 FTS: 8-755-0860 COMM: 202-755-0860</p>	<p>ANPRM: 45FR23706 (04/08/80) NPRM: 12/00/81</p>
<p><i>Historic Preservation Regulations</i> SAN No. 1566</p>	<p>Description: On January 30, 1979, the Advisory Council on Historic Preservation promulgated regulations that direct Federal agencies to establish procedures for implementing historic preservation requirements. EPA will comply by adding a new subpart to the NEPA regulations. Classification: Other Statutory Authority: NHPA 6 CFR: 40 CFR 6 K Small Entity: Unlikely</p>	<p>Judith Troast EPA (A-104) Washington, DC 20460 FTS: 8-755-0780 COMM: 202-755-0780</p>	<p>ANPRM: 45FR67396 (10/10/80) NPRM: Undetermined</p>
<p><i>Simplifying Implementation of the National Environmental Policy Act (NEPA)</i> SAN No. 1729</p>	<p>Description: This action will include a new section on categorical exclusion from NEPA involving EPA wastewater treatment construction grant recipients where the funded activity is without significant environmental effects. It will also revise the CEQ role in approving segmentation requests under 40 CFR 6.503. These changes will reduce administrative and economic burdens on grantees without affecting environmental benefits provided by NEPA. Classification: Other Statutory Authority: NEPA 102, 103 / 42 USC 4321 CFR: 40 CFR 6 - Revision Small Entity: Unlikely</p>	<p>Richard Otis EPA (A-104) Washington, DC 20460 FTS: 8-755-8835 COMM: 202-755-8835</p>	<p>NPRM: 12/00/81</p>
<p><i>Implementation of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970</i> SAN No. 1641 Docket No. G-80-2</p>	<p>Description: EPA is rewriting 40 CFR Part 4 regulations to: (1) incorporate legally necessary changes; (2) incorporate plain English usage; (3) clarify areas needing improvement; e.g., definitions, payment computation methods; and (5) reduce regulatory burdens per Executive Order 12291. Classification: Other Statutory Authority: / 42 USC 4601 CFR: 40 CFR 4 - Revision Small Entity: Unlikely.</p>	<p>Marshall Schy EPA (PM-216) Washington, DC 20460 FTS: 8-755-2830 COMM: 202-755-2830</p>	<p>ANPRM: 45FR60929 (09/15/80) NPRM: 05/00/82</p>
<p><i>Debarments and Suspensions Under EPA Assistance Programs</i> SAN No. 1716</p>	<p>Description: These proposed procedures would supplement existing inadequate regulations in 40 CFR Part 30 to provide minimum due process protection and government-wide delisting procedures for grantees and their contractors who EPA wishes to disqualify from receiving grant or contract awards. Classification: Other Statutory Authority: / 5 USC 301, 33 USC 1361 CFR: 40 CFR 32 Small Entity: Unlikely</p>	<p>Stephen Sorett EPA (A-134) Washington, DC 20460 FTS: 8-426-8710 COMM: 202-426-8710</p>	<p>NPRM: 11/00/81 FR: 02/00/82</p>

REGULATIONS DELETED FROM THE PREVIOUS AGENDA

Title and SAN(#)	Statutory Authority/CFR	Reason Deleted	Date & Cite of Last Action
<i>Incorporation of Lead into Part 58 Air Monitoring Regulations</i> SAN No. 1500	CAA 108, 110 / 40 CFR 51, 52, 58	Completed — effective date 10/5/81	FR: 46FR44159 (09/03/81)
<i>Development of Regulations to Implement Continuous Monitoring</i> SAN No. 1707	CAA 110 40 CFR 51, 60	Cancelled	
<i>Investigation of Averaging for Heavy-Duty and Light-Duty Nox Truck Emissions</i> SAN No. 1646	CAA 202(a) / 40 CFR 86	Combined with SAN No. 1315	
<i>1984 High Altitude Standards</i> SAN No. 1322	CAA 206(f)(1) / 40 CFR 86	Cancelled	
<i>Effluent Guidelines for Sea- food Processing</i> SAN No. 1625	CWA 301, 304, 306, 307 / 40 CFR 408	Cancelled	
<i>Effluent Guidelines for Meat Packing</i> SAN No. 1574	CWA 301, 304, 306, 307, 316 / 40 CFR 432	Cancelled	
<i>Wasteload Allocation Requirements</i> SAN No. 1656	CWA 303(d)	Cancelled	
<i>Data Submittal Criteria</i> SAN No. 1706	FIFRA 3(c)(2) 40 CFR 163	Cancelled	
<i>Reporting Requirements for States with Responsibility for Pesticide Use Violations En- forcement Primacy</i> SAN No. 1647	FIFRA 26(a)(3) / 40 CFR 173	Cancelled	

REGULATIONS DELETED FROM THE PREVIOUS AGENDA

Title and SAN(#)	Statutory Authority/CFR	Reason Deleted	Date & Cite of Last Action
<i>Tolerance Revocation Policy</i> SAN No. 1560	FDCA 408, 409 / 40 CFR 180	Cancelled	
<i>Recordkeeping Requirements</i> SAN No. 1642C	CERCLA 103 / 40 CFR 305	Cancelled	
<i>Standards for the Develop- ment of Physical, Chemical, and Persistence Test Data</i> SAN No. 1635A	TSCA 4 40 CFR 792	Cancelled	
<i>Standards for the Develop- ment of Health Test Data</i> SAN No. 1461	TSCA 4(b) 40 CFR 772	Cancelled	
<i>Standards for the Develop- ment of Health Test Data: Chronic Effects Data</i> SAN No. 1132	TSCA 4(b) 40 CFR 772	Cancelled	
<i>Standards for Environmental Test Data: Fish Toxicity and Other Effects</i> SAN No. 1462	TSCA 4(b) 40 CFR 772	Cancelled	
<i>General Assessment Informa- tion Reporting 8(a)</i> SAN No. 1551	TSCA 8(a) / 40 CFR 712	Cancelled	
<i>Detailed Assessment Report- ing 8(a)</i> SAN No. 1553	TSCA 8(a) / 40 CFR 712 (D)	Cancelled	

REGULATIONS DELETED FROM THE PREVIOUS AGENDA

Title & SAN (No.)	Statutory authority/CFR	Reason deleted	Date and cite of last action
Prevention of Significant Deterioration: Set II SAN No. 1306.....	CAA 165, 166/40 CFR 51.....	Cancelled.....	
Conformity of Federal Actions to State Implementation Plans SAN No. 1543.....	CAA 176(c)/40 CFR 51.....	Do.....	
Vehicle Maintenance and Use Regulations SAN No. 1517.....	CAA 203, 301/40 CFR 85.....	Do.....	
Emissions Design and Defect Warranty SAN No. 1324.....	CAA 207/40 CFR 85.....	Do.....	
Noise Emissions Standards for Buses.....	NCA 5, 6/40 CFR 205.....	Do.....	
Additional Testing Requirements for Motorcycles SAN No. 1670.....	NCA 8, 13/40 CFR 205.....	Do.....	
Low Noise Emission Products SAN No. 1177.....	NCA 15/40 CFR 203.....	Do.....	
Noise Emission Standards for Transportation Equipment SAN No. 1179A.....	NCA 17/40 CFR 201.....	Do.....	
Railroad Noise Emission Standards SAN No. 1180.....	NCA 17/40 CFR 201.....		Cancelled.
Controlled Trading Policy Statement SAN No. 1605.....	CAA 173/40 CFR 51.....		Do.
Investigation of DEHP SAN No. 1705.....	TSCA 6.....		Not a regulatory action.

EXISTING REGULATIONS UNDER REVIEW

Title, CFR No. and statutory authority	Description	Review authority	Contact	Timetable
NSPS: Kraft Pulp Mills. 40 CFR 60 Subpart BB, CAA 111/42 USC 7411.	EPA is reviewing this standard to determine whether revisions are warranted. The review will assess performance and costs of pulping systems and control systems as well as economic and technological development in the industry. EPA will issue a notice in the FEDERAL REGISTER announcing the results of its review.	CAA 111, 12291, PRA....	Susan Wayatt, EPA (MD-13), Research Triangle Park, North Carolina 27711, FTS 629-5578, COMM 919 541-5578.	September 1982.
NSPS: Claus Sulfur Recovery Plants. 40 CFR 60 Subpart J, CAA 111/42 USC 7411.	EPA is reviewing this standard to determine whether revisions are warranted. The review will assess performance and costs of control systems and economic and technological developments in the industry. The existing rule exempts plants that produce 20 long tons or less of sulfur a day. EPA will issue a notice in the FEDERAL REGISTER announcing the results of its review.	CAA 111, 12291, PRA....	Do.....	May 1982.
NSPS: Grain Elevators. 40 CFR 60 Subpart DD, CAA 111/42 USC 7411.	EPA is reviewing this standard to determine whether revisions are warranted. The review will assess performance and costs of control systems as well as economic and technological developments in the industry. The existing regulation exempts grain terminals that have a storage capacity of 2.5 million tons or less and grain storage facilities that store 1.0 million tons or less. EPA will issue a notice in the FEDERAL REGISTER announcing the results of its review.	CAA 111, 12291, PRA, RFA.	John Crenshaw, EPA (MD-13), Research Triangle Park, North Carolina 27711, FTS 829-5624, COMM 919 541-5624.	August 1982.
NSPS: Primary Zinc and Lead Smelters. 40 CFR 60, CAA 111/42 USC 7411.	EPA is completing a review of the standard of performance for primary zinc and lead smelters. EPA will publish a notice in the FEDERAL REGISTER announcing its decision not to revise these regulations.	CAA 111.....	Stanley T. Cuffe, EPA (CD-13), Research Triangle Park, North Carolina 27711, FTS 629-5595, COMM 919 541-5595.	Nov. 1981.
NSPS: Copper Smelters. 40 CFR 60, CAA 111/42 USC 7411.	EPA has completed an initial review of the standard of performance for primary copper smelters and will issue a FEDERAL REGISTER notice announcing possible revisions under consideration.	CAA 111.....	Do.....	December 1981.
NESHAPS: Vinyl Chloride. 40 CFR 61, CAA 112/42 USC 7412.	EPA is reviewing the technological basis and the administrative aspects of the national emission standards for vinyl chloride. EPA will issue an ANPRM identifying revisions under consideration and areas where further investigation is necessary.	N/A.....	Susan Wyatt, EPA (MD-13), Research Triangle Park, North Carolina 27711, FTS 629-5624, COMM 919 541-5624.	
Visibility Protection for Federal Class I Areas. 40 CFR 51, CAA 169/42 USC 7479.	In response to a petition, EPA will review the visibility protection regulations promulgated on December 2, 1980 (45 FR 80084). EPA will issue an ANPRM that will request comments on many points raised by petitioners. These include the concept of "integral vistas," the role of the Federal Land Managers, and new source review requirements.	12291.....	Johnnie Pearson, EPA (MD-15), Research Triangle Park, North Carolina 27711, FTS 629-5540, COMM 919 541-5540.	December 1981.
Study of the 1984 Heavy-Duty Engine Testing Requirements. 40 CFR 86, CAA 202(a)/42 USC 7521(a).	As part of the President's program to provide regulatory relief to the motor vehicle industry, EPA will propose regulatory modifications to the 1984 heavy-duty engine regulations (SAN 1719). EPA has also committed to a study of the need for further revisions to the 1984 heavy-duty engine requirements. EPA requested comments on this review on June 17, 1981, in the FEDERAL REGISTER (46 FR 31677).	12291.....	John Anderson, EPA, 2565 Plymouth Rd., Ann Arbor, MI 48105, FTS 374-8496, COMM 313 668-4496.	
Study of the Full Useful Life Provision for Heavy-Duty Engines and Light-Duty Trucks. 40 CFR 86, CAA 202(a)/42 USC 7521(a).	EPA is reviewing whether the full-life useful life requirement for heavy-duty engines should be reduced to a half-life or otherwise modified. EPA requested comments on this review on June 17, 1981, in the FEDERAL REGISTER (46 FR 31677).	12291.....	Do.....	
Review of the 1985 Light-Duty Diesel Particulate Standard. 40 CFR 86, CAA 202(a)/42 USC 7521(a).	EPA is reviewing the feasibility and appropriateness of the 0.2 grams per mile particulate standard for light-duty diesels. EPA requested comments on this review on June 17, 1981, in the FEDERAL REGISTER (46 FR 31677).	12291.....	Do.....	
General Pretreatment Regulations. 40 CFR 125, 403, CWA 307/33 USC 1317.	These rules control the discharge from industrial sources of toxic pollutants into publicly owned treatment works (POTWs). This review includes sections of the general pretreatment regulations on implementation of categorical standards for industries that discharge toxic wastewater into municipal collection systems. EPA is preparing a Regulatory Impact Analysis on these regulations and will issue it for public comment in January 1982. On October 13 (46 FR 50502), EPA announced that the January 1981 amendments to the pretreatment regulations will go into effect on January 31, 1981.	12291, RFA.....	Bill Diamond, EPA (EN-336), 401 M St., SW, Washington, D.C. 20460 FTS 426-4793, COMM 202 426-4793.	April 1982.
Lead Phasedown Review. 40 CFR 80, CAA 211/42 USC 7545.	EPA is reviewing the regulations that establish maximum levels of lead in gasoline. Small refiners are exempt from the existing regulation until October 1, 1982.	12291, RFA.....	Richard Kozłowski, EPA (EN-397), Washington, D.C. 20460, FTS 382-2633, COMM 202 382-2633.	

EXISTING REGULATIONS UNDER REVIEW—Continued

Title, CFR No. and statutory authority	Description	Review authority	Contact	Timetable
Effluent Guidelines and Standards for Timber Products Processing 40 CFR 429 Subparts E, N, CWA 306, 307/33 USC 1316, 1317.	EPA will review the BCT limitations for the Wet Process Hardboard and Insulation Board Segments after it revises the BCT methodology. The schedule for the BCT revision appears in the first part of the Agenda under the Clean Water Act.	12291	Richard W. Williams, EPA (WH-552), Washington, D.C. 20460, FTS 426-2554, COMM 202 426-2554.	May 1982.
Public Participation Policy and Regulations. 40 CFR 25, CWA 101, RCRA.	EPA is reviewing its public participation regulation and policy. The goal is to ensure adequate public participation while reducing the prescriptive content.	RFA	Thomas Kelly, EPA (PM-222), Washington, D.C. 20460, FTS 755-0306, COMM 202 755-0306.	
Hazardous Waste Management System: General Requirements for Storage Facilities. 40 CFR 264, RCRA 3004/42 USC 6924..	EPA is reviewing the requirements for storage of hazardous waste in containers, tanks, and waste piles. EPA is preparing a RIA as part of this review. The effective date (July 13, 1981) of the interim final regulations has been postponed.	12291, PRA, RFA	Jo-An Bassi, EPA (WH-565), Washington, D.C. 20460, FTS 755-9190, COMM 202 755-9190.	December 1982.
Paperwork Reduction under RCRA Subtitle C. 40 CFR 262, 264-265, RCRA Subtitle C/42 USC 6921-6928.	This is a review of the seven segments of hazardous waste regulations promulgated under RCRA which produce the largest recordkeeping and reporting burdens upon industries. The seven requirements are: annual reports, manifest system, permitting (for storage facilities), operating record, groundwater monitoring, contingency plan, and closure/post-closure and financial assurance. In May 1981, EPA decided to replace annual reporting requirements with a statistical annual survey and to develop a uniform national manifest. EPA issued a notice announcing this review on July 31, 1981 (46 FR 39426).	12291, PRA, RFA	Kathy Kohl, EPA (WH-562), Washington, D.C. 20460, FTS 755-9157, COMM 202 755-9157.	October 1982.
Land Treatment Standards. 40 CFR 264, RCRA 3004/42 USC 6924.	Before developing final permitting standards for land treatment facilities used to manage hazardous wastes, EPA will prepare a RIA.	12291	Robert Tonetti, EPA (WH-564), Washington, D.C. 20460, FTS 755-9120, COMM 202 755-9120.	
Incinerator Standards for Hazardous Waste Disposal. 40 CFR 264 Subpart O, RCRA 3004/42 USC 6924.	EPA is postponing the effective date (July 22, 1981) of the interim final incinerator standards in order to perform a RIA on their impacts on new and existing facilities. Based on the results of the RIA, EPA will publish a proposed rule effecting modifications in the standards in 1983.	12291, PRA, RFA	Lawrence C. Buc, EPA (WH-565), Washington, D.C. 20460, FTS 755-9190, COMM 202 244-9190.	December 1982.
Financial Responsibility. 40 CFR 264 Subpart H, RCRA 3004/42 USC 6924.	At the same time that it issues revised interim final rules (see SAN 1194A), EPA is conducting a RIA of the impacts of the financial responsibility regulations. EPA will repropose the regulations when the RIA is complete.	12291, PRA, RFA	Lawrence C. Buc, EPA (WH-565), Washington, D.C. 20460 FTS 755-9190, COMM 202 244-9290.	October 1982.
Location Standards (Flood Plains and Seismic). 40 CFR 122, 264-265, RCRA 3004/42 USC 6924.	This regulation establishes standards governing the location of hazardous waste management facilities in 100-year floodplains and in seismically active areas (within 200 feet of a fault that has had displacement in Holocene time). EPA will prepare a RIA as part of the review.	12291	Peter Guerrero, EPA (WH-562), Washington, D.C. 20460, FTS 755-9180, COMM 202 755-9180.	March 1982 (Floodplains), Apr. 1982 (Seismic).
Financial Assistance to State and Local Governments. 40 CFR 35 Subpart B, CAA 105, 301(b), CWA 106, 501, SDWA 1443, 1450, RCRA 3011, 4007, 4008, 4009.	This regulation establishes policy and procedures for EPA grants which support State, interstate, or local programs for air pollution control, water pollution control, public water system supervision, solid and hazardous waste management, and underground source protection. EPA is reviewing the consistency of this procedure to determine whether it is too burdensome to grant recipients.	12291	George Alapas, EPA (PM-216), 401 M St., SW, Washington, D.C. 20460, FTS 426-4692, COMM 202 426-4692.	November 1981.

RCRA—Related "Federal Register" Notices

During the last two years, EPA has made a major effort to issue regulations to implement Subtitle C of the Resource Conservation and Recovery Act (RCRA). Court deadlines and the need to deal with the threats of hazardous waste to human health and the

environment have pushed the Agency to implement RCRA as fast as possible. As a result, EPA has sent a large number of notices to the Federal Register during this period.

The purpose of this appendix is to collect all of these notices in one place to facilitate public understanding of this program. It consists of all final and

interim final notices of rulemaking since May 1980 as well as recent proposed notices of rulemaking that are still outstanding. We have organized the actions according to the CFR part to which they relate. The subpart or subsection affected by each individual action is also identified.

EPA ADMINISTERED PERMIT PROGRAMS—40 CFR 122

Title	Action/CFR	FR Citation	Effective date
Consolidated Permits	Final	45 FR 33290 (5/19/80)	11/19/80
Clarification of Certification and Signatory Provisions.	Statement of Policy (122.6)	45 FR 52149 (8/6/80)	8/6/80
Interpretation of Signatory Provisions	Interpretive Notice (122.4(b))	45 FR 74489 (11/10/80)	11/10/80
Suspension of Regulations for Elementary Neutralization Unit and Wastewater Treatment Unit.	Final (122.3, .21)	45 FR 76074 (11/17/80)	11/19/80
Do	Proposal (122.26)	45 FR 76076 (11/17/80)	
Definitions of Existing Facility, and In Operation.	Interim Final (122.3)	45 FR 76626 (11/19/80)	11/19/80
Qualification for Interim Status	Interim Final (122.22-.23)	45 FR 76630 (11/19/80)	11/19/80
Definition of Transfer Facility	Interim Final (122.3, .21)	45 FR 86966 (12/31/80)	12/31/80
Definitions of Existing and New Facility	Interim Final (122.3, .22)	46 FR 2344 (1/9/81)	1/9/81

EPA ADMINISTERED PERMIT PROGRAMS—40 CFR 122—Continued

Title	Action/CFR	FR Citation	Effective date
Conditions for Permit Modification—Requirement for Part B of Permit Application.	Interim Final (122.15, .17, .25, .29).	46 FR 2802 (1/12/81)	7/13/81
Permit Conditions for Incinerators.....	Interim Final (122.5, .27).....	46 FR 7666 (1/23/81)	7/22/81
Permit Conditions for Land Disposal Facilities.	Reproposal (122.3, .15, .17, .22, .25, .26, .28, .29).	46 FR 11126 (2/5/81)	
Requirements for Recordkeeping and Reporting.	Interim Final (122.11, .29).....	46 FR 12414 (2/13/81)	8/13/81
Incorporation by Reference of Test Methods.	Correction (122.21).....	46 FR 27473 (5/20/81)	
Effective dates for January 12 standards for permitting tanks, containers, storage facilities, piles, storage surface impoundments and January 23 incinerator standards.	Final (122.20, 122.25, 122.27).....	46 FR 35246 (7/7/81)	7/7/81
Paperwork Reduction.....	Notice (122).....	46 FR 38318 (7/24/81)	7/13/81, 7/22/81
Availability of Background Documents.....	Reproposal.....	46 FR 39426 (7/31/81)	
Effective date for permitting new hazardous waste land facilities.	Notice (122.11(c) and 122.29).....	46 FR 40896 (7/13/81)	
		46 FR 47433 (9/25/81)	8/13/81

STATE PROGRAM REQUIREMENTS—40 CFR 123

Title	Action/CFR	FR citation	Effective date
Consolidated Permits.....	Final.....	45 FR 33456 (5/19/80)	11/19/80
State Regulation of Transportation of Waste.	Notice of Guidance.....	45 FR 33784 (5/20/80)	
Intervention as of Right—Public Participation.	Interim Final (123.34, .35, .128).....	45 FR 86970 (12/31/80)	12/31/80
Requirements for Compliance Evaluation Programs for Interim Authorization.	Interim Final (123.128).....	46 FR 5616 (1/19/81)	1/19/81
Changes in Requirements for Phase II Interim Authorization.	Interim Final (123.128).....	46 FR 8312 (1/26/81)	1/26/81
Content and Effective Date of First and Second Components of Interim Authorizations.	Interim Final (123.121-.137).....	46 FR 8298 (1/26/81)	1/26/81
New Procedures for Public Participation in State Permit Programs.	Notice of Content of Components (123.129).	46 FR 7964 (1/26/81)	1/26/81
	Interim Final (123.29).....	46 FR 36704 (7/15/81)	7/15/81

PROCEDURES FOR DECISIONMAKING—40 CFR 124

Title	Action/CFR	FR citation	Effective date
Consolidated Permits.....	Final.....	45 FR 33290 (5/19/80)	11/19/80
Public Participation in State Permit Procedures.	Interim Final (124.10, .12).....	46 FR 36704 (7/15/81)	7/15/81

HAZARDOUS WASTE MANAGEMENT SYSTEM—40 CFR 260

Title	Action/CFR	FR citation	Effective date
General.....	Final.....	45 FR 33066 (5/19/80)	11/19/80
Definitions—Generator, Transport, Vehicle.	Interim Final (260.10).....	45 FR 72024 (10/30/80)	11/19/80
Definitions—Elementary Neutralization Unit and Wastewater Treatment Unit.	Final (260.10).....	45 FR 76074 (11/17/80)	11/19/80
Do.....	Proposal (260.10).....	45 FR 76076 (11/17/80)	
Qualification for Interim Status.....	Interim Final (260.10).....	45 FR 76630 (11/19/80)	11/19/80
Definition of Transfer Facility.....	Interim Final (260.10).....	45 FR 86966 (12/31/80)	12/31/80
Definition of Existing Facility.....	Interim Final (260.10).....	46 FR 2344 (1/9/81)	1/9/81
Revise Definitions and Allow Special Types of Treatment Storage.	Reproposal (260.10, .23).....	46 FR 11126 (2/5/81)	
Incorporation by Reference of Test Methods.	Correction (260.10).....	46 FR 27473 (5/20/81)	5/20/81
Availability of Background Documents.....	Final (260.11).....	46 FR 35246 (7/7/81)	7/7/81
	Reproposal.....	46 FR 40896 (8/13/81)	

IDENTIFICATION AND LISTING OF HAZARDOUS WASTE—40 CFR 261

Title	Action/CFR	FR citation	Effective date
All Subparts.....	Final and Interim Final.....	45 FR 33084 (5/19/80)	11/19/80
Listing Waste from Specific/Nonspecific Sources—Paints, Inorganic, Organic.	Interim Final (261.31, .32).....	45 FR 47832 (7/16/80)	1/16/81
Listing Waste Streams—Iron, Organic, Veterinary.	Proposal (261.32).....	45 FR 47835 (7/16/80)	
Exclusions—Hazardous Waste Generated in Product or Raw Material Storage Tanks.	Interim Final (261.4).....	45 FR 72024 (10/30/80)	11/19/80

IDENTIFICATION AND LISTING OF HAZARDOUS WASTE—40 CFR 261—Continued

Title	Action/CFR	FR citation	Effective date
Exclusions from Hazardous Waste Status—Chromium.	Interim Final (261.4)	45 FR 72035 (10/30/80)	11/19/80
Deleting Waste Streams from Hazardous List—Chrome, Buffing dust, Sludge, Sewer Screenings.	Final (261.32)	45 FR 72037 (10/30/80)	10/30/80
Clarifying Analytical Procedures	Final (Appendix II)	45 FR 72040 (10/30/80)	10/30/80
Changing Extraction Procedure (EP) from Total Chromium to Hexavalent Chromium.	Proposal (261.24)	45 FR 72029 (10/30/80)	
Listings from Specific and Nonspecific Sources.	Final and Interim Final (261.31, .32, Appendices VII and VIII).	45 FR 74884 (11/12/80)	11/19/80 and 5/12/81
Listing—Petroleum Refining	Proposal (261.32)	45 FR 74893 (11/12/80)	
Solid Waste from Extraction of Ore Cement Kiln Dust Waste.	Interim Final (261.4)	45 FR 76618 (11/19/80)	11/19/80
Small Quantity Generators	Interim Final (261.5)	45 FR 76620 (11/19/80)	11/19/80
Empty Container and Spill Residues	Final and Interim Final (261.7, .33).	45 FR 78524 (11/25/80)	11/19/80 and 5/25/81
Discarded Arsenical-treated Wood	Interim Final (261.4)	45 FR 78530 (11/25/80)	11/19/80
Discarded Commercial Chemical Products, Container and Spill Residues.	Final (261.33)	45 FR 78532 (11/25/80)	11/19/80
	Grant of temporary exclusion from list.	45 FR 78544 (11/25/80)	11/19/80
Exclusions for Waste Generated in a Product, Raw Material Storage Tank, Transport Vehicle or Vessel Pipeline, Manufacturing Process Unit, or Associated Non-Waste-Treatment Manufactured Unit.	Interim Final (261.4)	45 FR 80288 (12/4/80)	11/19/80
Listing and Delisting	Final and Interim Final (261.31, .32, Appendix VII).	46 FR 4614 (1/16/81)	1/16/81, 7/16/81
	Grant of temporary exclusion from list.	46 FR 17196 (3/18/81)	3/18/81
	Correction (261.4, .5, .31, .32, .33).	46 FR 27473 (5/20/81)	5/20/81
	Correction (261.5)	46 FR 34587 (7/2/81)	
	Correction (App. VIII)	46 FR 29708 (6/3/81)	
Characteristics of Ignitability and Corrosivity.	Final (261.21, .22)	46 FR 35246 (7/7/81)	7/7/81
	Grant of temporary exclusion from list.	48 FR 40154 (8/6/81)	
Exemption of Reused Pickle Liquor from RCRA.	Interim Final (261.6)	46 FR 44970 (8/8/81)	9/8/81
Exemption for Waste Samples Used for Monitoring and Testing.	Interim Final (261.4)	46 FR 47426 (9/25/81)	9/25/81

STANDARDS APPLICABLE TO GENERATORS OF HAZARDOUS WASTE—40 CFR 262

Title	Action/CFR	FR citation	Effective date
All Subparts	Final	45 FR 12722 (2/26/80)	11/19/80
Technical Amendments	Final	45 FR 33140 (5/19/80)	11/19/80
Hazardous Waste Determination by Small Generators.	Interim Final (262.11)	45 FR 76820 (11/19/80)	11/19/80
Generating Hazardous Waste without Permit.	Interim Final (262.34)	45 FR 76624 (11/19/80)	11/19/80
Residues of Hazardous Waste in Empty Containers.	Interim Final (262.51)	45 FR 78524 (11/25/80)	5/25/81
Owners and Operators Compliance with Generator Regulations.	Interim Final (262.10)	45 FR 86968 (12/31/80)	12/31/80
Manifest Requirements for Transport	Interim Final (262.23)	45 FR 86970 (12/31/80)	12/31/80
Suspending Report Requirement for Calendar Year 1980.	Final (262.41)	46 FR 8395 (1/26/81)	1/26/81
Paperwork Reduction	Notice (262.20-.23, .41)	46 FR 39426 (7/31/81)	

STANDARDS APPLICABLE TO TRANSPORTERS OF HAZARDOUS WASTE—40 CFR 263

Title	Action/CFR	FR citation	Effective date
All Subparts	Final	45 FR 12737 (11/19/80)	11/19/80
Technical Amendments	Final	45 FR 33150 (5/19/80)	11/19/80
Integrating Enforcement	DOT/EPA Memorandum of Understanding.	45 FR 51645 (8/4/80)	6/24/80
10-Day Accumulation Period for Transporters.	Interim Final (263.10, .12)	45 FR 86966 (12/31/80)	12/31/80
Manifest Requirements for Transporters	Interim Final (263.20, .22)	45 FR 86970 (12/31/80)	12/31/80
Paperwork Reduction	Notice (263.20)	46 FR 39426 (7/31/81)	

STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES—40 CFR 264

Title	Action/CFR	FR citation	Effective date
Phase I Final Rules	Final (except 264.12 which is interim final).	45 FR 33154 (5/19/80)(Subparts A-E).	11/19/80
Subpart A—General	Final (264.1)	45 FR 76074 (11/17/80)	11/19/80
	Proposal (264.1)	45 FR 76076 (11/17/80)	
	Interim Final (264.1)	45 FR 76726 (11/19/80)	11/19/80
	Interim Final	45 FR 86966 (12/31/80)	12/31/80
	Reproposal (264.1, .2)	46 FR 11126 (2/5/81)	
	Correction (264.1)	46 FR 27473 (5/20/81)	
	Supplemental Notice of Reproposal	46 FR 28315 (5/26/81)	
Availability of Background Documents	Extension of Comment Period	46 FR 37528 (7/21/81)	
	Corrections to Reproposal	46 FR 40896 (8/13/81)	
	Suppart B—General Facility Standards		
Subpart B—General Facility Standards	Final (264.10, .13-.16)	46 FR 2802 (1/12/81)	7/13/81
	Interim Final (264.10, .13, .15)	46 FR 7666 (1/23/81)	7/22/81
	Reproposal (264.10, .19-.21)	46 FR 11126 (2/5/81)	
	Supplemental Notice of Reproposal	46 FR 28315 (5/26/81)	
Availability of Background Documents	Extension of Comment Period	48 FR 37528 (7/21/81)	
	Notice of Effective Date (264.10, .13-.16)	48 FR 38318 (7/24/81)	7/13/81, 7/22/81
Availability of Background Documents	Corrections to Reproposal	46 FR 40896 (8/13/81)	
	Suppart C—Preparedness and Prevention		
Subpart C—Preparedness and Prevention	Interim Final (264.38)	46 FR 2802 (1/12/81)	7/13/81
	Notice of Effective Date (264.36)	46 FR 38318 (7/24/81)	7/13/81
Subpart D—Contingency Plan	Correction (264.52)	46 FR 27473 (5/20/81)	5/20/81
	Paperwork Reduction	46 FR 39426 (7/31/81)	
Subpart E—Manifest System, Record-keeping and Reporting	Interim Final (264.71)	45 FR 86968 and 86970 (12/31/80)	12/31/80
	Final (264.73, .75, .77)	46 FR 2802 (1/12/81)	7/13/81
	Interim Final (264.73)	46 FR 7666 (1/23/81)	7/22/81
	Final (264.75)	46 FR 8395 (1/26/81)	1/26/81
Paperwork Reduction	Notice of Effective Date (264.73, .75)	46 FR 38318 (7/24/81)	7/13/81, 7/22/81
	Notice (264.71, .73, .75)	46 FR 39426 (7/31/81)	
Subpart F—Ground-Water and Air Emission Monitoring	Reproposal	46 FR 11126 (2/5/81)	
	Supplemental Notice and Reproposal	46 FR 28314 (5/26/81)	
Availability of Background Documents	Extension of Comment Period	46 FR 37528 (7/21/81)	
	Corrections to Reproposal	46 FR 40896 (8/13/81)	
Subpart G—Closure and Post Closure	Interim Final (264.110-.120)	46 FR 2802 (1/12/81)	7/13/81
	Interim Final (264.112)	46 FR 7666 (1/23/81)	7/22/81
	Notice of Effective Date (264.110-.120)	46 FR 38318 (7/24/81)	7/13/81, 7/22/81
	Interim Final	46 FR 2802 (1/12/81)	7/13/81
Subpart H—Financial Requirements	Interim Final (264.142)	46 FR 7666 (1/23/81)	7/22/81
	Notice	46 FR 39426 (7/31/81)	
Paperwork Reduction	Notice Deferring Effective Date (264.143, .145-.151)	46 FR 48197 (10/1/81)	4/13/82
	Interim Final	46 FR 2802 (1/12/81)	7/13/81
Subpart I—Use and Management of Containers	Notice of Effective Date	46 FR 38318 (7/24/81)	7/13/81
	Interim Final	46 FR 2802 (1/12/81)	7/13/81
Subpart J—Tanks	Proposal	46 FR 2893 (1/12/81)	
	Final (264.191, .198)	46 FR 35248 (7/7/81)	7/7/81
Ignitable or Reactive Waste	Notice of Effective Date	46 FR 38318 (7/24/81)	7/13/81
	Corrections to Reproposal	46 FR 40896 (8/13/81)	
Availability of Background Documents	Interim Final	46 FR 2802 (1/12/81)	7/13/81
	Reproposal (264.220, .221, .228)	46 FR 11126 (2/5/81)	
Subpart K—Surface Impoundments	Supplemental Notice of Reproposal	46 FR 28314 (5/26/81)	
	Extension of Comment Period	46 FR 37527 (7/21/81)	
	Notice of Effective Date	46 FR 38318 (7/24/81)	7/13/81
	Corrections to Reproposal	46 FR 40896 (8/13/81)	
Availability of Background Documents	Interim Final	46 FR 2802 (1/12/81)	7/13/81
	Proposal	46 FR 2893 (1/12/81)	
Subpart L—Waste Piles	Reproposal (264.250-.252, .254, .258)	46 FR 11126 (2/5/81)	
	Supplemental Notice of Reproposal	46 FR 28315 (5/26/81)	
	Extension of Comment Period	46 FR 37528 (7/21/81)	
	Notice of Effective Date	46 FR 38318 (7/24/81)	7/13/81
Availability of Background Documents	Corrections to Reproposal	46 FR 40896 (8/13/81)	
	Suppart M—Land Treatment		
Subpart M—Land Treatment	Reproposal	46 FR 11126 (2/5/81)	
	Extension of Comment Period	46 FR 37527 (7/21/81)	
Subpart N—Landfills	Reproposal	46 FR 11126 (2/5/81)	
	Supplemental Notice of Reproposal	46 FR 28314 (5/26/81)	
Availability of Background Documents	Extension of Comment Period	46 FR 37527 (7/21/81)	
	Corrections to Reproposal	48 FR 40896 (8/13/81)	
Subpart O—Incinerators	Interim Final	46 FR 7666 (1/23/81)	7/22/81
	Proposal (264.342, 343)	46 FR 7684 (1/23/81)	
	Notice of Effective Date	46 FR 38318 (7/24/81)	7/22/81
	Reproposal	46 FR 11126 (2/5/81)	
Subpart R—Underground Injection	Supplemental Notice of Reproposal	46 FR 28314 (5/26/81)	
	Extension of Comment Period	46 FR 37528 (7/21/81)	
Availability of Background Documents	Corrections to Reproposal	46 FR 40896 (8/13/81)	
	Suppart S—Seepage Facilities		
Subpart S—Seepage Facilities	Reproposal	46 FR 11126 (2/5/81)	
	Supplemental Notice of Reproposal	46 FR 28314 (5/26/81)	

STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES—40 CFR 264—Continued

Title	Action/CFR	FR citation	Effective date
Availability of Background Documents Subpart T—Minimum Acceptable Treatment of Hazardous Wastes Prior to Disposal.	Extension of Comment Period	46 FR 37527 (7/21/81)	
	Corrections to Reproposal.....	46 FR 40896 (8/13/81).....	
	Reproposal.....	46 FR 11126 (2/5/81).....	
Availability of Background Documents	Supplemental Notice of Reproposal.	48 FR 28314 (5/26/81).....	
	Extension of Comment Period.....	46 FR 37527 (7/21/81).....	
	Corrections to Reproposal.....	46 FR 40896 (8/13/81).....	

INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS—40 CFR 265

Title	Action/CFR	FR citation	Effective date
All Subparts	Final and Interim Final (Subparts A-R).	45 FR 33154 (5/19/80).....	11/19/80
Subpart A—General	Final (265.1).....	45 FR 76074 (11/17/80).....	11/19/80
	Proposal (265.1).....	45 FR 76076 (11/17/80).....	
	Interim Final (265.1)	45 FR 76626 (11/19/80).....	11/19/80
Subpart D—Contingency Plan	Correction (285.1).....	45 FR 86970 (12/31/80).....	12/31/80
	Correction (265.52).....	46 FR 27473 (5/20/81).....	
	Notice (265.51-.56)	46 FR 27473 (5/20/81).....	(5/20/81)
Paperwork Reduction	Interim Final (265.71)	46 FR 39426 (7/31/81).....	
	Interim Final (265.71)	45 FR 86968 and 86970 (12/31/80).	12/31/80
Paperwork Reduction	Final (265.73)	48 FR 7666 (1/23/81).....	7/22/81
	Final (265.75)	46 FR 8395 (1/26/81).....	1/26/81
Subpart F—Groundwater Monitoring	Notice (265.71, .73, .75)	46 FR 39428 (7/31/81).....	
	Notice (265.94).....	46 FR 39426 (7/31/81).....	
Subpart G—Closure and Post-Closure	Interim Final (265.112, .118)	45 FR 72039 (10/30/80).....	11/19/80
	Proposal (265.119, .120).....	46 FR 2893 (1/12/81).....	
	Interim Final.....	46 FR 2802 (1/12/81).....	7/13/81
Subpart H—Financial Requirements	Notice of Effective Date.....	46 FR 38318 (7/24/81).....	7/13/81
	Final (265.142, .144)	45 FR 72039 (10/30/80).....	11/19/80
	Interim Final.....	46 FR 2802 (1/12/81).....	7/13/81
Paperwork Reduction	Correction (265.145).....	46 FR 18025 (3/23/81).....	
	Notice	46 FR 39426 (7/31/81).....	
	Notice deferring effective date (265.143, .145-.151).	46 FR 46197 (10/1/81).....	4/13/82
Subpart I—Use and Management of Containers.	Interim Final (265.173)	45 FR 78524 (11/25/80).....	5/25/81
Subpart J—Tanks	Proposal	46 FR 2893 (1/12/81).....	
Ignitable or Reactive Waste	Final (265.198)	46 FR 35246 (7/7/81).....	7/7/81
Subpart L—Waste Piles	Proposal	46 FR 2893 (1/12/81).....	
Subpart N—Landfills	Final (265.312)	46 FR 13492 (2/20/81).....	2/20/81
Ignitable or Reactive Waste	Interim Final (265.312).....	46 FR 33502 (6/29/81).....	6/29/81
Subpart O—Incinerators	Final (265.340, .341, .343, .345, .347, .351).	46 FR 7666 (1/23/81).....	7/22/81
	Notice of Effective Date (265.340, .341, .345, .347, .351).	46 FR 38318 (7/24/81).....	7/22/81
Subpart R—Underground Injection	Proposal	45 FR 33280 (5/19/80).....	

STANDARDS FOR THE MANAGEMENT OF SPECIFIC HAZARDOUS WASTES AND SPECIFIC TYPES OF HAZARDOUS WASTE FACILITIES—40 CFR 266

Title	Action/CFR	FR citation	Effective date
	Proposal	45 FR 76076 (11/17/80).....	

INTERIM STANDARDS FOR OWNERS AND OPERATORS OF NEW HAZARDOUS WASTE LAND DISPOSAL FACILITIES—40 CFR 267

Title	Action/CFR	FR citation	Effective date
	Interim Final.....	46 FR 12414 (2/13/81).....	8/13/81
	Notice of effective date	48 FR 47433 (9/25/81).....	8/13/81

[FR Doc. 81-31382 Filed 10-29-81; 8:45 am]

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REGULATIONS

Friday
October 30, 1981

Part VII

Department of Commerce

Semiannual Agenda of Regulations

DEPARTMENT OF COMMERCE**13 CFR Ch. III****15 CFR Subtitle A Chs. III, IV, VIII, IX, XII, XXIII****19 CFR Ch. III****37 CFR Ch. I****50 CFR Chs. II, III, IV, VI****Semiannual Agenda of Regulations****AGENCY:** Department of Commerce.**ACTION:** Semiannual agenda of regulations.

SUMMARY: In compliance with Executive Order 12291, the Department of Commerce (DOC) publishes twice a year an Agenda of regulatory actions under consideration by its units. The Agenda also complies with the requirements of the Regulatory Flexibility Act (Pub. L. 96-354). The purpose of the regulatory Agenda is to provide information to the public on regulations issued by the Department and to facilitate comments and views by interested public parties.

The closing date for information submitted for inclusion in this Agenda was September 11, 1981. Regulatory activities initiated after that date are not included.

FOR FURTHER INFORMATION CONTACT:

For additional information about a specific regulatory action contained in the Agenda, contact the individual identified as the contact person. Comments or inquiries of a general nature about the Agenda should be directed to: Robert T. Miki, Director of Regulatory Policy, U.S. Department of Commerce, Washington, D.C. 20230, Telephone: (202) 377-2482.

For information on this edition of the Agenda contact; Roger J. Mallet, Office of Regulatory Policy, U.S. Department of Commerce, Washington, D.C. 20230, Telephone: (202) 377-2153.

SUPPLEMENTARY INFORMATION: On February 17, 1981, President Reagan signed Executive Order 12291, "Federal Regulation." The Executive Order requires that all executive agencies publish semiannually an Agenda of regulations which are under consideration. The Executive Order directs government agencies to provide in the Agenda the following information regarding major regulations under consideration: A summary of the proposal, objectives and legal basis for the agency's action, the name and telephone number of a knowledgeable agency official, and an approximate schedule for completing action on the

proposal. Major regulations require a regulatory impact analysis (RIA).

The Department's Agenda also complies with the informational requirements of the Regulatory Flexibility Act. Regulatory actions having a significant economic impact on a substantial number of small entities require a regulatory flexibility analysis (RFA).

In addition to those regulations which have been identified as requiring a RIA or RFA, the Department will develop brief economic analyses for several of its pending regulatory actions which have been determined important. The analyses will be performed even though the proposed actions may not be "major" under E.O. 12291.

As required by the Executive Order, a list of regulations to be reviewed is provided in the Agenda. The Department's Agenda includes all regulatory actions that will be considered over the 12-month period November 1, 1981 to October 31 1982.

Explanation of Information Contained in the Agenda

The Department has 12 primary operating units in addition to departmental offices. Operating units, such as the National Oceanic and Atmospheric Administration have major regulatory activities whereas other operating units, such as the Minority Business Development Agency (MBDA), currently have no regulations in effect. Departmental offices, such as the Office of Investigations and Security and the Office of Administrative Services, have few regulations.

Two major organizational changes are reflected in this edition of the Department's Agenda. First, the Maritime Administration (MARAD) was transferred to the Department of Transportation (DOT), effective August 9, 1981. Consequently, the status of MARAD's regulatory activities will be contained in DOT's forthcoming Addendum to its recent agenda which was published on October 1, (46 FR 48422). The Addendum is scheduled to be published in the Federal Register in October. Second, the Office of Regional Development (ORD) will be phased out. Title 5 of the Public Works and Economic Development Act of 1965, as amended, was repealed by Congress, effective September 30, 1981. The ORD will continue to function on a reduced staff level during the phaseout period for the regional development programs. When these programs are eventually terminated, the supporting regulations will be recinded.

The abbreviations and names of the Department units which have reported

regulatory activities in this Agenda are as follows:

ADMIN—Assistant Secretary for Administration
 EA—Assistant Secretary for Economic Affairs
 BEA—Bureau of Economic Analysis
 CENSUS—Bureau of the Census
 EDA—Economic Development Administration
 ITA—International Trade Administration
 MBDA—Minority Business Development Agency
 NOAA—National Oceanic and Atmospheric Administration
 NMFS—National Marine Fisheries Service
 OCZM—Office of Coastal Zone Management
 OME—Office of Ocean Minerals and Energy
 NTIA—National Telecommunications and Information Administration
 PTI—Assistant Secretary for Productivity, Technology and Innovation
 OPSP—Office of Product Standards Policy
 PTO—Patent and Trademark Office

Schedule A lists major as well as non-major regulatory actions under consideration. Regulations under consideration include new regulations being proposed and changes, additions, or deletions to existing rules and regulations. The schedule indicates whether the regulation is major and thus requires a regulatory impact analysis, whether a regulatory flexibility analysis is required, and the date (month or season) the next regulatory action(s) is anticipated. The name and telephone number of a person familiar with the regulation is provided. Additional information relating to major actions, including those significantly impacting small entities, is provided in the appendix to the Agenda. The information contained in the appendix complies with the informational requirements under E.O. 12291 and the Regulatory Flexibility Act. Similar information relating to non-major regulations is on file with the Office of Regulatory Policy.

Schedule B lists existing regulations scheduled for review by Department units over the next 12 months. A more detailed presentation of the regulatory review effort is available in the Department's Inventory of Regulations published in the Federal Register on October 27, 1980 (45 FR 71088). The Inventory contains 182 existing Department regulations and provides the review schedule for these

regulations. The Bureau of Economic Analysis, the Bureau of Industrial Economics, the Bureau of the Census, and the National Bureau of Standards have completed reviews of all their regulations since publication of the Inventory.

Schedule C lists regulations in previous agendas which have been deleted from Schedules A and B. The reasons for deletion are given. For example, a regulation previously under consideration was adopted, or the scheduled review of an existing regulation was completed. Where appropriate, a Federal Register citation is provided.

Seven of the 12 primary operating units of the Department reported regulations under consideration.

The Department's Agenda contains 108 regulations. Of the total, 69 are regulations under consideration (Schedule A) and 41 are existing regulations scheduled for review (Schedule B).

Of the 69 regulations under consideration, 4 are determined to be "major" by agency heads and will therefore require preparation of regulatory impact analyses. Fifty eight are considered not major. The importance of 7 regulations has not been determined. Five regulations will significantly impact shall entities. Regulatory flexibility analyses will be prepared for these proposals. In addition, Department units will undertake economic analyses of 13 regulations listed in the Agenda even though these are not major actions. In these instances, the agency involved, in conjunction with the Office of Regulatory Policy, has determined that an analysis will contribute to the development of cost effective regulations.

A large number of the regulations presented in the Agenda deal with fishery management programs under NOAA's National Marine Fisheries Service (NMFS). To avoid repetition of programs and definitions, as well as to provide some understanding of the technical and institutional elements of the NMFS's programs, a section on "Explanation of Information Contained in NMFS's Regulatory Entries" is provided below.

Explanation of Information Contained in NMFS's Regulatory Entries

The Fishery Conservation and Management Act of 1976 (the Act), 16

U.S.C. 1801 *et seq.*, requires that a preliminary fishery management plan (PMP) be prepared for all fisheries within a fishery conservation zone (FCZ) fished in by foreign fishing nations. The FCZ refers to those waters from the outer edge of the United States territorial sea to a distance of 200 miles. Fishery management plans (FMPs) are to be prepared if those fisheries require conservation and management measures. Although PMPs apply only to foreign fishing, the FMPs regulate both foreign and domestic fishing. When promulgated, the FMPs supersede the PMPs. Under the Act, eight Regional Fishery Management Councils (Councils) prepare FMPs for fisheries within their respective areas.

The Act requires that certain standards be met in regulated fisheries. The optimum yield of the fisheries is one factor that must be specified. This requires the development of appropriate plans to ensure sound management of involved stocks while taking into account biological, social, and economic factors. Domestic fishermen are given a preferred status by the Act. However, for those fisheries in which the optimum yield is greater than the domestic harvest, foreign nations are permitted to fish, provided certain conditions are met. For each fishery, the total allowable level of foreign fishing (TALFF) is determined. The TALFF is allocated among foreign nations by the Secretary of State. Governing International Fishery Agreements are executed between the United States and nations desiring to fish. Allocations are based on standards such as historic fishing rights and reciprocal fishing privileges. Also, vessels of foreign nations are to apply for and receive permits to fish in the FCZ.

Classes of domestic fisherman may be allocated shares of the harvest in fisheries regulated under FMPs. Such allocations are not to be discriminatory and must relate to the conservation and management of the fishery. There can be allocations between the commercial and recreational sectors of the fishery.

In the allocation of fish stocks, fish caught as a result of directed effort (target catch), and fish caught incidentally (incidental catch), are taken into account. Management tools used to regulate fisheries include limitations based on certain types of gear (e.g., bottom trawls, longlines), seasons, and the necessity of opening or closing areas

to fishing based upon gear conflicts, conditions of the stocks, or other factors.

The initiation of FMPs is the responsibility of the eight Councils. Guidelines for the development of the FMPs are published in the Federal Register. In the development of such plans (and regulations), the Councils are required by law to conduct public hearings on the draft plans and to consider the use of alternative means of regulating.

The Council process for developing FMPs makes it difficult for the NMFS to determine the significance of some regulatory actions under consideration at the time the semiannual regulatory Agenda is published. Frequently, the NMFS does not have specific plan objectives or alternatives for management since the Councils have neither approved nor submitted plans to the Secretary of Commerce for review adoption and implementation.

Public Participation Summary

The Consumer Affairs Office, in consultation with the Office of Regulatory Policy, coordinates consumer participation responsibilities throughout the Department. The Consumer Affairs Office and consumer contact persons in the operating units are responsible for assuring that timely and meaningful consumer participation occurs throughout the development and review of the Department's rules, policies and programs.

Notices of proposed and final rules, programs, and policies will appear in the Federal Register. Quarterly notices of forthcoming rulemaking activities are disseminated to consumer representatives and consumer media by the Consumer Affairs Office, and to other constituents.

The operating units, with advice from the Consumer Affairs Office, will determine staff responsibilities, assistance procedures and types of technical assistance for consumers.

CONTACT PERSON: Lee L. Gray, Director of Consumer Affairs, U.S. Department of Commerce, Washington, D.C. 20230, Telephone: (202) 377-5001.

Malcolm Baldrige,
Secretary of Commerce.

BILLING CODE 3510-BW-M

Anticipated Date of Regulatory Action
(A = ANPRM, N = NPRM, I = Interim, F = Final)*

Regulatory Impact Analysis
Yes No Unknown

Regulatory Flexibility Analysis
Yes No Unknown

1981		1982												
O	N	D	J	F	M	A	M	J	J	A	S	A	S	O
				←										

Department Unit	Title of Regulation Under Consideration	Contact Person	Regulatory Impact Analysis	Regulatory Flexibility Analysis
			Yes No Unknown	Yes No Unknown
ADMIN	Section 504 of Rehabilitation Act of 1973	Arthur E. Cizek Ofc. of Civil Rights (202) 377-4993	X	X
ADMIN	Age Discrimination Act of 1975, as amended	Arthur E. Cizek Ofc. of Civil Rights (202) 377-4993	X	X
ADMIN	Public Information, Freedom of Information (15 C.F.R. Subtitle A-Part 4)	Marilyn S. McLennan Ofc. of Organization & Mgmt. Systems (202) 377-4217	X	X
ADMIN	Public Information, Freedom of Information (15 C.F.R. Subtitle A-Part 4)	Marilyn S. McLennan Ofc. of Organization & Mgmt. Systems (202) 377-4217	X	X
EA/BEA	Survey of Foreign Direct Investment in U.S. Fish and Seafood Processing Industries (15 C.F.R. 806)	Lester G. Welch, Jr. Management Services Division (202) 523-0505	X	X
EA/CENSUS	Foreign Trade Statistics (15 C.F.R. Part 30)	Harold L. Blyweiss Foreign Trade Division (301) 763-5526	X	X
EDA	Description of Organization (13 C.F.R. Part 301, Subpart C)	James F. Marten Asst. Chief Counsel for Operations and Administration (202) 377-5441	X	X
ITA	Energy Regulation 1: Priorities and Allocations Regulations (old 32A C.F.R. Part 671)	Rodney A. Joseph Ofc. of Industrial Resource Administration (202) 377-2233	X	X
ITA	Instruments and Apparatus for Educational and Scientific Institutions (15 C.F.R. Part 301)	Frank Creel Statutory Import Programs Staff (202) 377-1660	X	X
ITA	Defense Materials System and Defense Priorities System (DMS/DPS) (15 C.F.R. Parts 330-32, 340-43, and 350-54)	Rodney A. Joseph Ofc. of Industrial Resource Administration (202) 377-2233	X	X

*A = Advanced Notice of Proposed Rulemaking; N = Notice of Proposed Rulemaking; I = Interim Rule; F = Final Rule.

Anticipated Date of Regulatory Action
1981 1982
(A = ANPRM, N = NPRM, I = Interim, F = Final)*

SCHEDULE A - DOC SEMI-ANNUAL AGENDA OF PENDING REGULATIONS

Department Unit	Title of Regulation Under Consideration	Contact Person	Regulatory Impact Analysis		Regulatory Flexibility Analysis		O	N	D	J	F	M	A	M	J	J	A	S	O	
			Yes	No	Unknown	Yes														No
ITA	Effects of Imported Articles on the National Security (15 C.F.R. Part 359)	Richard V. Meyers Ofc. of Industrial Resource Adminis- tration (202) 377-3634	X				F													
ITA	General Regulations Governing Foreign-Trade Zones in the United States, with Rules of Procedure (15 C.F.R. Part 400)	John L. Evans Ofc. of Import Administration (202) 377-1780	X		X			N						F						
ITA	Antidumping Duties and Counter- vailing Duties (19 C.F.R. Parts 353 and 355) (See Schedule B.)	John L. Evans Ofc. of Import Administration (202) 377-1780	X		X			N						F						
NOAA/ NMFS	Extension of Commercial/Recre- ational Salmon off California, Oregon and Washington Fishery Management Plan (FMP) (50 C.F.R. Part 661) (Fishing Year 1981)	Herbert Larkins Northwest Region (206) 527-6140	X ^{1/}		X									F						
NOAA/ NMFS	Designation of Critical Habitat for the Hawaiian Monk Seal (50 C.F.R. Part 222)	Alan W. Ford Southwest Region (213) 548-2575		X						N										
NOAA/ NMFS	Fish and Wildlife Coordination Act, Uniform Procedures for Compliance	Robert E. Smith Ofc. of Habitat Protection (202) 634-7490		X																
NOAA/ NMFS	Precious Coral Fishery Management Plan (FMP) - Western Pacific	Alan W. Ford Southwest Region (213) 548-2575	X ^{1/}		X						F									
NOAA/ NMFS	Reef Fish Resources of the Gulf of Mexico Fishery Management Plan (FMP)	Harold B. Allen Southeast Region (813) 893-3141	X ^{1/}		X						F									
NOAA/ NMFS	Fishery Management Plan (FMP) for the Spiny Lobster Fishery in Puerto Rico and the Virgin Islands	Harold B. Allen Southeast Region (813) 893-3141	X ^{1/}		X						N				F					
NOAA/ NMFS	Coastal Migratory Pelagic Fishery Management Plan (FMP)	Harold B. Allen Southeast Region (813) 893-3141	X ^{1/}		X						N				F					

^{1/} A brief economic analysis of the regulation will be performed even though the regulation may not be a "major" action under Executive Order 12291.

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Anticipated Date of Regulatory Action
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Regulatory Flexibility Analysis
1981
Yes No Unknown

SCHEDULE A - DOC SEMIANNUAL AGENDA OF PENDING REGULATIONS

Department Unit	Title of Regulation Under Consideration	Contact Person	Regulatory Impact Analysis			Anticipated Date of Regulatory Action														
			Yes	No	Unknown	1981	O	N	D	J	F	M	A	M	J	J	A	S	O	
NOAA/NMFS	Atlantic Butterfish Fishery Management Plan (FMP) - Amendment No. 2	Allen E. Peterson, Jr. Northeast Region (617) 281-3600	X																	
NOAA/NMFS	Spiny Lobster Fishery Management Plan (FMP) (Western Pacific)	Alan W. Ford Southwest Region (213) 548-2575	X ^{1/}																	
NOAA/NMFS	Bering Sea and Aleutian Islands Groundfish Fishery Management Plan (FMP)	Robert W. McVey Alaska Region (907) 586-7221	X ^{1/}																	
NOAA/NMFS	Tanner Crab Fishery Management Plan (FMP) Regulations (Alaska) - Amendment No. 7	Robert W. McVey Alaska Region (907) 586-7221	X																	
NOAA/NMFS	Whaling (50 C.F.R. Part 230)	Richard B. Roe Ofc. of Marine Mammals & Endangered Species (202) 634-7461			X															
NOAA/NMFS	High Seas Salmon Fishery Management Plan (FMP) - Amendment No. 2	Robert W. McVey Alaska Region (907) 586-7221	X ^{1/}																	
NOAA/NMFS	American Lobster Fishery Management Plan (FMP)	Allen E. Peterson, Jr. Northeast Region (617) 281-3600			X															
NOAA/NMFS	Surf Clam and Ocean Quahog Fishery Management Plan (FMP) - Amendment No. 3	Allen E. Peterson, Jr. Northeast Region (617) 281-3600	X ^{1/}																	
NOAA/NMFS	Guidelines for Development of Fishery Management Plans (FMPs) (50 C.F.R. 602.2) National Standards	William G. Gordon Ofc. of Resource Conservation & Mgmt. (202) 634-7218			X															
NOAA/NMFS	Determination of Critical Habitat for Endangered and Threatened Species of Sea Turtles in Mosquito Lagoon, Florida (50 C.F.R. Part 226)	Richard B. Roe Ofc. of Marine Mammals & Endangered Species (202) 634-7461			X															
NOAA/NMFS	Scientific Research and Public Display Permit Regulations (Proposed 50 C.F.R. Part 223)	R. B. Brumsted Ofc. of Marine Mammals & Endangered Species (202) 634-7529	X																	

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Anticipated Date of Regulatory Action
(A = ANPRM, N = NPRM, I = Interim, F = Final)*

Regulatory Impact Analysis
Yes No Unknown

Regulatory Flexibility Analysis
Yes No Unknown

Anticipated Date of Regulatory Action
1981 1982

Department Unit	Title of Regulation Under Consideration	Contact Person	Regulatory Impact Analysis			Regulatory Flexibility Analysis			Anticipated Date of Regulatory Action																
			Yes	No	Unknown	Yes	No	Unknown	1981	1982	O	N	D	J	F	M	A	M	J	J	A	S	O		
NOAA/NMFS	Amendment to 50 C.F.R. Part 251 (Financial Aid Program Procedures)	Michael L. Grable Financial Svcs. Div. (202) 634-7496	X			X																			
NOAA/NMFS	Tanner Crab Fishery Management Plan (FMP) Regulations (Alaska) - Amendment No. 6	Robert W. McVey Alaska Region (907) 586-7221	X			X																			
NOAA/NMFS	Groundfish of the Gulf of Alaska Fishery Management Plan (FMP) - Amendment No. 9 (50 C.F.R. Parts 611 and 672)	Robert W. McVey Alaska Region (907) 586-7221	X			X																			
NOAA/NMFS	Guidelines for Development of Fishery Management Plans (FMPs) (50 C.F.R. Part 602 - sections addressing content and format, e.g., 602.3 and 602.4)	William G. Gordon Ofc. of Resource Conservation & Mgmt. (202) 634-7218	X			X																			
NOAA/NMFS	Whaling (50 C.F.R. Part 351)	Richard B. Roe Ofc. of Marine Mammals & Endangered Species (202) 634-7461	X			X																			
NOAA/NMFS	Termination of Utility Services (50 C.F.R. Part 215)	Walter Kirkness Northwest Region (206) 442-7777	X			X																			
NOAA/NMFS	Groundfish of the Gulf of Alaska Fishery Management Plan (FMP) - Amendment No. 10	Robert W. McVey Alaska Region (907) 586-7221	X			X																			
NOAA/NMFS	Northern Anchovy Fishery Management Plan (FMP) - Amendment for 1980	Alan W. Ford Southwest Region (213) 548-2575	X ^{1/}			X																			
NOAA/NMFS	Amendment to 50 C.F.R. 259.31 (Interim Fishing Vessel Capital Construction Fund Procedures)	Lee F. Bowersox Financial Svcs. Div. (202) 634-7496	X			X																			
NOAA/NMFS	Fishing Vessel Obligation Guarantee Program Procedures (50 C.F.R. Part 255)	James D. Meehan Financial Svcs. Div. (202) 634-7496	X			X																			
NOAA/NMFS	Fishery Conservation and Management: Confidentiality of Statistics (50 C.F.R. Part 603)	B. G. Thompson Resource Statistics Division (202) 634-7415	X			X																			

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Anticipated Date of Regulatory Action
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1981

SCHEDULE A - DOC SEMIANNUAL AGENDA OF PENDING REGULATIONS.
Department Unit

Department Unit		Title of Regulation Under Consideration	Contact Person	Regulatory Impact Analysis		Regulatory Flexibility Analysis		1982																	
				Yes	No	Unknown	Yes	No	Unknown	O	N	D	J	F	M	A	M	J	J	A	S	O			
NOAA/NMFS		Sea Scallops Fishery Management Plan (FMP)	Allen E. Peterson, Jr. Northeast Region (617) 281-3600	x ₁			x		N				F												
NOAA/NMFS		Regulations Establishing Restricted Fishing Areas and Gear Requirements to Protect Sea Turtles (50 C.F.R. Part 227, Subpart D, 227.72)	Charles Oravetz Southeast Region (813) 893-3366	x ₁		x			N					F											
NOAA/NMFS		Amendment No. 4 to the Fishery Management Plan (FMP) for the Atlantic Herring Fishery of the Northwest Atlantic	Allen E. Peterson, Jr. Northeast Region (617) 281-3600	x			x		N														F		
NOAA/NMFS		Interim Plan for the Management of Atlantic Groundfish	Allen E. Peterson, Jr. Northeast Region (617) 281-3600	x			x		N														F		
NOAA/NMFS		Pacific Coast Groundfish Plan	Herbert Larkins Northwest Region (206) 527-6140	x ₁			x		N					F											
NOAA/NMFS		Preemption of State Authority under Section 306(b)	Frederick Kyle Ofc. of the General Counsel (202) 634-7486	x			x		N																
NOAA/NMFS		Interagency Cooperation - Endangered Species Act of 1973, as amended (50 C.F.R. Part 402) (Joint regulations with the Department of the Interior)	Charles Karnella Ofc. of Marine Mammals & Endangered Species (202) 634-7471	x			x									(Not Determined)									
NOAA/NMFS		Gulf of Alaska Groundfish Fishery Management Plan (FMP) - Amendment 8, Part 5	Robert W. McVey Alaska Region (907) 586-7221	x			x		N																
NOAA/OCZM		Implementation of the Coastal Zone Management Improvement Act of 1980	Jane P. Rogers Policy, Evaluation, & External Relations Staff (202) 634-4245	x			x		N	F															
NOAA/OCZM		Estuarine Sanctuary Regulations	James W. MacFarland Sanctuary Programs Office (202) 653-7301	x			x		N																

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SCHEDULE A - DOC SEMIANNUAL AGENDA OF PENDING REGULATIONS

Department
Unit

Department Unit	Title of Regulation Under Consideration	Contact Person	Regulatory Impact Analysis			Regulatory Flexibility Analysis		
			Yes	No	Unknown	Yes	No	Unknown
NOAA/ OCZM	Regulations for Point Reyes/Parallon Islands National Marine Sanctuary (See Schedule B.)	Nancy Foster Sanctuary Programs Office (202) 634-4236	X			X		
NOAA/ OCZM	Regulations for Channel Islands National Marine Sanctuary (See Schedule B.)	Nancy Foster Sanctuary Programs Office (202) 634-4236	X			X		
NOAA/ OCZM	Final Regulations for Key Largo Coral Reef National Marine Sanctuary	Nancy Foster Sanctuary Programs Office (202) 634-4236		X		X		
NOAA/ OCZM	Regulations for Proposed St. Thomas National Marine Sanctuary, Virgin Islands	Nancy Foster Sanctuary Programs Office (202) 634-4236		X		X		
NOAA/ OCZM	Marine Sanctuary Regulations	Nancy Foster Sanctuary Programs Office (202) 634-4236		X		X		
NOAA/ OCZM	Regulations for Proposed La Parguera National Marine Sanctuary, Puerto Rico	Nancy Foster Sanctuary Programs Office (202) 634-4236		X		X		
NOAA/ OCZM	Regulations for Proposed Mona and Monito Islands National Marine Sanctuary, Puerto Rico	Nancy Foster Sanctuary Programs Office (202) 634-4236		X		X		
PTI/ PTO	Patent Interference Proceedings (37 C.F.R. 1.225, 1.231, 1.253, 1.254, 1.258 and 1.288)	Ian A. Calvert Chairman, Board of Patent Interferences (703) 557-3625						
PTI/ PTO	File Wrapper; Continuing Application Procedure (37 C.F.R. 1.62 and 1.138)	Louis O. Maassel Editor, Manual of Patent Examining Procedure (703) 557-3070						

O	N	D	J	F	M	A	M	J	J	A	S	O

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1981 1982

Regulatory Flexibility Analysis
Yes No Unknown
Regulatory Impact Analysis
Yes No Unknown

SCHEDULE A - DOC SEMIANNUAL AGENDA OF PENDING REGULATIONS

Department Unit	Title of Regulation Under Consideration	Contact Person	Regulatory Flexibility Analysis	Regulatory Impact Analysis	O	N	D	J	F	M	A	M	J	J	A	S	O
PTI/ PTO	Continuation-In-Part Application Oath or Declaration (37 C.F.R. 1.65, 3.18 and 3.18(a))	Louis O. Maassel Editor, Manual of Patent Examining Procedure (703) 557-3070	X						F								
PTI/ PTO	Requests for Identifiable Records (37 C.F.R. 1.15)	John W. Dewhirst Ofc. of the Solicitor (703) 557-3542	X			N									F		
PTI/ PTO	Secrecy of Certain Inventions and Licenses to File Applications in Foreign Countries (37 C.F.R. Part 5)	Kenneth L. Cage Special Laws Admin. Group (703) 557-2877	X			N									F		
PTI/ PTO	Ex Parte Prosecution of Trademark Applications, Inter Partes Proceedings Before the Trademark Trial and Appeal Board, Petitions to the Commissioner and Post-Registration Requirements (37 C.F.R. 2.20, 2.27, 2.63, 2.65, 2.81, 2.88, 2.94-2.117, 2.120-2.132, 2.134, 2.135, 2.142, 2.146-2.148, 2.165, 2.173, 2.184, and 2.186)	Janet E. Rice Member, Trademark Trial & Appeal Board (703) 557-3551	X			N									F		
PTI/ PTO	Reissue, Reexamination, Protest and Examination Procedures in Patent Cases (37 C.F.R. 1.11, 1.56, 1.106, 1.175, 1.176, 1.291, 1.555, 1.556)	R. Franklin Burnett Ofc. of Asst. Commissioner for Patents (703) 557-3054	X												F		
PTI/ PTO	Revised Fee Schedule (37 C.F.R. 1.21 and 2.6)	Bradford R. Huther Ofc. of Asst. Commissioner for Finance and Planning (703) 557-1572		X					N								
PTI/ PTO	Trademark Applications (37 C.F.R. 2.21, 2.52, 2.54, 2.55 and 2.57)	Paula Hairston Ofc. of Asst. Commissioner for Trademarks (703) 557-7464		X											F		
PTI/ PTO	Advertising Permitted by Practitioners (37 C.F.R. 1.344, 1.345, 2.13 and 2.14)	Harry I. Moatz Office of the Solicitor (703) 557-2238		X													N

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SCHEDULE B: REGULATIONS SELECTED FOR REVIEW BY DOC DEPARTMENT UNITS

TITLE OF REGULATION	RESPONSIBLE DEPARTMENT UNIT	LEGAL AUTHORITY	PROPOSED DATE FOR START OF REVIEW	TARGET DATE FOR COMPLETION OF REVIEW	CONTACT PERSON AND TELEPHONE NUMBER
Non-Discrimination in Federally-Assisted Programs of the DOC - Implementation of Title VI of the Civil Rights Act of 1964 (15 C.F.R. Part 8)	ADMIN	42 U.S.C. 2000-1	Under Review	Winter 1981-1982	Arthur E. Cizek Ofc. of Civil Rights (202) 377-4993
Official U.S. Government Recognition of and Participation in International Expositions Held in the United States (15 C.F.R. Part 1202)	ITA	22 U.S.C. 2801, et. seq.	October 1981	March 1982	George Pratt International Expositions Staff (202) 377-4601
Antidumping Duties and Countervailing Duties (19 C.F.R. Parts 353 and 355) (See Schedule A.)	ITA	5 U.S.C. 301 P.L. 96-39	Under Review	Fall 1981	John L. Evans Ofc. of Import Admin. (202) 377-1780
Marine Mammals: Pribilof Islands (50 C.F.R. Part 215, Subparts A and C)	NOAA/NMFS	P.L. 89-702 80 Stat. 1091 16 U.S.C. 1151-1187	Summer 1982	Fall 1982 ^{1/}	Georgia Cranmore, Ofc. of Marine Mammals & Endangered Species (202) 634-1792 and Walter Kirkness, Northwest Region (206) 442-7777
Marine Mammals: Pribilof Islands Public Display of Living Fur Seals (50 C.F.R. Part 215, Subpart B)	NOAA/NMFS	P.L. 89-702 80 Stat. 1091 16 U.S.C. 1151-1187	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Introductions and Prohibitions (50 C.F.R. Part 216, Subparts A and B)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Penalties and Procedures for Their Assessment (50 C.F.R. Part 216, Subpart F)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407	Regulations to be repealed and replaced by consolidated procedure to be published by September 30, 1981, as 15 C.F.R. Part 904, Subparts B and C.	Not Determined	Stephen J. Powell Ofc. of the General Counsel (202) 254-8350
Regulations Governing the Taking and Importing of Marine Mammals: Notice and Hearing on Section 103 Regulations (50 C.F.R. Part 216, Subpart G)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	Summer 1982	Not Determined	Ronald Naveen Ofc. of the General Counsel (202) 634-4224
Regulations Governing the Taking and Importing of Marine Mammals: Approval and Review of State Laws and Regulations (50 C.F.R. Part 216, Subpart H)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	Fall 1981	Summer 1982	Georgia Cranmore, Ofc. of Marine Mammals & Endangered Species (202) 634-1792 and Ronald Naveen Ofc. of the General Counsel (202) 634-4224
Regulations Governing the Taking and Importing of Marine Mammals: Taking by State and Local Government Officials (50 C.F.R. 216.22)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Thomas McIntyre Ofc. of Marine Mammals & Endangered Species (202) 634-7529

^{1/} Regulatory Flexibility Analysis to be developed.

SCHEDULE B: REGULATIONS SELECTED FOR REVIEW BY DOC DEPARTMENT UNITS

TITLE OF REGULATION	RESPONSIBLE DEPARTMENT UNIT	LEGAL AUTHORITY	PROPOSED DATE FOR START OF REVIEW	TARGET DATE FOR COMPLETION OF REVIEW	CONTACT PERSON AND TELEPHONE NUMBER
Regulations Governing the Taking and Importing of Marine Mammals: Native Exceptions (50 C.F.R. 216.23)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Thomas McIntyre Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Excepted Marine Mammals and Marine Mammal Products (50 C.F.R. 216.25)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Thomas McIntyre Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Collection of Certain Marine Mammal Parts (50 C.F.R. 216.26)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Thomas McIntyre Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Scientific Research Permits and Public Display Permits (50 C.F.R. 216.31)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Procedures for Issuance of Permits and Modifications, Suspension, or Revocation Thereof (50 C.F.R. 216.33)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Possession of Permits (50 C.F.R. 216.34)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Regulations Governing the Taking and Importing of Marine Mammals: Importation at Designated Ports (50 C.F.R. 216.40)	NOAA/NMFS	P.L. 92-522 16 U.S.C. 1361-1407 86 Stat. 1027	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Endangered Species: General Provisions (50 C.F.R. Part 217)	NOAA/NMFS	P.L. 93-205 87 Stat. 884 88 Stat. 905	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Endangered Species: General Permit Procedures (50 C.F.R. Part 220, Subparts A, B, C and D)	NOAA/NMFS	P.L. 93-205 87 Stat. 884	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Interagency Cooperation - Endangered Species Act of 1973 (50 C.F.R. Part 402) (Joint regulations with the Department of the Interior) (Section 7)	NOAA/NMFS	16 U.S.C. 1531, et. seq.	Summer 1981	Not Determined	Ronald Naveen Ofc. of the General Counsel (202) 634-4224
Fishery Conservation and Management: Civil Procedures (Magnuson Fishery Conservation and Management Act) (50 C.F.R. Part 621)	NOAA/NMFS	16 U.S.C. 1801-1861	Under Review: Regs. amended 3/24/80-partial attainment of review objectives	October 1981	Stephen J. Powell Ofc. of the General Counsel (202) 254-8350

TITLE OF REGULATION	RESPONSIBLE DEPARTMENT UNIT	LEGAL AUTHORITY	PROPOSED DATE FOR START OF REVIEW	TARGET DATE FOR COMPLETION OF REVIEW	CONTACT PERSON AND TELEPHONE NUMBER
Endangered Species: Permits Involving Endangered or Threatened Sea Turtles (50 C.F.R. Part 220, Subpart E)	NOAA/NMFS	P.L. 93-205 87 Stat. 884	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Endangered Species: Importation and Exportation at Designated Ports (50 C.F.R. Part 221)	NOAA/NMFS	P.L. 93-205 87 Stat. 884	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Marine Mammals: Federal/State Cooperation in the Conservation of Endangered and Threatened Species (50 C.F.R. Part 225)	NOAA/NMFS	P.L. 93-205 87 Stat. 884 16 U.S.C. 1531-1543	Not Determined	Not Determined	Charles Karmella Ofc. of Marine Mammals & Endangered Species (202) 634-7471
Threatened Fish and Wildlife (50 C.F.R. Part 227, Subpart D, 227.72-Permits)	NOAA/NMFS	P.L. 93-205 16 U.S.C. 1531 et. seq.	November 1981	March 1982	Patricia Montanio Ofc. of Marine Mammals & Endangered Species (202) 634-7529
Processed Fishery Products, Processed Products Thereof, and Certain Other Processed Food Products: U.S. Standards for Grade of Fish Steaks (50 C.F.R. Part 262)	NOAA/NMFS	7 U.S.C. 1621-1630	Winter 1981-1982	Spring 1982 1/	James R. Brooker, Seafood Research, Inspection and Consumer Services Division (202) 634-7458
Processed Fishery Products, Processed Products Thereof, and Certain Other Processed Food Products: U.S. Standards for Grades of Frozen Fish Blocks and Products Made Therefrom (Grades of Frozen Fried Fish Portions) (50 C.F.R. Part 264, Subpart G)	NOAA/NMFS	7 U.S.C. 1621-1630	Fall 1981	Spring 1983	James R. Brooker, Seafood Research, Inspection and Consumer Services Division (202) 634-7458
Fishery Marketing Cooperatives: Issuance of Cease and Desist Orders by the Government (50 C.F.R. Part 290)	NOAA/NMFS	15 U.S.C. 522	Under Review	December 1981	Jukka Kolhonen Fisheries Development Division (202) 634-7451
Processed Fishery Products, Processed Products Thereof, and Certain Other Processed Food Products: U.S. Standards for Grades of Crustacean Shellfish Products (Frozen Raw Headless Shrimp) (50 C.F.R. Part 265, Subpart A)	NOAA/NMFS	7 U.S.C. 1621-1630	Fall 1981	Winter 1981-1982 1/	James R. Brooker, Seafood Research, Inspection and Consumer Services Division (202) 634-7458
Processed Fishery Products, Processed Products Thereof, and Certain Other Processed Food Products: U.S. Standards for Grades of Fish Fillets (50 C.F.R. Part 263)	NOAA/NMFS	7 U.S.C. 1621-1630	Fall 1981	Summer 1982	James R. Brooker, Seafood Research, Inspection and Consumer Services Division (202) 634-7458

1/ Regulatory Flexibility Analysis to be developed.

SCHEDULE B: REGULATIONS SELECTED FOR REVIEW BY DOC DEPARTMENT UNITS

TITLE OF REGULATION	RESPONSIBLE DEPARTMENT UNIT	LEGAL AUTHORITY	PROPOSED DATE FOR START OF REVIEW	TARGET DATE FOR COMPLETION OF REVIEW	CONTACT PERSON AND TELEPHONE NUMBER
Atlantic Mackerel Fishery Management Plan (FMP)	NOAA/NMFS	16 U.S.C. 1801 et seq.	Under Review	January 1982	Robert A. Siegel Ofc. of Resource Conservation and Management (202) 634-7449
Extension of Commercial/Recreational Salmon off California, Oregon and Washington Fishery Management Plan (FMP) (Fishing Year 1981)	NOAA/NMFS	16 U.S.C. 1801 et seq.	Under Review	January 1982	Robert A. Siegel Ofc. of Resource Conservation and Management (202) 634-7449
Regulations for Point Reyes/Farallon Islands National Marine Sanctuary (See Schedule A.)	NOAA/OCZM	16 U.S.C. 1432(f)	Under Review	March 1982	Nancy Foster Sanctuary Programs Ofc. (202) 634-4236
Regulations for Channel Islands National Marine Sanctuary (See Schedule A.)	NOAA/OCZM	16 U.S.C. 1432(f)	Under Review	March 1982	Nancy Foster Sanctuary Programs Ofc. (202) 634-4236
Public Telecommunications Facilities Program: Final Rules Revision (15 C.F.R. Part 2301)	NTIA	P.L. 95-567, as amended by Section 1223 of P.L. 97-35	October 1981	April 1982	Robert M. Hunter Office of Chief Counsel (202) 377-1816
Procedures for Listing and Delisting Voluntary Standards Bodies and Their Standards-Developing Groups	PTI/OFSP	OMB Circular A-119	Not Determined	Not Determined	Donald M. Malone Ofc. of the General Counsel (202) 377-5394
Rules of Practice in Patent Cases (37 C.F.R. Part 1)	PTI/PTO	35 U.S.C. 6	January 1982	June 1982	R. Franklin Burnett Ofc. of Asst. Commissioner for Patents (703) 557-3054
Forms for Patent Cases (37 C.F.R. Part 3)	PTI/PTO	35 U.S.C. 6	January 1982	May 1982	R. Franklin Burnett Ofc. of Asst. Commissioner for Patents (703) 557-3054
Government Inventions Jurisdiction (37 C.F.R. Subchapter B)	PTI/PTO	Executive Order 10096 as amended by Executive Order 10930	January 1982	May 1982	O. A. Neumann Ofc. of Government Employee Inventions (703) 577-3539
Procedures for Enforcing Regulations Relating to the Use of Patent and Trademark Office Records Facilities (Published in Fed. Reg., 43 FR 21345)	PTI/PTO	40 U.S.C. 486(c) 41 C.F.R. 101-20.3	March 1982	May 1982	Theresa Breisford Ofc. of Asst. Commissioner for Administration (703) 557-2290
Register of Government Interests in Patents (37 C.F.R. Part 7)	PTI/PTO	Executive Order 9424	December 1981	April 1982	Kenneth L. Cage Special Laws Administration Group (703) 557-2877

SCHEDULE C - REGULATIONS DELETED FROM PRIOR DOC SEMI-ANNUAL AGENDA

Department Unit	Title of Regulation	Prior Agenda Listing 1/	Reason for Deletion from Agenda
ADMIN	DAO 217-6, Operation of Vending Stands	UR	Review completed; new internal procedures and policies completed.
EA/BEA	Direct Investment Surveys (15 C.F.R. Part 806)	UC	Published in Fed. Reg. in final on April 24, 1981 (46 FR 23225) and June 8, 1981 (46 FR 30336).
ITA	Instruments and Apparatus for Educational and Scientific Institutions (15 C.F.R. Part 301)	UR	Review completed. See Schedule A.
ITA	Defense Materials System and Defense Priorities System (DMS/DPS) (15 C.F.R. Parts 330-32, 340-43, and 350-54)	UR	Review completed. See Schedule A.
ITA	Effects of Imported Articles on the National Security (15 C.F.R. Part 359)	UR	Review completed. See Schedule A.
ITA	General Regulations Governing Foreign-Trade Zones in the United States, with Rules of Procedure (15 C.F.R. Part 400)	UR	Review completed. See Schedule A.
MBDA	Financial Assistance Awards	UC	Efforts to develop regulations suspended. Anticipated dates when action will be resumed are too tentative and/or too far into the future to make inclusion in this Agenda meaningful.
NOAA/NMFS	Amendment to 50 C.F.R. Part 250 (Fisheries Loan Fund)	UC	Intent of regulations was to broaden scope of fishermen eligible for loans under the Fisheries Loan Fund. Budget considerations preclude this expanded coverage.
NOAA/NMFS	Amendment to 50 C.F.R. Part 258 (Fishermen's Protective Act)	UC	Published in the Fed. Reg. in final on August 7, 1981 (46 FR 40228).
NOAA/NMFS	Regulations Governing the Taking and Importing of Marine Mammals: Taking and Related Acts Incidental to Commercial Fishing Operations (50 C.F.R. 216.24)	UC	Published in the Fed. Reg. in final on May 15, 1981 (46 FR 27056).
NOAA/NMFS	Fishery Management Plan (FMP) for the Shrimp Fishery of the Gulf of Mexico	UC	Published in the Fed. Reg. in final on May 20, 1981 (46 FR 27489).

1/ Listed in prior Agenda as regulation under consideration (UC) or existing regulation under review (UR).

SCHEDULE C - REGULATIONS DELETED FROM PRIOR DOC SEMI-ANNUAL AGENDA

Page 2 of 3

Department Unit	Title of Regulation	Prior Agenda Listing 1/	Reason for Deletion from Agenda
NOAA/NMFS	Amendment to the Atlantic Groundfish Fishery Management Plan (FMP), Supplement No. 4 to the Final Environmental Impact Statement	UC	Published in the Fed. Reg. in final on August 5, 1981 (46 FR 39829) (Regulations effective September 4, 1981).
NOAA/NMFS	Amendment to the Atlantic Groundfish Fishery Management Plan (FMP), Supplement No. 5 to the Final Environmental Impact Statement	UC	Regional Fishery Management Council has tentatively decided to withdraw the amendment--may be reconsidered at a later date.
NOAA/NMFS	Atlantic Mackerel Fishery Management Plan (FMP) - Amendment No. 2	UC	Published in the Fed. Reg. in final on August 5, 1981 (46 FR 39831).
NOAA/NMFS	Regulations for the U.S. Sockeye and Pink Salmon Fisheries Under the Fraser River Fishery Convention	UC	Published in the Fed. Reg. in final on June 25, 1981 (46 FR 32868).
NOAA/NMFS	Regulations Declaring Restricted Fishing Areas (Port Canaveral and Other Areas) (50 C.F.R. Part 227)	UC	NMFS published a notice in the Fed. Reg. (43 FR 32800) that it was considering areas where sea turtles are concentrated for designation as Restricted Fishing Areas and/or Critical Habitats. Other regulations under review (subpart D, 227.72 - permits) and under consideration (subpart D, 227.72 - gear) have eliminated the need for these regulations.
NOAA/NMFS	Groundfish in the Gulf of Mexico Fishery Management Plan (FMP)	UC	Efforts to develop a plan suspended. Anticipated dates when action will be resumed are too tentative and/or too far into the future to make inclusion in this Agenda meaningful.
NOAA/NMFS	Trawl Fisheries of Washington, Oregon, and California Preliminary Fishery Management Plan (PMP) - Fishing Year 1981	UC	Published in the Fed. Reg. in final on May 20, 1981 (46 FR 27483).
NOAA/NMFS	Uniform Standards for Organization, Practices, and Procedures - Regional Fishery Management Councils (50 C.F.R. Part 601, Subpart C)	UC	The objectives of this regulation, to provide uniform standards for administrative and operational practices for Regional Fishery Management Councils, can be met with periodic issuance of guidelines as opposed to regulations. These guidelines will be incorporated in an operations manual.

1/ Listed in prior agenda as regulation under consideration (UC) or existing regulation under review (UR).

SCHEDULE C - REGULATIONS DELETED FROM PRIOR DOC SEMI-ANNUAL AGENDA

Department Unit	Title of Regulation	Prior Agenda Listing 1/	Reason for Deletion from Agenda
NOAA/OCZM	Federal Consistency with Approved Coastal Management Programs	UC	Published in <u>Fed. Reg.</u> in final on July 8, 1981 (46 FR 35253).
NOAA/OCZM	Regulations for Proposed Flower Garden Banks National Marine Sanctuary	UC	Sanctuary proposal being reevaluated.
NOAA/OCZM	Coastal Zone Management Program, Development, and Approval Provisions (15 C.F.R. Part 923)	UR	Included as part of the Implementation of the Coastal Zone Management Improvement Act of 1980-- see Schedule A.
NOAA/OCZM	Coastal Energy Impact Program, Engineering and Construction Guidelines for Applicants	UR	Program being phased out.
NOAA/OCZM	Coastal Energy Impact Program, Project Assessments and Environmental Impact Statements	UR	Program being phased out.
NOAA/OCZM	Monitor Marine Sanctuary (15 C.F.R. Part 921)	UR	Determined after initial review that further assessment was unnecessary.
NOAA/OCZM	Regulations for Proposed Looe Key Marine Sanctuary	UC	Published in the <u>Fed. Reg.</u> in final on January 26, 1981 (46 FR 7946).
NOAA/OME	Deep Seabed Mining Regulations for Exploration Licenses (15 C.F.R. Part 970)	UC 2,3	Published in <u>Fed. Reg.</u> in final on September 15, 1981 (46 FR 45890).
NOAA/OME	Licensing of Ocean Thermal Energy Conversion Facilities and Plants (15 C.F.R. Part 981) (Cited in previous agenda as (15 C.F.R. Part 1001))	UC 2,3	Published in <u>Fed. Reg.</u> in final on July 31, 1981 (46 FR 39387).
PTI/PTO	Reexamination and Inter Partes Protest Proceedings (37 C.F.R. 1.1, 1.5, 1.11, 1.21, 1.26, 1.33, 1.34, 1.36, 1.104, 1.107, 1.109, 1.111, 1.112, 1.113, 1.115, 1.116, 1.221, 1.191, 1.192, 1.231, 1.247, 1.248, 1.291, 1.301, 1.303, 1.501, 1.510, 1.515, 1.520, 1.525, 1.530, 1.535, 1.540, 1.550, 1.552, 1.555, 1.560, 1.565, and 1.570)	UC	Published in <u>Fed. Reg.</u> in final on May 29, 1981 (46 FR 29176).
PTI/PTO	Correction of Inventorship (37 C.F.R. 1.45, 1.48, 1.324, and 1.426)	UC	Proposed regulations are not being adopted and will be withdrawn.

1/ Listed in prior agenda as regulation under consideration (UC) or existing regulation under review (UR).

2/ Regulatory impact analysis performed by Department Unit.

3/ Regulatory flexibility analysis performed by Department Unit.

BILLING CODE 3510-BW-C

Appendix

Department Unit: Office of Coastal Zone Management

Title

Regulations for Point Reyes/Farallon Islands National Marine Sanctuary

(a) *Description and Need:* The regulations will be necessary to implement the designation of the Sanctuary and to protect ecological, recreational, and aesthetic resources of the waters included around Point Reyes and the Farallon Islands.

(b) *Objective:* Protection of valuable marine resources in the designated marine sanctuary.

(c) *Legal Authority:* Section 302(f), Title III of the Marine Protection, Research and Sanctuaries Act, 16 U.S.C. 1432(f).

(d) *Importance:*

(i) Major (yes, no, unknown X).

(ii) Small Entity Impact (yes, no X, unknown).

(e) *Timetable: Anticipated Dates for Federal Register Publication:* The regulation of hydrocarbon activities will be reconsidered by March 1982.

(f) *Tentative Plan for Obtaining Public Comments:* Regulations implementing the designation of the Point Reyes/Farallon Islands National Marine Sanctuary were published in final form on January 26, 1981 (46 FR 7936) following extensive review via the distribution of an issue paper and draft and final environmental impact statements and various public workshops and hearings on these documents. Before becoming effective, the regulations were temporarily suspended in response to President Reagan's memorandum of January 29, 1981 (See 46 FR 14741, March 2, 1981). The majority of the regulations issued pursuant to the designation of this Sanctuary became effective on April 5, 1981. However, those provisions of the regulations that would directly prohibit or have the effect of prohibiting hydrocarbon development within the Sanctuary were suspended until September 30, 1981 (See 46 FR 19227, March 30, 1981 and 46 FR 23927, April 29, 1981). On September 30, 1981, NOAA continued the suspension of these regulations until March 30, 1982 (46 FR 47770). NOAA accepted comments on this action until September 25, 1981. The extended suspension will have no substantive impact on the sanctuaries and will allow adequate time for the completion of a Regulatory Impact Analysis that is now being prepared in accordance with Executive Order 12291.

The Analysis will determine whether the regulations are major, as defined by the Executive Order, the benefits they provide to the Nation and any adverse effects they have on the economy. The Analysis will also contain a proposed regulatory action.

(g) *Major Issues:* The type and extent of the regulation of hydrocarbon activities within the sanctuary.

(h) *Documents Available to the Public:*

(i) Regulatory Impact Analysis (yes X, no, unknown). Anticipated Date: (December 1981)

(ii) Regulatory Flexibility Analysis (yes, no X, unknown).

(iii) Other Documents (Issue Paper; Draft Environmental Impact Statement and Notice of Proposed Rulemaking; and Final Environmental Impact Statement and Notice of Final Rulemaking)

(i) *Agency Contact:* Nancy Foster, Deputy Director, Sanctuary Programs Office, Office of Coastal Zone Management; (202) 634-4236.

Department Unit: Office of Coastal Zone Management

Title

Regulations for Channel Islands National Marine Sanctuary

(a) *Description and Need:* The regulations are necessary to implement the designation of the Sanctuary and protect ecological, recreational, and aesthetic resources of the waters included around the Northern Channel Islands and Santa Barbara Island.

(b) *Objective:* Protection of valuable marine resources in the designated marine sanctuary.

(c) *Legal Authority:* Section 302(f), Title III of the Marine Protection, Research and Sanctuaries Act, 16 U.S.C. 1432(f).

(d) *Importance:*

(i) Major (yes, no, unknown X).

(ii) Small Entity Impact (yes, no X, unknown).

(e) *Timetable: Anticipated Dates for Federal Register Publication:* The regulation of hydrocarbon activities will be reconsidered by March 1982.

(f) *Tentative Plan for Obtaining Public Comments:* Regulations implementing the designation of the Channel Islands National Marine Sanctuary were published in final form on October 2, 1980 (45 FR 65198) following extensive review via the distribution of an issue paper and draft and final environmental impact statements and various public workshops and hearings on these documents. Before becoming effective, the regulations were temporarily suspended in response to President

Reagan's memorandum of January 29, 1981 (See 46 FR 14741, March 2, 1981). The majority of the regulations issued pursuant to the designation of this Sanctuary became effective on March 30, 1981. However, the provisions of the regulations that would directly prohibit or have the effect of prohibiting hydrocarbon development within the Sanctuary were suspended until September 30, 1981. (See 46 FR 19227, March 30, 1981 and 46 FR 23927, April 29, 1981). On September 30, 1981, NOAA continued the suspension of these regulations until March 30, 1982 (46 FR 47770). NOAA accepted comments on this action until September 25, 1981.

The extended suspension will have no substantive impact on the sanctuaries and will allow adequate time for the completion of a Regulatory Impact Analysis that is now being prepared in accordance with Executive Order 12291. The Analysis will determine whether the regulations are major, as defined by the Executive Order, the benefits they provide to the Nation and any adverse effects they have on the economy. The Analysis will also contain a proposed regulatory action.

(g) *Major Issues:* The type and extent of the regulation of hydrocarbon activities within the sanctuary.

(h) *Documents Available to the Public:*

(i) Regulatory Impact Analysis (yes X, no, unknown). Anticipated Date: (December 1981)

(ii) Regulatory Flexibility Analysis (yes, no X, unknown).

(iii) Other Documents (Issue Paper; Draft Environmental Impact Statement and Notice of Proposed Rulemaking; 1979 Regulatory Calendar Entry; and Final Environmental Impact Statement and Notice of Final Rule)

(i) *Agency Contact:* Nancy Foster, Deputy Director, Sanctuary Programs Office, Office of Coastal Zone Management, (202) 634-4236.

Department Unit: National Marine Fisheries Service, NOAA

Title: Pacific Coast Groundfish Plan.

(a) *Description and Need:* Implementation of this fishery management plan (FMP) is needed to prevent overfishing of groundfish stocks off the coasts of California, Oregon, and Washington region.

(b) *Objectives:* The objectives of this FMP include: (1) Promote availability of quality seafood to the consumer; (2) provide a favorable climate for existing domestic commercial and recreational groundfish fisheries within limitations of other objectives and guidelines, (3) provide for foreign participation in fishery, (4) prevent overfishing of stocks

which can be managed as a unit, including those stocks which are now depleted, (5) minimize gear conflicts among users.

(c) *Legal Authority*: 16 U.S.C. 1801 *et seq.*

(d) *Importance*:

(i) Major (yes, no X, unknown).

(ii) Small Entity Impact (yes X, no, unknown).

(e) *Timetable: Anticipated Dates for Federal Register Publication*:

(i) In proposed form: October 1981.

(ii) In final form: March 1982.

(f) *Tentative Plan for Obtaining Public Comments*: Proposed regulations will be published in Federal Register for public comment. Regional Fishery Management Council will hold public hearings.

(g) *Major Issues*: The need to prevent overfishing while achieving on a continuing basis the OY for the fishery.

(h) *Documents Available to the Public*:

(i) Regulatory Impact Analysis (yes, no X, unknown).

(ii) Regulatory Flexibility Analysis (yes X, no, unknown). Anticipated Date of Draft: October 1981.

(iii) Other Documents (Pacific Coast Groundfish Plan, Regulatory Impact Review, October 1981).

(i) *Agency Contact*: Herbert Larkins, Director, Northwest Region, National Marine Fisheries Service, 7600 San Point Way, NE., Seattle, Washington 98115, (206) 527-6140.

Department Unit: National Marine Fisheries Service

Title: Regulations Establishing Restricted Fishing Areas and Gear Requirements to Protect Sea Turtles (50 CFR Part 227) (Subpart D, § 227.72)

(a) *Description and Need*: To modify existing regulations by establishing restricting fishing areas and gear requirements such as the turtle excluder device.

(b) *Objective*: To reduce incidental catch of sea turtles caused by commercial shrimp industry in the southeastern United States.

(c) *Legal Authority*: Endangered Species Act of 1973 (Pub. L. 93-205) (87 Stat. 884) (16 U.S.C. 1531-1543).

(d) *Importance*:

(i) Major (yes, no X, unknown).

(ii) Small Entity Impact (yes X, no, unknown).

(e) *Timetable: Anticipated Dates for Federal Register Publication*:

(i) In proposed form: January 1981.

(ii) In final form: May 1982.

(f) *Tentative Plan for Obtaining Public Comments*: Public hearing.

(g) *Major Issues*: Scope of regulations—others will be examined in

the draft environmental impact statement.

(h) *Documents Available to the Public*:

(i) Regulatory Impact Analysis (yes, no X, unknown). Anticipated Date of Draft: not determined.

(ii) Regulatory Flexibility Analysis (yes X, no, unknown). Anticipated Date of Draft: not determined.

(iii) Other Documents (Draft supplemental environmental impact analysis; Regulatory Impact Review under development.)

(i) *Agency Contact*: Charles Oravetz, Southeast Region, National Marine Fisheries Service, 9450 Koger Boulevard, Duval Building, St. Petersburg, Florida 33702.

Department Unit: National Marine Fisheries Service

Title: Guidelines for Development of Fishery Management Plans (FMPs) (50 CFR 602.2) National Standards.

(a) *Description and Need*: Revise existing 602 regulations to conform with current agency policy with regard to standards, procedures, content, format, and integration of other statutory requirements in the development of FMPs by Regional Fishery Management Councils.

(b) *Objective*: The objective is to give the Regional Fishery Management Councils a better and more uniform understanding of the basis for Secretarial review and approval of fishery management plans.

(c) *Legal Authority*: 16 U.S.C. 1851.

(d) *Importance*:

(i) Major (yes X, no, unknown).

(ii) Small Entity Impact (yes X, no, unknown).

(e) *Timetable: Anticipated Dates for Federal Register Publication*:

(i) In proposed form: Winter 1981-1982.

(ii) In final form: Spring 1982.

(f) *Tentative Plan for Obtaining Public Comments*: Consultation with Council members and staff; publication as proposed regulations in Federal Register with comment periods appropriate to the significance of the regulation.

(g) *Major Issues*: None.

(h) *Documents Available to the Public*:

(i) Regulatory Impact Analysis (yes X, no, unknown). Anticipated Date of Draft: Not Determined.

(ii) Regulatory Flexibility Analysis (yes X, no, unknown). Anticipated Date of Draft: Not Determined.

(iii) Other Documents (50 CFR Part 602 and amendments published in 1979 (44 FR 7708) and 1977 (42 FR 36981)).

(i) *Agency Contact*: William G. Gordon, Director, Office of Resource

Conservation and Management, National Marine Fisheries Service, Washington, D.C. 20235, (202) 634-7218.

Department Unit: National Marine Fisheries Service

Title of Regulation: Fish and Wildlife Coordination Act, Uniform Procedures for Compliance.

(a) *Description and Need*: Defines requirements and procedures that must be met by Federal agencies for complying fully with the Fish and Wildlife Coordination Act (FWCA).

(b) *Objective*: Provide that fish and wildlife and their habitats are given full consideration in proposals affecting waters of the United States.

(c) *Legal Authority*: President's Water Policy Memorandum issued July 12, 1978 Fish and Wildlife Coordination Act (16 U.S.C. 661) Fish and Wildlife Act of 1956 (16 U.S.C. 742-(a-K))

(d) *Importance*:

(i) Major (yes X, no, unknown).

(ii) Small Entity Impact (yes, no X, unknown).

(e) *Timetable—Actual and Anticipated Dates for Federal Register Publication*:

(i) In proposed form: May 18, 1979.

(ii) In repropoed form: December 11, 1980.

(iii) In final form: Not determined.

(f) *Tentative Plan for Obtaining Public Comments*: Proposed rules were published in the Federal Register May 18, 1979, in response to the President's water policy directive issued July 12, 1978, and were distributed widely to State governments, Federal agencies, and public groups known to be interested. Public hearings were held in six regions during June 26-28, 1979. Approximately 450 written comments were received and evaluated. A determination was made on August 17, 1979, to prepare an environmental impact statement (EIS) and notice of such intent was published for public comment (44 FR 48305). A public hearing was conducted September 14, 1979. On November 6, 1979, a Notice of Intent to Prepare an EIS on the proposal and reissue draft rules was published (44 FR 64097). An open scoping meeting was conducted on November 19, 1979. Reproposed rules and a draft EIS were jointly published by the Departments of the Interior and Commerce on December 11, 1980.

(g) *Major Issues*: (1) Applicability of FWCA to a variety of Federal activities including Outer Continental Shelf oil and gas leases, permits, licenses, grants, financial or technical assistance, or other projects affecting waters of the United States and oceanic waters; (2) assessment methods to be used to

evaluate wildlife resource values and project effects on those values; (3) establish a definition of "equal consideration of wildlife" in planning projects and "justifiable measures" for wildlife conservation; (4) degree of involvement by National Marine Fisheries Service field biologists in the planning process of Federal construction and regulatory agencies.

(h) *Documents Available to the Public:*

(i) Regulatory Impact Analysis (yes X, no , unknown). Anticipated Date of Draft: not determined.

(ii) Regulatory Flexibility Analysis (yes , no X, unknown). Anticipated Date of Draft: not applicable.

(iii) Other Documents (none).

(i) *Agency Contact:* Robert E. Smith, Acting Director, Office of Habitat Protection, National Marine Fisheries Service, Washington, D.C. 20235, (202) 634-7490.

Department Unit: National Marine Fisheries Service

Title: Extension of Commercial/Recreational Salmon off California, Oregon, and Washington Fishery Management Plan (FMP) (50 CFR Part 661) (Fishing Year 1981).

(a) *Description and Need:* This amendment addresses two fundamental and interrelated problems: conservation of the salmon resource and allocation of the resource among fishery participants.

(b) *Objectives:* The objectives of this amendment are to provide for adequate spawning escapement; allocation to treaty Indian fisheries; allocation among ocean and "inside" sport and commercial fisheries; consideration of interests of non-fishing participants (e.g., processors, marine trades industry); and consideration of the interests of non-fishery related groups (e.g., consumers, taxpayers).

(c) *Legal Authority:* 16 U.S.C. 1801 *et seq.*

(d) *Importance:*

(i) Major (yes , no x, unknown).

(ii) Small Entity Impact (yes x, no , unknown).

(e) *Timetable: Anticipated Dates for Federal Register Publication:*

(i) In proposed form: June 10, 1981 (Emergency regulations) (46 FR 30633).

(ii) In final form: October 1981.

(f) *Tentative Plan for Obtaining Public Comments:* Public hearings were held on the draft amendments to the FMP on February 19, 20 and 21, 1981. Proposed regulations were published in the Federal Register (46 FR 37705) July 22, 1981, for a 60-day comment period.

(g) *Major Issues:* (1) Will the regulations implementing the FMP allow enough salmon to escape the ocean fisheries to meet spawning goals and Federal obligations under Indian treaties? (2) Will the ocean harvest be shared equitably between commercial and sport fishermen, as the FMP intended?

(h) *Documents Available to the Public:*

(i) Regulatory Impact Analysis (yes no x, unknown).

(ii) Regulatory Flexibility Analysis (yes x, no , unknown). Anticipated Date of Draft: April 1981.

(iii) Other Documents: (Commercial and Recreational Salmon FMP Amendments, 1979 and 1980; Commercial and Recreational Salmon FMP, 1978; Commercial and Recreational Salmon Fisheries off the Coasts of Washington, Oregon and California FMP, 1977; Regulatory Impact Review, April 1981).

(i) *Agency Contact:* Herbert Larkins, Director, Northwest Region, National Marine Fisheries Service, 7600 Sand Point Way, NE., Seattle, Washington 98115, (206) 527-6140.

Department Unit: National Marine Fisheries Service, NOAA

Title: High Seas Salmon Fishery Management Plan (FMP)— Amendment No. 2.

(a) *Description and Need:* The 1981 amendment (Amendment No. 2) is needed to respond to the following problems: Excessive effort and harvest in the fishery conservation zone (FCZ) with consequent negative impacts on depressed naturally spawning stocks of

Southeast Alaska and Pacific Northwest chinook salmon; and inadequate in-season collection of catch information which hinders the ability to monitor the fishery.

(b) *Objectives:* The objectives is to promote conservation of ocean salmon resource, while allowing utilization of these stocks for food production, and to bring regulations in the FCZ into conformity with regulations promulgated by State of Alaska.

(c) *Legal Authority:* 16 U.S.C. 1801 *et seq.*

(d) *Importance:*

(i) Major (yes , no x, unknown).

(ii) Small Entity Impact (yes x, no , unknown).

(e) *Timetable: Anticipated Dates for Federal Register Publication:*

(i) In proposed form: June 26, 1981 (46 FR 33041) Emergency interim regulations effective June 23, 1981.

(ii) In final form: October 1981.

(f) *Tentative Plan for Obtaining Public Comments:* Public hearings have been held on the draft amendment. Emergency interim regulations with request for public comment (tantamount to proposed regulations) were published in the Federal Register.

(g) *Major Issues:* What management measures are necessary to prevent overfishing, depletion of the stocks, and to equitably allocate salmon among user groups?

(h) *Documents Available to the Public:*

(i) Regulatory Impact Analysis (yes , no x, unknown).

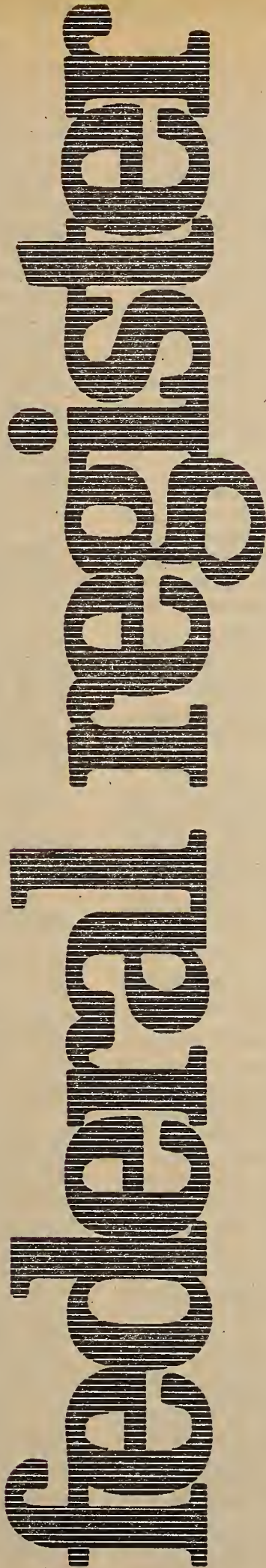
(ii) Regulatory Flexibility Analysis (yes x, no , unknown). Anticipated Date for Draft: April 1981.

(iii) Other Documents: (High Seas Salmon Fishery Management Plan; Regulatory Impact Review, February 1981).

(i) *Agency Contact:* Robert W. McVey, Director, Alaska Region, National Marine Fisheries Service, P.O. Box 1668, Juneau, Alaska 99802, (907) 586-7221.

[FR Doc. 81-31392 Filed 10-29-81; 8:45 am]

BILLING CODE 3510-BW-M



Friday
October 30, 1981

Part VIII

**Department of
Agriculture**

Federal Grain Inspection Service

Grain Inspector Services

DEPARTMENT OF AGRICULTURE**Federal Grain Inspection Service****Termination of Designations of the Denver Grain Exchange Association, Inc., the Lincoln Inspection Service, Inc., and the Omaha Grain Inspection Service, Inc.**

AGENCY: Federal Grain Inspection Service, USDA.

ACTION: Notice.

SUMMARY: This notice announces that the designations of three official agencies will terminate on April 30, 1982, and requests applications from parties interested in being designated as agencies to conduct official inspection services in the geographic areas currently serviced by each of the three present agencies. The three official agencies are the Denver Grain Exchange Association, Inc., the Lincoln Inspection Service, Inc., and the Omaha Grain Inspection Service, Inc.

DATE: Applications to be postmarked on or before November 30, 1981.

FOR FURTHER INFORMATION CONTACT:

James R. Conrad, Chief, Regulatory Branch, Compliance Division, Federal Grain Inspection Service, U.S. Department of Agriculture, 1400 Independence Avenue, Room 2405 Auditors Building, Washington, DC 20250, telephone (202) 447-8525.

SUPPLEMENTARY INFORMATION: This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12291 and Secretary's Memorandum 1512-1; therefore the Executive Order and Secretary's Memorandum do not apply to this action.

Section 7(f)(1) of the U.S. Grain Standards Act, as amended (7 U.S.C. 71, *et seq.*, at 79(f)(1)) (Act), specifies that the Administrator of the Federal Grain Inspection Service is authorized, upon application by any qualified agency or person, to designate such agency or person to perform official inspection services after a determination is made that the applicant is better able than any other applicant to provide official inspection services in an assigned geographic area.

The Denver Grain Exchange Association, Inc. (Denver), 6210 Brighton Boulevard, Commerce City, Colorado 80022, was designated as an official agency under the Act for the performance of official grain inspection functions on February 1, 1979. The Lincoln Inspection Service, Inc. (Lincoln), 505 Garfield Street, Box 2724, Station B, Garfield, Nebraska 68502, was designated as an official agency under

the Act for the performance of official grain inspection functions on February 1, 1979. The Omaha Grain Inspection Service, Inc. (Omaha), 1905 Harney Street, Omaha, Nebraska, 68102, was designated as an official agency under the Act for the performance of official grain inspection functions on February 1, 1979. The three agencies' designations will terminate on April 30, 1982. This date reflects administrative extensions of official agency designations as discussed in the July 16, 1979, issue of the Federal Register (44 FR 41275). Section 7(g)(1) of the Act states generally that designations of official agencies shall terminate no later than triennially and may be renewed in accordance with the criteria and procedures prescribed in the Act.

The geographic area presently assigned to Denver in the States of Colorado, Nebraska, and Wyoming pursuant to Section 7(f)(2) of the Act and which is the geographic area that may be assigned to the applicant selected for designation is the following:

In Colorado, the entire State.

In Nebraska, the area shall be:

Bounded: On the North by the northern Scotts Bluff County line and the northern Morrill County line east to Highway 385;

Bounded: On the East from the northern Morrill County line south along Highway 385 to the northern Cheyenne County line; the northern and eastern Cheyenne County lines; the northern and eastern Deuel County lines;

Bounded: On the South by the southern Deuel, Cheyenne, and Kimball County lines; and

Bounded: On the West by the western Kimball, Banner, and Scotts Bluff County lines.

In Wyoming, the area shall include Goshen and Platte Counties.

Also, the following locations which are outside of the foregoing contiguous geographic area, and which are presently assigned to Denver, and which are part of the geographic area that may be assigned to the applicant for designation are: Albin Elevator, Albin; Farmers Coop, Burns; Carpenter Elevator, Carpenter; Pillsbury Company, Egbert; and Pine Bluffs Feed and Grain, Pine Bluffs; all in Laramie County, Wyoming.

An exception to the described geographic area is the following location situated inside Denver's area which has been and will continue to be serviced by Hastings Grain Inspection, Inc., Hastings, Nebraska; Farmer's Coop, and Dayton Dorn Grain Company, Big Springs, Nebraska.

The geographic area presently assigned to Lincoln in the States of

Nebraska and Iowa pursuant to section 7(f)(2) of the Act and which is the geographic area that may be assigned to the applicant selected for designation is the following:

Bounded: On the North by (in Nebraska) the northern York County line east; the northern Seward County line east; the northern Lancaster County line east; the northern Cass County line east to the Missouri River; the Missouri River south to U.S. Route 34; (in Iowa) U.S. Route 34 east to Interstate 29;

Bounded: On the East by Interstate 29 south to the Fremont County line; the northern Fremont and Page County lines east; the eastern Page County line south to the Iowa-Missouri State line; the Iowa-Missouri State line west to the Missouri River; the Missouri River south-southeast to the Nebraska-Kansas State line;

Bounded: On the South by the Nebraska-Kansas State line west to U.S. Route 81; and

Bounded: On the West by (in Nebraska) U.S. Route 81 north to the northern Thayer County line; the Thayer County line east to the western Saline County line; the Saline County line north to the York County line; the southern and western York County lines.

Exceptions to the described geographic area are the following locations situated inside Lincoln's area which have been and will continue to be serviced by the Omaha Grain Inspection Service, Inc., Omaha, Nebraska:

1. Lincoln Grain, Murray, Nebraska, in Cass County; and

2. Fremont Company Coop, McPaul, Iowa, in Fremont County.

The geographic area presently assigned to Omaha in the States of Nebraska and Iowa pursuant to section 76(f)(2) of the Act and which is the geographic area that may be assigned to the applicant selected for designation is the following:

Bounded: On the North by Nebraska State Route 91 from the western Washington County line east to U.S. Route 30; U.S. Route 30 east to the Missouri River; the Missouri River north to Iowa State Route 175; Iowa State Route 175 east to Iowa State Route 37; Iowa State Route 37 southeast to the eastern Monona County line;

Bounded: On the East by the Monona County line south; the southern Monona County line west to Iowa State Route 183; Iowa State Route 183 south to the Pottawattamie County line; the northern and eastern Pottawattamie County lines; the southern Pottawattamie County line west to M47; M47 south to Iowa State Route 48; Iowa State Route 48 south to the Montgomery County line;

Bounded: On the South by the Montgomery County line west; the southern Mills County line west to Interstate 29; Interstate 29 north to U.S. Route 34; U.S. Route 34 west to the Missouri River; the Missouri River north to the southern Sarpy County line in Nebraska; the Sarpy County line west; the southern Saunders County line west to U.S. Route 77;

Bounded: On the West by U.S. Route 77 north to the Platte River; the Platte River southeast to the northern Douglas County line; the Douglas County line east to the western Washington County line; the Washington County line northwest to Nebraska State Route 91.

An exception to the described geographic area is the following location situated inside Omaha's area which has been and will continue to be serviced by the Fremont Grain Inspection Department, Inc., Fremont, Nebraska: Farmers Cooperative and Krumel Grain and Storage, Wahoo, Nebraska, in Saunders County.

Also, the following locations which are outside of the foregoing contiguous area, and which are presently assigned to Omaha and which are part of the geographic area that may be assigned to the applicant selected for designation are:

1. Murren Grain, Elliot, Iowa, in Montgomery County;
2. Hemphill Feed & Grain and Hansen Feed & Grain, Griswold, Iowa, in Cass County;
3. Fremont Company Coop, McPaul, Iowa, in Fremont County;
4. Lincoln Grain, Murray, Nebraska, in Cass County;
5. Farmers Coop Business Association, Rising City, Nebraska, in Butler County; and
6. Farmers Coop Business Association, Shelby, Nebraska, in Polk County.

Interested parties, including Denver, Lincoln, and Omaha, are hereby given opportunity to apply for designation as the official agency for each respective specified geographic area, as described above, under the provisions of section 7(f) of the Act and § 800.196(b) of the regulations issued thereunder, as applicable. The designations in each specified geographic area are for the period beginning May 1, 1982, and terminating April 30, 1985. Parties wishing to apply for any of these designations should contact the Chief, Regulatory Branch, Compliance Division, at the address listed above for appropriate forms and information. Applications must be postmarked not later than November 30, 1981 to be eligible for consideration.

In making a determination as to which applicant will be designated to provide official inspection service in the geographic areas, consideration will be given to all applications submitted and all other information available to the Administrator. All applications submitted pursuant to this notice will be available for public inspection at the Regulatory Branch, Compliance Division, during regular business hours. (Sec. 8, Pub. L. 94-582, 90 Stat. 2873 (7 U.S.C. 79))

Dated: October 26, 1981.

Neil E. Porter,
Acting Director, Compliance Division.

[FR Doc. 81-31443 Filed 10-29-81; 8:45 am]

BILLING CODE 3410-EN-M

Request for Comments on Applicants for Designation in the Areas Currently Assigned to the Alabama Department of Agriculture and Industries and the D. R. Schaal Agency

AGENCY: Federal Grain Inspection Service, USDA.

ACTION: Notice.

SUMMARY: This notice requests comments from interested parties on the applicants for designation as the official agency in the areas currently assigned to the Alabama Department of Agriculture and Industries (Alabama) and the D. R. Schaal Agency (Schaal). The two designations terminate effective 12 p.m., February 28, 1982.

DATE: Comments to be postmarked on or before December 29, 1981.

ADDRESS: Comments must be submitted in writing, in duplicate, to Lewis Lebakken, Jr., Regulations and Directives Management, USDA, FGIS, Room 1127, Auditors Building, 1400 Independence Avenue, SW., Washington, DC 20250, telephone (202) 447-3910. All comments received will be made available for public inspection at the above address during regular business hours (7 CFR 1.27(b)).

FOR FURTHER INFORMATION CONTACT: Lewis Lebakken, Jr., telephone (202) 447-3910.

SUPPLEMENTARY INFORMATION: This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12291 and Secretary's Memorandum 1512-1; therefore the Executive Order and Secretary's Memorandum do not apply to this action.

The September 1, 1981, issue of the *Federal Register* (46 FR 43947) contained a notice from the Federal Grain Inspection Service (FGIS) requesting applications for designation to perform

official inspection, official weighing, and supervision of weighing services and official inspection services under the U.S. Grain Standards Act, as amended (7 U.S.C. 71 *et seq.*) (Act), in the areas currently assigned to Alabama and Schaal, respectively. Applications were to be postmarked by October 1, 1981.

One applicant requested designation for all of the geographic area currently assigned to Alabama. That applicant is the Alabama Department of Agriculture and Industries, Montgomery, Alabama, Commissioner: McMillan Lane. Alabama applied for a renewal of designation for an additional 3-year period.

Two applicants requested designation for all of the geographic area currently assigned to Schaal. One applicant is the D. R. Schaal Agency, Belmond, Iowa, Owner: David R. Schaal. Schaal applied for a renewal of designation for an additional 3-year period. In addition, Mr. George Nolen, 9643 Elmcrest Drive, Des Moines, Iowa 50322, proposes to establish a new official agency.

In accordance with § 800.206(b)(2) of the regulations under the Act, this notice provides interested persons the opportunity to present their views and comments concerning the applicants. All comments must be submitted to Regulations and Directives Management specified in the address section of this notice, and postmarked not later than December 29, 1981.

Consideration will be given to all comments filed and to all other information available to the Administrator of FGIS before a final decision is made with respect to this matter. Notice of the final decision will be published in the *Federal Register* and the applicants will be informed of the decision in writing.

(Sec. 8, Sec. 9, Pub. L. 94-582, 90 Stat. 2873, 2875 (7 U.S.C. 79, 79a)).

Dated: October 26, 1981.

Neil E. Porter,
Acting Director, Compliance Division.

[FR Doc. 81-31444 Filed 10-29-81; 8:45 am]

BILLING CODE 3410-EN-M

Renewal of Designation of Hastings Grain Inspection, Inc., and Assignment of Geographic Area

AGENCY: Federal Grain Inspection Service, USDA.

ACTION: Notice.

SUMMARY: This Notice announces the renewal of designation of the Hastings Grain Inspection, Inc., as an official agency responsible for providing grain inspection services under the U.S. Grain

Standards Act (7 U.S.C. 71, *et seq.*) (Act).

EFFECTIVE DATE: November 1, 1981.

FOR FURTHER INFORMATION CONTACT:

James R. Conrad, Chief, Regulatory Branch, Compliance Division, FGIS, U.S. Department of Agriculture, 1400 Independence Avenue, Room 2405 Auditors Building, Washington, DC 20250; telephone (202) 447-8525.

SUPPLEMENTARY INFORMATION: This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12291 and Secretary's Memorandum 1512-1; therefore the Executive Order and Secretary's Memorandum do not apply to this action.

The July 30, 1981, issue of the *Federal Register* (46 FR 39078) contained a notice from the Federal Grain Inspection Service (FGIS) announcing that the designation of Hastings Grain Inspection, Inc. (Hastings), was terminating on October 31, 1981, and requesting applications for designation as the agency to provide official inspection services within its assigned area. Applications were to be postmarked by August 31, 1981.

FGIS announced the name of Hastings as the only applicant and requested comments on Hastings in the September 16, 1981, issue of the *Federal Register* (46 FR 46058). Comments were to be postmarked by October 16, 1981. Sixteen comments were received regarding the renewal of designation of Hastings as the official agency in the area as cited in the July 30, 1981, issue of the *Federal Register*; all commentors recommended Hastings as the official agency for this specific geographic area.

After considering all available information in relation to the criteria for designation in section 7(f)(1)(A) of the Act, and in accordance with section 7(f)(1)(B), it has been determined that Hastings is able to provide official services in the geographic area for which its designation is being renewed. This assigned area is the entire geographic area as described in the July 30, 1981, issue of the *Federal Register*.

Effective November 1, 1981, the responsibility for providing official inspection services in the specified geographic area will be assigned to Hastings. The Agency's designation will terminate October 31, 1984.

A specified service point for the purpose of this Notice is a city, town, or other location specified by an agency for the conduct of official inspection and where the agency or one or more of its licensed inspectors is located. In addition to the specified service points within the assigned geographic area, the

agencies will provide official inspection services not requiring a licensed inspector to all other areas within their geographic area.

Interested persons may obtain a list of the specified service points by contacting the Agency at the following address: Hastings Grain Inspection, Inc., 306 East Park Street, Hastings, Nebraska 68901.

Interested persons may also contact the Regulatory Branch at the address specified in the information section to obtain this information.

(Sec. 8, Pub. L. 94-582, Stat. 2870 (7 U.S.C. 79))

Dated: October 26, 1981.

Neil E. Porter,

Acting Director, Compliance Division.

[FR Doc. 81-31445 Filed 10-29-81; 8:45 am]

BILLING CODE 3410-EN-M

Renewals of Designation of Aberdeen Grain Inspection, Inc., McGregor Grain Inspection and Weighing, and the Missouri Department of Agriculture and Assignments of Geographic Area, and Amendment of Assigned Geographic Area of Sioux City Inspection & Weighing Agency, Inc.

AGENCY: Federal Grain Inspection Service, USDA.

ACTION: Notice.

SUMMARY: This Notice announces the renewals of designation of Aberdeen Grain Inspection, Inc., McGregor Grain Inspection and Weighing, and the Missouri Department of Agriculture as official agencies responsible for providing grain inspection services under the U.S. Grain Standards Act (7 U.S.C. 71, *et seq.*) (Act).

EFFECTIVE DATE: December 1, 1981.

FOR FURTHER INFORMATION CONTACT:

James R. Conrad, Chief, Regulatory Branch, Compliance Division, FGIS, U.S. Department of Agriculture, 1400 Independence Avenue, Room 2405 Auditors Building, Washington, D.C. 20250; telephone (202) 447-8525.

SUPPLEMENTARY INFORMATION: This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12291 and Secretary's Memorandum 1512-1; therefore the Executive Order and Secretary's Memorandum do not apply to this action.

The July 30, 1981, issue of the *Federal Register* (46 FR 39078) contained a notice from the Federal Grain Inspection Service (FGIS) announcing that the designations of Aberdeen Grain Inspection, Inc. (Aberdeen), McGregor Grain Inspection and Weighing (McGregor), and the Missouri

Department of Agriculture (Missouri) were terminating on November 30, 1981, and requesting applications for designation as the agency to provide official inspection services within each specified assigned area. Applications were to be postmarked by August 31, 1981.

FGIS announced the names of the applicants for designation for each of the three agencies and requested comments on the applicants in the September 16, 1981, issue of the *Federal Register* (46 FR 46058). Comments were to be postmarked by October 16, 1981.

No comments were received regarding the renewal of designation of Aberdeen (the only applicant) as the official agency in the area cited in the July 30, 1981, issue of the *Federal Register*.

After considering all available information in relation to the criteria for designation in section 7(f)(1)(A) of the Act, and in accordance with section 7(f)(1)(B), it has been determined that Aberdeen is able to provide official services in the geographic area for which its designation is being renewed. This assigned area is the entire geographic area as described in the July 30, 1981, issue of the *Federal Register*. Aberdeen is also being assigned additional geographic area which contains two locations Aberdeen has traditionally provided service to in the past. These two locations are the Farmers Hunting and Coop Elevator Co., Canton, South Dakota, in Lincoln County. As a result, the southern boundary of Aberdeen is changed and the corresponding northern boundary of the Sioux City Inspection and Weighing Agency, Inc. (Sioux City), is amended accordingly as follows to include these two locations within Aberdeen's contiguous geographic boundaries:

State Route 44 (U.S. 18) east to *State Route 11*; *State Route 11 south to A54B*; *A54B east to the Big Sioux River* (underscoring added to indicate the changed boundary along State Route 44 to the Big Sioux River).

The Aberdeen and Sioux City Agencies both agreed to this change in their mutual boundaries.

No comments were received regarding the renewal of designation of McGregor (the only applicant) as the official agency in the area as cited in the July 30, 1981, issue of the *Federal Register*.

After considering all available information in relation to the criteria for designation in section 7(f)(1)(A) of the Act, and in accordance with section 7(f)(1)(A) of the Act, and in accordance with section 7(f)(1)(B), it has been determined that McGregor is able to provide official services in the

geographic area for which its designation is being renewed. This assigned area is the entire geographic area as described in the July 30, 1981, issue of the *Federal Register*.

There were two applicants requesting designation for all of the geographic area currently assigned to Missouri. One was the Missouri Department of Agriculture applying for a renewal of designation; the other was Southern Illinois Grain Inspection Service, Inc., applying for designation which would amend its presently assigned geographic area. One comment was received regarding the designation of an official agency within the State of Missouri; that commentor recommended designation of a private agency in preference over Missouri.

After considering all available information in relation to the criteria for designation in section 7(f)(1)(A) of the Act and in accordance with section 7(f)(1)(B), it has been determined that Missouri is better able than the

applicant, Southern Illinois Grain Inspection Service Inc., to provide official services in the geographic area for which it is being selected, and its designation is being renewed.

Effective December 1, 1981, the responsibility for providing official inspection services in each geographic area as specified above will be assigned to Aberdeen, McGregor, and Missouri, respectively. Designations of each of the Three Agencies will terminate October 31, 1984.

A specified service point for the purpose of this Notice is a city, town, or other location specified by an agency for the conduct of official inspection and where the agency or one or more of its licensed inspectors is located. In addition to the specified service points within the assigned geographic area, the agencies will provide official inspection services not requiring a licensed inspector to all other areas within their geographic area.

Interested persons may obtain a list of the specified service points by contacting the specific Agencies at the following addresses:

Aberdeen Grain Inspection, Inc., 15 S. Dakota Street, P.O. Box 842, Aberdeen, SD 57401.

McGregor Grain Inspection and Weighing, Farmers Grain Dealers Building West, 125 B Street, P.O. Box 201, McGregor, IA 52157.

Missouri Department of Agriculture, P.O. Box 630, Jefferson City, MO 65101.

Interested persons may also contact the Regulatory Branch at the address specified in the information section to obtain the information concerning specified service points.

(Sec. 8, Pub. L. 94-582, Stat. 2870 (7 U.S.C. 79))

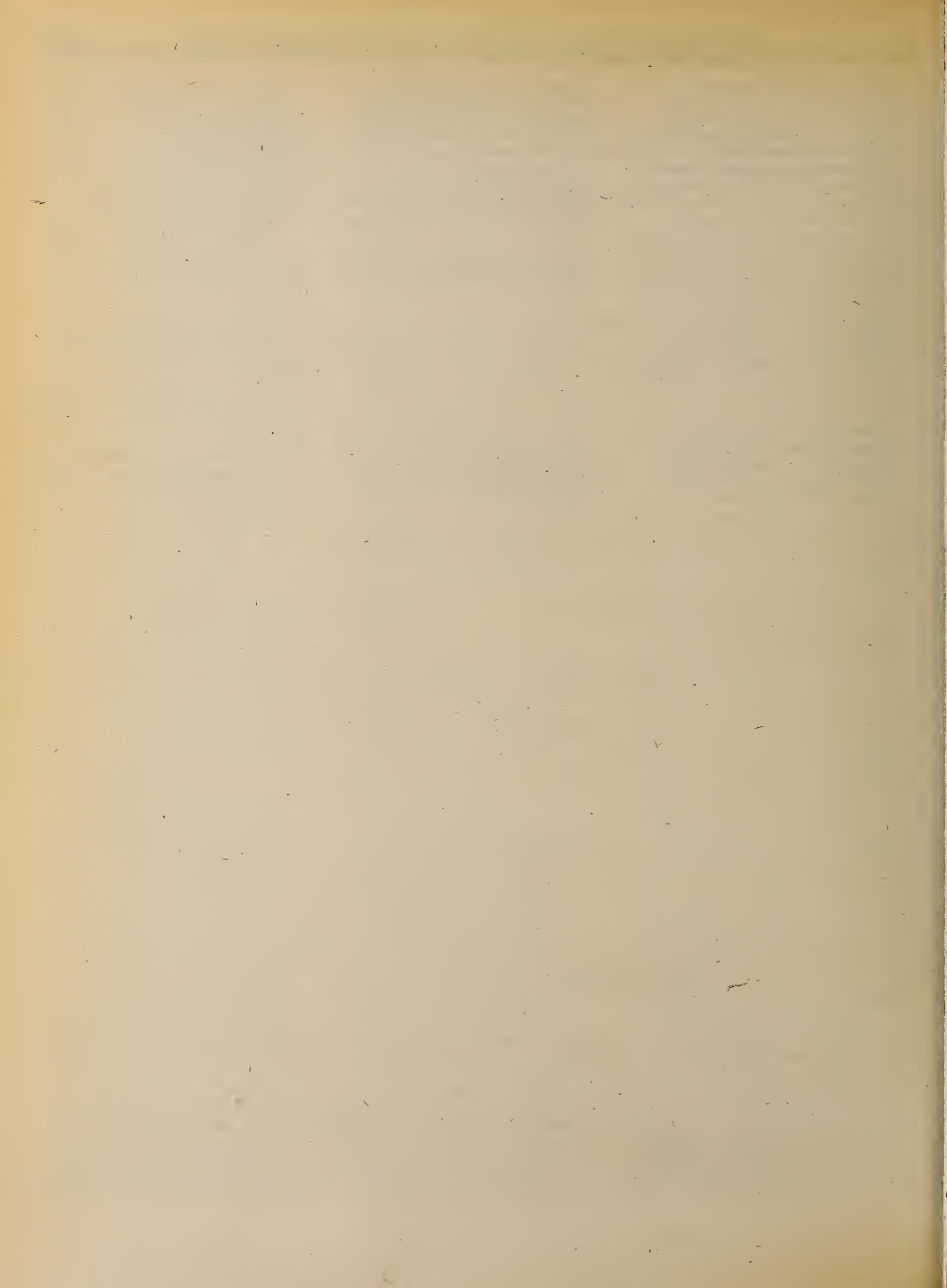
Dated: October 26, 1981.

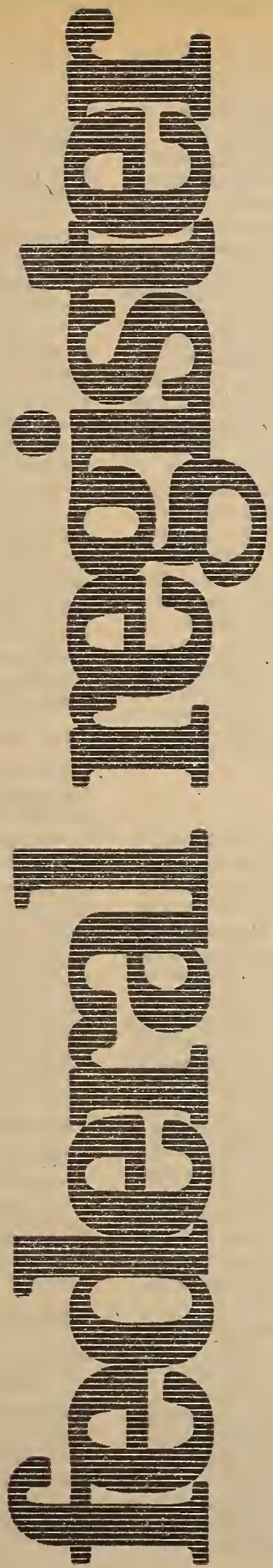
Neil E. Porter,

Acting Director, Compliance Division.

[FR Doc. 81-31446 Filed 10-29-81; 8:45 am]

BILLING CODE 3410-EN-M





Friday
October 30, 1981

Part IX

**Department of the
Interior**

**Office of Surface Mining Reclamation and
Enforcement**

**Permanent State Regulatory Programs of
Colorado, Maryland, New Mexico, North
Dakota, Utah, West Virginia, and
Wyoming**

DEPARTMENT OF THE INTERIOR**Office of Surface Mining Reclamation and Enforcement**

30 CFR Parts 906, 920, 931, 934, 944, 948, and 950

Permanent State Regulatory Programs of Colorado, Maryland, New Mexico, North Dakota, Utah, West Virginia, and Wyoming

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior.

ACTION: Final rules.

SUMMARY: The Secretary of the Interior is modifying the deadlines for seven States to meet conditions on their approved State permanent regulatory programs under the Surface Mining Control and Reclamation Act of 1977 (SMCRA or the Act), 30 U.S.C. 1201 *et seq.* These States are Colorado, Maryland, New Mexico, North Dakota, Utah, West Virginia and Wyoming. Since the Secretary's approval of these programs, circumstances have changed in several respects. Based on the requests of these seven States and public comments, the Secretary is extending the schedule for these States to meet certain conditions in their programs.

EFFECTIVE DATE: November 30, 1981.

FOR FURTHER INFORMATION CONTACT: Carl C. Close, Acting Assistant Director, Program Operations and Inspection, Office of Surface Mining, U.S. Department of the Interior, 1951 Constitution Avenue, NW., Washington, D.C. 20240, Telephone: (202) 343-4225.

SUPPLEMENTARY INFORMATION: On June 26, 1981, the Secretary published proposed rules to extend the schedule for seven States to meet certain conditions on their approved permanent regulatory programs under the Act (46 FR 33056-33057). Public comments were invited for 30 days ending July 27, 1981, and five comments were received.

On March 13, 1979 (44 FR 15311-15463), the Secretary promulgated final rules for the permanent regulatory program under the Act.

Certain provisions of the rules (Parts 730-732) establish the procedures for the submission, review, and decision on State permanent regulatory programs whereby the State assumes primary jurisdiction to regulate surface coal mining under the Act. Under § 732.13(i), the Secretary may conditionally approve a State program which contains minor deficiencies if the State agrees to correct the deficiencies according to a schedule set in the notice of conditional approval. The schedule is established in

consultation with the State, based on the regulatory and administrative needs of the State's permanent program and the Act, and the time required for changes to be adopted under State rulemaking or legislative procedures.

Since the Secretary's conditional approval of these programs, circumstances have changed in several respects. The Secretary is revising numerous permanent program rules. It is on the basis of these rules, as well as on the Act itself, that the Secretary evaluated State programs. Thus, the States with conditionally approved programs may be expending valuable time pursuing program amendments to meet Federal requirements which may change. In addition, some of those States have indicated that they are having difficulty in making the changes within the scheduled times. For these reasons, the Office of Surface Mining (OSM) asked each State regulatory authority whether an extension of time was considered necessary and, if so, they were asked to identify those conditions for which it would like an extension of time. Of the 13 States with conditionally approved programs, seven States requested extensions. These States are Colorado, Maryland, New Mexico, North Dakota, Utah, West Virginia and Wyoming.

Public Comments

There are no substantive differences between the proposed rules and the final rules promulgated today. All five comments received in response to the Federal Register notice of proposed rulemaking (June 26, 1981) supported the proposed rules extending the dates for satisfying the conditions of approval. (See the preamble to the proposed rules at 46 FR 33056-33057 for the conditions and dates proposed for each State.) One of these commenters also suggested that further consideration be given to either: (1) Extending all deadlines in a given State to the same date, or (2) extending the deadlines for all States to the same date. The commenter noted that this change would allow the States time to evaluate and perhaps include some of the revisions now being contemplated for the permanent program rules at 30 CFR Chapter VII, but would not preclude a State from submitting some or all of its modifications earlier than the deadline. This suggestion, if adopted, would provide a certain uniformity to the deadlines and would allow some States additional time to modify their programs. However, as stated earlier, these schedules are set in consultation with the State, based on its particular needs and established administrative and legislative

procedures. The proposed extensions were based on the requests of the States, which are in the best position to determine the amount of time needed to meet the conditions on their respective programs. Therefore, the commenter's suggestion was not adopted.

Two minor changes from the proposed rule are being made today. The State of North Dakota had earlier requested, by telephone, an extension for five of its 13 conditions, tentatively identified as letters (e), (f), (g), (h), and (m) as listed at 45 FR 82247-82248. North Dakota later requested, by letter dated April 10, 1981, an extension for all of its 13 conditions. A copy of this letter is available for review in the Administrative Record. Accordingly, the Secretary's final rule promulgated today reflects the State's written request to extend the deadline for meeting all of its conditions. In addition, the final rule has been revised to remedy a typographical error in the proposed rule. Condition number 20 was inadvertently omitted from the list of conditions for which the State of West Virginia requested an extension. This condition is included in the final rule.

Other Information

I have determined that, pursuant to the exemption of section 702(d) of SMCRA, 30 U.S.C. 1292(d), no environmental impact statement need be prepared on these rules since they pertain to the process of approving State programs. I also have determined that these rules are not major rules under Executive Order 12291 and have further certified that the proposed rules will not have a significant economic effect on a substantial number of small entities as the rules are essentially a timing change with no direct or indirect impact on small entities.

Dated: October 7, 1981.

William P. Pendley,

Assistant Secretary, Energy and Minerals.

For the reasons set out in the preamble, Subchapter T, Chapter VII of Title 30, Code of Federal Regulations, is amended as set forth below.

PART 906—COLORADO

§ 906.11 [Amended]

1. 30 CFR 906.11 is amended by removing the date "December 1, 1981," each time it appears and inserting in its place the date "December 1, 1982," and removing the date "June 1, 1981," each time it appears and inserting in its place the date "June 1, 1982."

PART 920—MARYLAND**§ 920.11 [Amended]**

2. 30 CFR 920.11(a) and (e) are amended by removing the date "October 1, 1981," each time it appears and inserting in its place the date "April 1, 1983."

3. 30 CFR 920.11(l) and (p) are amended by removing the date "April 1, 1981," each time it appears and inserting in its place the date "October 1, 1982."

PART 931—NEW MEXICO**§ 931.11 [Amended]**

4. 30 CFR 931.11 is amended by removing the date "July 1, 1981," each

time it appears and inserting in its place the date "February 28, 1982."

PART 934—NORTH DAKOTA**§ 934.11 [Amended]**

5. 30 CFR 934.11 is amended by removing the date "July 1, 1981," each time it appears and inserting in its place the date "January 1, 1983."

PART 944—UTAH**§ 944.11 [Amended]**

6. 30 CFR 944.11(f), (g) and (h) are amended by removing the date "July 1, 1981," each time it appears and inserting in its place the date "January 1, 1982."

PART 948—WEST VIRGINIA**§ 948.11 [Amended]**

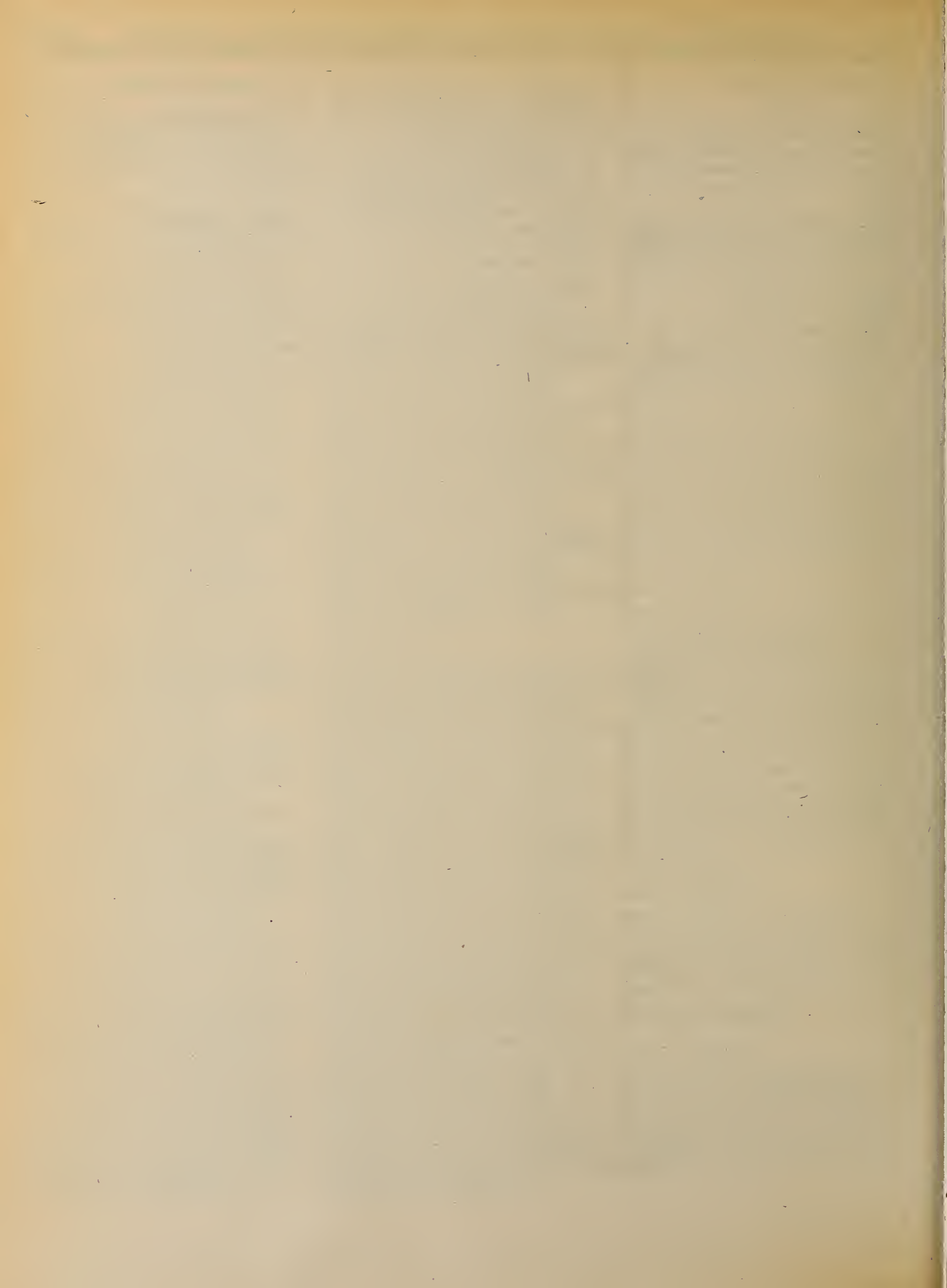
7. 30 CFR 948.11(1), (2), (4)-(17), (19)-(24) and (26)-(35) are amended by removing each date contained therein and inserting in its place the date "November 1, 1982".

PART 950—WYOMING**§ 950.11 [Amended]**

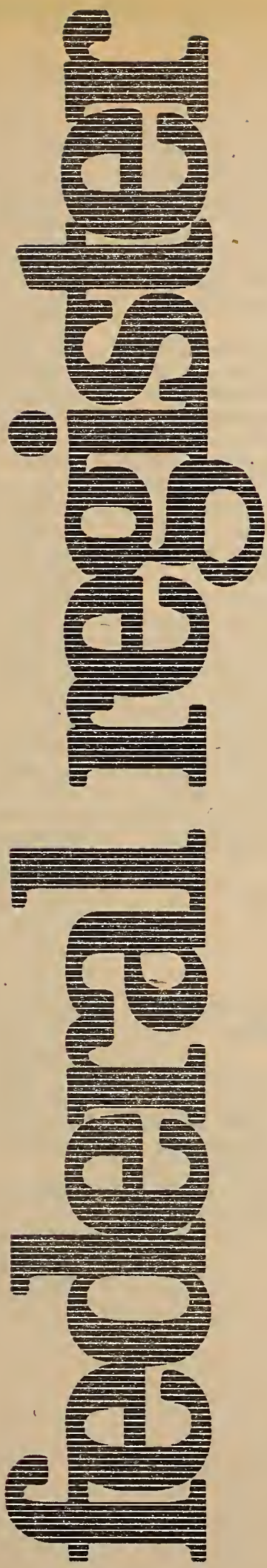
8. 30 CFR 950.11(b) and (c) are amended by removing the date "November 26, 1980," each time it appears and inserting in its place the date "May 26, 1982."

[FR Doc. 81-31532 Filed 10-29-81; 8:45 am]

BILLING CODE 4310-05-M



Friday
October 30, 1981



Part X

**Department of the
Treasury**

Fiscal Service, Bureau of the Public Debt

Offering of U.S. Savings Bonds, Series H
Department Circular No. 905, 7th
Revision, First Amendment

DEPARTMENT OF THE TREASURY

Fiscal Service

31 CFR Part 332

Offering of United States Savings Bonds, Series H

AGENCY: Fiscal Service, Department of the Treasury.

ACTION: Final rule.

SUMMARY: This amendment of the offering circular for United States Savings Bonds of Series H, *i.e.*, Department of the Treasury Circular No. 905, Seventh Revision, (31 CFR Part 332), is being issued to reflect the latest improvement in the investment yields of these bonds.

EFFECTIVE DATE: May 1, 1981.

FOR FURTHER INFORMATION CONTACT:

A. E. Martin, Office of the Chief Counsel, Bureau of the Public Debt (202) 376-0636.

SUPPLEMENTARY INFORMATION: This amendment of the offering circular for Series H bonds effectuates an improvement in their investment yield. On October 6, 1980, the Secretary announced that the investment yield of all outstanding Series H bonds would be improved by 1 percent per annum, compounded semiannually, effective November 1, 1980. On April 29, 1980, the Secretary announced that their investment yield would be further increased by an additional 1 percent per annum, compounded semiannually, effective May 1, 1981. This improvement in yield will be applied as follows:

Series H bonds bearing issue dates of June 1, 1952, to April 1, 1971, which were either in an extended maturity period on November 1, 1980, or entered their first extension within 6 months of that date, will earn interest at the rate of 7½ percent per annum, compounded semiannually, in their first semiannual accrual period starting on or after November 1, 1980, and at the rate of 8½ percent per annum, compounded

semiannually, in their ensuing semiannual accrual periods, to their next maturity dates.

Series H bonds bearing issue dates of May 1, 1971, to October 1, 1971, will have their yields increased by 1 percent per annum, compounded semiannually, for the last semiannual interest period during original maturity and will earn interest at a rate of 8½ percent per annum, compounded semiannually, during their first extended maturity period.

Series H bonds bearing issue dates of November 1, 1971 to December 1, 1979, will have their yields improved by 1 percent per annum, compounded semiannually, commencing with the first semiannual interest period beginning on or after November 1, 1980, and by an additional 1 percent per annum, compounded semiannually, for their ensuing semiannual interest periods, to their next maturity dates.

This revision is effective under authority of Section 22 of the Second Liberty Bond Act, as amended (49 Stat. 21, as amended; 31 U.S.C. 757c) and 5 U.S.C. 301. The Bureau of the Public Debt, Department of the Treasury, has determined that (1) this revision does not require a notice of proposed rulemaking since it involves the fiscal policy of the United States, and (2) the revision, given its nature, is not a major rule for purposes of Executive Order 12291.

Dated: September 11, 1981.

Paul H. Taylor,
Fiscal Assistant Secretary.

PART 332—OFFERING OF U.S. SAVING BONDS, SERIES H

Accordingly, Department of the Treasury Circular No. 905, Seventh Revision, dated April 2, 1980, (31 CFR Part 332), is hereby amended by the removal of § 332.8(b) and Tables 1 to 57A and the addition of new § 332.8(b) and new Tables 1 to 121A, as follows:

§ 332.8 Extended terms and improved yields for outstanding bonds.

* * * * *

(b) *Improved yields*⁴—*outstanding bonds.* The investment yield on all outstanding Series H bonds is hereby increased as follows:

(1) *Bonds bearing issue dates of June 1, 1952, to April 1, 1971.* To a level of 7½ percent per annum, compounded semiannually, for the first semiannual interest period beginning on or after November 1, 1980, and to 8½ percent per annum, compounded semiannually, for the ensuing period to their next maturity dates.

(2) *Bonds bearing issue dates of May 1, 1971, to October 1, 1971.* By approximately 1 percent per annum, compounded semiannually, for the last semiannual interest period of their original maturity period and to 8½ percent per annum, compounded semiannually, during their first extended maturity period.

(3) *Bonds bearing issue dates of November 1, 1971, to December 1, 1979.* By approximately 1 percent per annum, compounded semiannually, for the remaining period to maturity, starting with the first semiannual interest period beginning on or after November 1, 1980, and by an additional 1 percent per annum, compounded semiannually, for the remaining period to maturity, starting with the first semiannual interest period beginning on or after May 1, 1981.

(4) *Other extensions.* The investment yield for any authorized extensions, other than as set forth in paragraphs (b) (1), (2) or (3) of this section, will be at the rate of 8½ percent per annum, compounded semiannually, unless such rate is changed prior to the commencement of the extension period. If a change in rate is made, the tables of redemption values and investment yields published herein for such extensions shall not apply.

* * * * *

BILLING CODE 4810-35-M

⁴ See Appendix for summary of investment yields to maturity, extended maturity and second extended maturity dates under regulations heretofore and herein prescribed.

TABLE 1
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1952

ISSUE PRICE REDEMPTION AND MATURITY VALUE	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
\$500	\$10,000	5.99	7.50	8.50
\$500	\$10,000	3/ 6.09	8.50	---
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS (1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION * SECOND EXTENDED MATURITY PERIOD				
9.5 YEARS 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00
10.0 YEARS 2/ (2/1/92)	21.25	42.50	212.50	425.00

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1952. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.09%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 2

BONDS BEARING ISSUE DATE SEP. 1, 1952

ISSUE PRICE REDEMPTION AND MATURITY VALUE	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
\$500	\$10,000	5.97	7.50	8.50
\$500	\$10,000	6.07	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 10 YEARS, 9 MONTHS (1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION * SECOND EXTENDED MATURITY PERIOD				
9.0 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$197.50	\$375.00
9.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00
10.0 YEARS 2/ (5/1/82)	21.25	42.50	212.50	425.00

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF SEP. 1, 1952. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.10%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 3
BONDS BEARING ISSUE DATES FROM OCT. 1 THROUGH NOV. 1, 1952

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE		(4) FOR EACH PRE-INTEREST PMT. DATE EXTENDED MATURITY	
		\$500	\$5,000		\$10,000	PERCENT	PERCENT	PERCENT	PERCENT	
500		\$18.75	\$37.50	\$187.50	\$375.00	6.03	7.50	8.50		
500		21.25	42.50	212.50	425.00	6.13	8.50	8.50		
		21.25	42.50	212.50	425.00	3/ 6.21	8.50	8.50		

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF OCT. 1, 1952. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.13%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 4
BONDS BEARING ISSUE DATES FROM DEC. 1, 1952 THROUGH FEB. 1, 1953

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE		(4) FOR EACH PRE-INTEREST PMT. DATE EXTENDED MATURITY	
		\$500	\$5,000		\$10,000	PERCENT	PERCENT	PERCENT	PERCENT	
500		\$18.75	\$37.50	\$187.50	\$375.00	6.03	7.50	8.50		
500		21.25	42.50	212.50	425.00	6.13	8.50	8.50		
		21.25	42.50	212.50	425.00	3/ 6.21	8.50	8.50		

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1952. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.14%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 5

BONDS BEARING ISSUE DATE MAR. 1, 1953

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	SECOND EXTENDED MATURITY PERIOD				
8.5 YEARS (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.01
9.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.11
9.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	6.21
10.0 YEARS 2/ (11/1/82)	21.25	42.50	212.50	425.00	3/ 6.29

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAR. 1, 1953. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.16%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 6

BONDS BEARING ISSUE DATES FROM APR. 1 THROUGH MAY 1, 1953

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	SECOND EXTENDED MATURITY PERIOD				
8.5 YEARS (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.07
9.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.17
9.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.26
10.0 YEARS 2/ (12/1/82)	21.25	42.50	212.50	425.00	3/ 6.34

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF APR. 1, 1953. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.19%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 7

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1953

ISSUE PRICE REDEMPTION AND MATURITY VALUE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
	\$500	\$1,000					
8.5 YEARS 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.07	7.50	8.50
9.0 YEARS (2/1/82)	21.25	42.50	212.50	425.00	6.17	8.50	8.50
9.5 YEARS (8/1/82)	21.25	42.50	212.50	425.00	6.26	8.50	8.50
10.0 YEARS 2/ (2/1/83)	21.25	42.50	212.50	425.00	3/ 6.34	8.50	---

PERIOD OF TIME BOND IS HELD
AFTER EXTENDED MATURITY AT
19 YEARS, 8 MONTHS

(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE

(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE

(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1953. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.20%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 8

BONDS BEARING ISSUE DATE SEP. 1, 1953

ISSUE PRICE REDEMPTION AND MATURITY VALUE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
	\$500	\$1,000					
8.0 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.05	7.50	8.50
8.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.16	8.50	8.50
9.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00	6.26	8.50	8.50
9.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00	6.35	8.50	8.50
10.0 YEARS 2/ (5/1/83)	21.25	42.50	212.50	425.00	3/ 6.42	8.50	---

PERIOD OF TIME BOND IS HELD
AFTER EXTENDED MATURITY AT
19 YEARS, 8 MONTHS

(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE

(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE

(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF SEP. 1, 1953. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.22%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 9

BONDS BEARING ISSUE DATES FROM OCT. 1 THROUGH NOV. 1, 1953

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
\$500	8.0 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00
500	8.5 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00
	9.0 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00
	9.5 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00
	10.0 YEARS 2/ . . . (6/1/83)	21.25	42.50	212.50	425.00

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF OCT. 1, 1953. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.25%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 10

BONDS BEARING ISSUE DATES FROM DEC. 1, 1953 THROUGH FEB. 1, 1954

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
\$500	8.0 YEARS . . . 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00
500	8.5 YEARS . . . (2/1/82)	21.25	42.50	212.50	425.00
	9.0 YEARS . . . (8/1/82)	21.25	42.50	212.50	425.00
	9.5 YEARS . . . (2/1/83)	21.25	42.50	212.50	425.00
	10.0 YEARS 2/ . . . (8/1/83)	21.25	42.50	212.50	425.00

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1953. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.26%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 11
BONDS BEARING ISSUE DATE MAR. 1, 1954

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 5,000	\$5,000 10,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
7.5 YEARS (5/1/81)	\$19.75	\$37.50	\$187.50	\$375.00	6.10
8.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	7.50
8.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 2/ (11/1/83)	21.25	42.50	212.50	425.00	8.50

PERIOD OF TIME BOND IS HELD
AFTER EXTENDED MATURITY AT
19 YEARS, 8 MONTHS

(1) AMOUNTS OF INTEREST
CHECKS FOR EACH DENOMINATION *
SECOND EXTENDED MATURITY PERIOD

(2) FROM BEGINNING OF CURRENT Maturity PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED Maturity
PERCENT	PERCENT	PERCENT
6.10	7.50	8.50
6.21	8.50	8.50
6.32	8.50	8.50
6.41	8.50	8.50
6.49	8.50	8.50
3/ 6.56	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAR. 1, 1954. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.28%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 12

BONDS BEARING ISSUE DATES FROM APR. 1 THROUGH MAY 1, 1954

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 5,000	\$5,000 10,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
7.5 YEARS (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.17
8.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.28
8.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.39
9.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.47
9.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	6.54
10.0 YEARS 2/ (12/1/83)	21.25	42.50	212.50	425.00	6.61

PERIOD OF TIME BOND IS HELD
AFTER EXTENDED MATURITY AT
19 YEARS, 8 MONTHS

(1) AMOUNTS OF INTEREST
CHECKS FOR EACH DENOMINATION *
SECOND EXTENDED MATURITY PERIOD

(2) FROM BEGINNING OF CURRENT Maturity PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED Maturity
PERCENT	PERCENT	PERCENT
6.17	7.50	8.50
6.28	8.50	8.50
6.39	8.50	8.50
6.47	8.50	8.50
6.54	8.50	8.50
3/ 6.61	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF APR. 1, 1954. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.31%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 13

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1954

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR EACH PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM INTEREST PMT. DATE EXTENDED MATURITY	
		\$500	\$1,000	\$5,000	\$10,000	PERCENT	PERCENT	PERCENT	PERCENT
500	19 YEARS, 8 MONTHS	18.75	37.50	187.50	375.00	6.17	7.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.28	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.38	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.47	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.54	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	3/ 6.61	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1954. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.32%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 14

BONDS BEARING ISSUE DATE SEP. 1, 1954

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR EACH PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM INTEREST PMT. DATE EXTENDED MATURITY	
		\$500	\$1,000	\$5,000	\$10,000	PERCENT	PERCENT	PERCENT	PERCENT
500	19 YEARS, 8 MONTHS	18.75	37.50	187.50	375.00	6.15	7.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.27	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.38	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.48	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.56	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	6.63	8.50	8.50	8.50
500	19 YEARS, 8 MONTHS	21.25	42.50	212.50	425.00	3/ 6.70	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF SEP. 1, 1954. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.34%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 15
BONDS BEARING ISSUE DATES FROM OCT. 1 THROUGH NOV. 1, 1954

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRECEDING INTEREST PAYMENT DATE	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *					(4) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(4) FROM EACH INTEREST PMT. DATE
					SECOND EXTENDED MATURITY PERIOD	PERCENT	PERCENT
7.0 YEARS	\$18.75	\$37.50	\$187.50	\$375.00		6.18	7.50
7.5 YEARS	21.25	42.50	212.50	425.00		6.30	8.50
8.0 YEARS	21.25	42.50	212.50	425.00		6.41	8.50
8.5 YEARS	21.25	42.50	212.50	425.00		6.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00		6.58	8.50
9.5 YEARS	21.25	42.50	212.50	425.00		6.66	8.50
10.0 YEARS	21.25	42.50	212.50	425.00		3/ 6.72	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF OCT. 1, 1954. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 20 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.38%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 16

BONDS BEARING ISSUE DATES FROM DEC. 1, 1954 THROUGH FEB. 1, 1955

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
					SECOND EXTENDED MATURITY PERIOD	PERCENT	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS							
7.0 YEARS 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.18	7.50	8.50
7.5 YEARS 2/ (2/1/82)	21.25	42.50	212.50	425.00	6.30	8.50	8.50
8.0 YEARS 3/ (8/1/82)	21.25	42.50	212.50	425.00	6.41	8.50	8.50
8.5 YEARS 4/ (2/1/83)	21.25	42.50	212.50	425.00	6.50	8.50	8.50
9.0 YEARS 5/ (8/1/83)	21.25	42.50	212.50	425.00	6.58	8.50	8.50
9.5 YEARS 6/ (2/1/84)	21.25	42.50	212.50	425.00	6.66	8.50	8.50
10.0 YEARS 2/ (8/1/84)	21.25	42.50	212.50	425.00	3/ 6.72	8.50	8.50

(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE

(3) FOR HALF-YEAR PD. PRE-CEDING INTEREST PAYMENT DATE

(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY DATE

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1954. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.38%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 17

BONDS BEARING ISSUE DATE MAR. 1, 1955

ISSUE PRICE REDEMPTION AND MATURITY VALUE	AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *			APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
	\$500	\$1,000	\$5,000	
6.5 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00
7.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00
7.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00
8.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00
8.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00
9.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00
9.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00
10.0 YEARS 2/ (11/1/84)	21.25	42.50	212.50	425.00

PERIOD OF TIME BOND IS HELD
AFTER EXTENDED MATURITY AT
1/ 9 YEARS, 8 MONTHS

(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE

(3) FOR HALF-YEAR PRE-CEDING INTEREST PAYMENT DATE

(4) FROM EACH INTEREST TO 2ND EXTENDED MATURITY

PERCENT	PERCENT	PERCENT
6.16	7.50	8.50
6.30	8.50	8.50
6.41	8.50	8.50
6.51	8.50	8.50
6.60	8.50	8.50
6.68	8.50	8.50
6.75	8.50	8.50
3/ 6.81	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAR. 1, 1955. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.40%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 18
BONDS BEARING ISSUE DATES FROM APR. 1 THROUGH MAY 1, 1955

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	SECOND EXTENDED MATURITY PERIOD				
6.5 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.20
7.0 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE PERCENT 7.50
7.5 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	(4) FROM INTEREST PMT. DATE PERCENT 8.50
8.0 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 2/ . . . (12/1/84)	21.25	42.50	212.50	425.00	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF APR. 1, 1955. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.44%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 19

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1955

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR EACH PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	SECOND EXTENDED MATURITY PERIOD	PERCENT	PERCENT	PERCENT	PERCENT		
6.5 YEARS . . . 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.20	6.20	7.50	8.50	6.20	7.50	8.50	8.50	
7.0 YEARS . . . (2/1/82)	21.25	42.50	212.50	425.00	6.33	6.33	8.50	8.50	6.33	8.50	8.50	8.50	
7.5 YEARS . . . (8/1/82)	21.25	42.50	212.50	425.00	6.44	6.44	8.50	8.50	6.44	8.50	8.50	8.50	
8.0 YEARS . . . (2/1/83)	21.25	42.50	212.50	425.00	6.54	6.54	8.50	8.50	6.54	8.50	8.50	8.50	
8.5 YEARS . . . (8/1/83)	21.25	42.50	212.50	425.00	6.63	6.63	8.50	8.50	6.63	8.50	8.50	8.50	
9.0 YEARS . . . (2/1/84)	21.25	42.50	212.50	425.00	6.70	6.70	8.50	8.50	6.70	8.50	8.50	8.50	
9.5 YEARS . . . (8/1/84)	21.25	42.50	212.50	425.00	6.77	6.77	8.50	8.50	6.77	8.50	8.50	8.50	
10.0 YEARS 2/ . . . (2/1/85)	21.25	42.50	212.50	425.00	3/ 6.83	3/ 6.83	8.50	8.50	3/ 6.83	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1955. FOR SUBSEQUENT ISSUE MONTHS ADJ APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.45%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 20

BONDS BEARING ISSUE DATE SEP. 1, 1955

ISSUE PRICE REDEMPTION AND MATURITY VALUE	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
	\$500	\$1,000	\$5,000	\$10,000				
500	1,000	5,000	10,000					
6.0 YEARS	18.75	37.50	187.50	375.00	1 / (5/1/81)	6.18	7.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	(11/1/81)	6.33	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	(5/1/82)	6.45	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	(11/1/82)	6.56	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	(5/1/83)	6.65	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	(11/1/83)	6.73	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	(5/1/84)	6.80	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	(11/1/84)	6.86	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	(5/1/85)	3/ 6.92	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF SEP. 1, 1955. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.46%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 21
BONDS BEARING ISSUE DATES FROM OCT. 1 THROUGH NOV. 1, 1955

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 5.00	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	SECOND EXTENDED MATURITY PERIOD			
6.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.22			6.22	7.50	8.50
6.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.36			6.36	8.50	8.50
7.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.48			6.48	8.50	8.50
7.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.59			6.59	8.50	8.50
8.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	6.68			6.68	8.50	8.50
8.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	6.76			6.76	8.50	8.50
9.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	6.83			6.83	8.50	8.50
9.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	6.89			6.89	8.50	8.50
10.0 YEARS 2/ (6/1/85)	21.25	42.50	212.50	425.00	6.95			3/ 6.95	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF OCT. 1, 1955. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.50%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 22

BONDS BEARING ISSUE DATES FROM DEC. 1, 1955 THROUGH FEB. 1, 1956

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
6.0 YEARS 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.22
6.5 YEARS 2/ (2/1/82)	21.25	42.50	212.50	425.00	6.36
7.0 YEARS 3/ (8/1/82)	21.25	42.50	212.50	425.00	6.48
7.5 YEARS 3/ (2/1/83)	21.25	42.50	212.50	425.00	6.59
8.0 YEARS 3/ (8/1/83)	21.25	42.50	212.50	425.00	6.68
8.5 YEARS 3/ (2/1/84)	21.25	42.50	212.50	425.00	6.76
9.0 YEARS 3/ (8/1/84)	21.25	42.50	212.50	425.00	6.83
9.5 YEARS 3/ (2/1/85)	21.25	42.50	212.50	425.00	6.89
10.0 YEARS 2/ (8/1/85)	21.25	42.50	212.50	425.00	3/ 6.95

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *
SECOND, EXTENDED MATURITY PERIOD

(2) FROM BEGINNING OF CURRENT PD. TO EA. INTEREST PMT. DATE
(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE
(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1955. FOR SUBSEQUENT ISSUE MONTHS, ADD APPROPRIATE NUMBER OF MONTHS.
2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.51%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 23

BONDS BEARING ISSUE DATE MAR. 1, 1956

ISSUE PRICE REDEMPTION AND MATURITY VALUE	ISSUE DATE		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
	\$500	\$1,000	\$5,000	\$10,000
500	1,000	5,000	10,000	
(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
SECOND EXTENDED MATURITY PERIOD				
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY	
5.5 YEARS (5/1/81)	\$19.75	\$37.50	\$187.50	\$375.00
6.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00
6.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00
7.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00
7.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00
8.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00
8.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00
9.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00
9.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00
10.0 YEARS 2/ (11/1/85)	21.25	42.50	212.50	425.00

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAR. 1, 1956. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.53%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 24

BONDS BEARING ISSUE DATES FROM APR. 1 THROUGH MAY 1, 1956

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	SECOND EXTENDED MATURITY PERIOD				
5.5 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.24
6.0 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	7.50
6.5 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS . . . (12/1/84)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS . . . (6/1/85)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 2/ . . . (12/1/85)	21.25	42.50	212.50	425.00	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF APR. 1, 1956. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.60%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 25

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH AUG. 1, 1956

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST TO 2ND EXTENDED MATURITY
					PERCENT	PERCENT			
5.5 YEARS (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.24	7.50	8.50	8.50	
6.0 YEARS (2/1/82)	21.25	42.50	212.50	425.00	6.40	8.50	8.50	8.50	
6.5 YEARS (8/1/82)	21.25	42.50	212.50	425.00	6.53	8.50	8.50	8.50	
7.0 YEARS (2/1/83)	21.25	42.50	212.50	425.00	6.64	8.50	8.50	8.50	
7.5 YEARS (8/1/83)	21.25	42.50	212.50	425.00	6.74	8.50	8.50	8.50	
8.0 YEARS (2/1/84)	21.25	42.50	212.50	425.00	6.82	8.50	8.50	8.50	
8.5 YEARS (8/1/84)	21.25	42.50	212.50	425.00	6.89	8.50	8.50	8.50	
9.0 YEARS (2/1/85)	21.25	42.50	212.50	425.00	6.96	8.50	8.50	8.50	
9.5 YEARS (8/1/85)	21.25	42.50	212.50	425.00	7.01	8.50	8.50	8.50	
10.0 YEARS 2/ (2/1/86)	21.25	42.50	212.50	425.00	3/ 7.06	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1956. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.61%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 26

BONDS BEARING ISSUE DATE SEP. 1, 1956

ISSUE PRICE REDEMPTION AND MATURITY VALUE	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		PERCENT	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	PERCENT	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	PERCENT	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
	\$500	\$1,000		\$5,000	\$10,000						
5.0 YEARS	18.75	37.50	187.50	375.00	6.22	7.50	8.50	8.50	8.50	8.50	
5.5 YEARS	21.25	42.50	212.50	425.00	6.40	8.50	8.50	8.50	8.50	8.50	
6.0 YEARS	21.25	42.50	212.50	425.00	6.54	8.50	8.50	8.50	8.50	8.50	
6.5 YEARS	21.25	42.50	212.50	425.00	6.66	8.50	8.50	8.50	8.50	8.50	
7.0 YEARS	21.25	42.50	212.50	425.00	6.77	8.50	8.50	8.50	8.50	8.50	
7.5 YEARS	21.25	42.50	212.50	425.00	6.85	8.50	8.50	8.50	8.50	8.50	
8.0 YEARS	21.25	42.50	212.50	425.00	6.93	8.50	8.50	8.50	8.50	8.50	
8.5 YEARS	21.25	42.50	212.50	425.00	7.00	8.50	8.50	8.50	8.50	8.50	
9.0 YEARS	21.25	42.50	212.50	425.00	7.06	8.50	8.50	8.50	8.50	8.50	
9.5 YEARS	21.25	42.50	212.50	425.00	7.11	8.50	8.50	8.50	8.50	8.50	
10.0 YEARS 2/	21.25	42.50	212.50	425.00	3/ 7.16	8.50	8.50	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF SEP. 1, 1956. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.62%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 27

BONDS BEARING ISSUE DATES FROM OCT. 1 THROUGH NOV. 1, 1956

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
5.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.27
5.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.44
6.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.58
6.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.70
7.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	6.80
7.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	6.89
8.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	6.96
8.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.03
9.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.09
9.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.14
10.0 YEARS 2/ (6/1/86)	21.25	42.50	212.50	425.00	3/ 7.19

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *
 (2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
 (3) FOR HALF-YEAR PD. PRE-INTEREST CEDING INTEREST PAYMENT DATE
 (4) FROM EACH INTEREST EXTENDED MATURITY

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS
 SECOND) EXTENDED MATURITY PERIOD

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF OCT. 1, 1956. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.65%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 28

BONDS BEARING ISSUE DATES FROM DEC. 1, 1956 THROUGH JAN. 1, 1957

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 19 YEARS, 8 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	SECOND EXTENDED MATURITY PERIOD				
5.0 YEARS 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.27
5.5 YEARS 2/ (2/1/82)	21.25	42.50	212.50	425.00	PERCENT 6.44
6.0 YEARS 3/ (8/1/82)	21.25	42.50	212.50	425.00	PERCENT 6.58
6.5 YEARS 4/ (2/1/83)	21.25	42.50	212.50	425.00	PERCENT 6.70
7.0 YEARS 5/ (8/1/83)	21.25	42.50	212.50	425.00	PERCENT 6.80
7.5 YEARS 6/ (2/1/84)	21.25	42.50	212.50	425.00	PERCENT 6.89
8.0 YEARS 7/ (8/1/84)	21.25	42.50	212.50	425.00	PERCENT 6.96
8.5 YEARS 8/ (2/1/85)	21.25	42.50	212.50	425.00	PERCENT 7.03
9.0 YEARS 9/ (8/1/85)	21.25	42.50	212.50	425.00	PERCENT 7.09
9.5 YEARS 10/ (2/1/86)	21.25	42.50	212.50	425.00	PERCENT 7.14
10.0 YEARS 2/ (8/1/86)	21.25	42.50	212.50	425.00	PERCENT 3/ 7.19

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1956. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 29 YEARS AND 8 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.69%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 29

BONDS BEARING ISSUE DATES FROM FEB. 1 THROUGH APR. 1, 1957

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY	
						PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT		
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS													
4.5 YEARS 1/ (8/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.30	7.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS (2/1/82)	21.25	42.50	212.50	425.00	6.49	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS (8/1/82)	21.25	42.50	212.50	425.00	6.64	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS (2/1/83)	21.25	42.50	212.50	425.00	6.77	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS (8/1/83)	21.25	42.50	212.50	425.00	6.88	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS (2/1/84)	21.25	42.50	212.50	425.00	6.97	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS (8/1/84)	21.25	42.50	212.50	425.00	7.05	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS (2/1/85)	21.25	42.50	212.50	425.00	7.11	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS (8/1/85)	21.25	42.50	212.50	425.00	7.17	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS (2/1/86)	21.25	42.50	212.50	425.00	7.23	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS (8/1/86)	21.25	42.50	212.50	425.00	7.27	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/ (2/1/87)	21.25	42.50	212.50	425.00	3/ 7.31	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF FEB. 1, 1957. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.83%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 30

BONDS BEARING ISSUE DATE MAY 1, 1957

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
	SECOND EXTENDED MATURITY PERIOD				PERCENT	PERCENT	PERCENT
4.0 YEARS . . . 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.29	7.50	8.50
4.5 YEARS . . . (11/1/81)	21.25	42.50	212.50	425.00	6.50	8.50	8.50
5.0 YEARS . . . (5/1/82)	21.25	42.50	212.50	425.00	6.67	8.50	8.50
5.5 YEARS . . . (11/1/82)	21.25	42.50	212.50	425.00	6.81	8.50	8.50
6.0 YEARS . . . (5/1/83)	21.25	42.50	212.50	425.00	6.92	8.50	8.50
6.5 YEARS . . . (11/1/83)	21.25	42.50	212.50	425.00	7.02	8.50	8.50
7.0 YEARS . . . (5/1/84)	21.25	42.50	212.50	425.00	7.10	8.50	8.50
7.5 YEARS . . . (11/1/84)	21.25	42.50	212.50	425.00	7.17	8.50	8.50
8.0 YEARS . . . (5/1/85)	21.25	42.50	212.50	425.00	7.23	8.50	8.50
8.5 YEARS . . . (11/1/85)	21.25	42.50	212.50	425.00	7.29	8.50	8.50
9.0 YEARS . . . (5/1/86)	21.25	42.50	212.50	425.00	7.34	8.50	8.50
9.5 YEARS . . . (11/1/86)	21.25	42.50	212.50	425.00	7.38	8.50	8.50
10.0 YEARS 2/ . . . (5/1/87)	21.25	42.50	212.50	425.00	3/ 7.42	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1957. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.84%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 31

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1957

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *					(4) FROM INTEREST EXTENDED MATURITY	PERCENT
					SECOND EXTENDED MATURITY PERIOD	PERCENT	PERCENT
4.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00		6.35	7.50
4.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00		6.55	8.50
5.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00		6.72	8.50
5.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00		6.86	8.50
6.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00		6.97	8.50
6.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00		7.06	8.50
7.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00		7.14	8.50
7.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00		7.21	8.50
8.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00		7.27	8.50
8.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00		7.32	8.50
9.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00		7.37	8.50
9.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00		7.41	8.50
10.0 YEARS 2/ (6/1/87)	21.25	42.50	212.50	425.00		3/ 7.44	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1957. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.89%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

BONDS BEARING ISSUE DATE NOV. 1, 1957

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
					PERCENT	PERCENT	PERCENT
3.5 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.33	7.50	8.50
4.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.57	8.50	8.50
4.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	6.76	8.50	8.50
5.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	6.90	8.50	8.50
5.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	7.02	8.50	8.50
6.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	7.12	8.50	8.50
6.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.21	8.50	8.50
7.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.28	8.50	8.50
7.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.34	8.50	8.50
8.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	7.39	8.50	8.50
8.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	7.44	8.50	8.50
9.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	7.48	8.50	8.50
9.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	7.52	8.50	8.50
10.0 YEARS 2/ (11/1/87)	21.25	42.50	212.50	425.00	3/ 7.55	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1957. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.91%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 33

BONDS BEARING ISSUE DATES FROM DEC. 1, 1957 THROUGH APR. 1, 1958

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND) EXTENDED MATURITY PERIOD			
3.5 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.40	7.50	PERCENT	PERCENT	PERCENT	PERCENT
4.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.63	8.50				
4.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.81	8.50				
5.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.96	8.50				
5.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.07	8.50				
6.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.17	8.50				
6.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.25	8.50				
7.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.32	8.50				
7.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.38	8.50				
8.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.43	8.50				
8.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.47	8.50				
9.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.51	8.50				
9.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	7.55	8.50				
10.0 YEARS 2/ (12/1/87)	21.25	42.50	212.50	425.00	3/ 7.58	8.50				

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1957. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.96%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 34

BONDS BEARING ISSUE DATE MAY 1, 1958

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	SECOND EXTENDED MATURITY PERIOD				
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
					(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
					(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
					PERCENT
3.0 YEARS . . . 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.39
3.5 YEARS . . . (11/1/81)	21.25	42.50	212.50	425.00	6.66
4.0 YEARS . . . (5/1/82)	21.25	42.50	212.50	425.00	6.87
4.5 YEARS . . . (11/1/82)	21.25	42.50	212.50	425.00	7.02
5.0 YEARS . . . (5/1/83)	21.25	42.50	212.50	425.00	7.15
5.5 YEARS . . . (11/1/83)	21.25	42.50	212.50	425.00	7.25
6.0 YEARS . . . (5/1/84)	21.25	42.50	212.50	425.00	7.33
6.5 YEARS . . . (11/1/84)	21.25	42.50	212.50	425.00	7.40
7.0 YEARS . . . (5/1/85)	21.25	42.50	212.50	425.00	7.46
7.5 YEARS . . . (11/1/85)	21.25	42.50	212.50	425.00	7.51
8.0 YEARS . . . (5/1/86)	21.25	42.50	212.50	425.00	7.56
8.5 YEARS . . . (11/1/86)	21.25	42.50	212.50	425.00	7.60
9.0 YEARS . . . (5/1/87)	21.25	42.50	212.50	425.00	7.63
9.5 YEARS . . . (11/1/87)	21.25	42.50	212.50	425.00	7.65
10.0 YEARS 2/ . . . (5/1/88)	21.25	42.50	212.50	425.00	3/ 7.69

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1958. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 4.98%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 35
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1958

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY DATE
						PERCENT	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
3.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.48	7.50	8.50	8.50	8.50	8.50
3.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.74	8.50	8.50	8.50	8.50	8.50
4.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.93	8.50	8.50	8.50	8.50	8.50
4.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	7.08	8.50	8.50	8.50	8.50	8.50
5.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.20	8.50	8.50	8.50	8.50	8.50
5.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.30	8.50	8.50	8.50	8.50	8.50
6.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.38	8.50	8.50	8.50	8.50	8.50
6.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.44	8.50	8.50	8.50	8.50	8.50
7.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.55	8.50	8.50	8.50	8.50	8.50
8.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.60	8.50	8.50	8.50	8.50	8.50
8.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.63	8.50	8.50	8.50	8.50	8.50
9.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	7.67	8.50	8.50	8.50	8.50	8.50
9.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	7.70	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/ (6/1/88)	21.25	42.50	212.50	425.00	3/ 7.72	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1958. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.04%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905. 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 36

BONDS BEARING ISSUE DATE NOV. 1, 1958

ISSUE PRICE
REDEMPTION AND MATURITY VALUE

\$500 \$1,000 \$5,000 \$10,000
500 1,000 5,000 10,000

APPROXIMATE INVESTMENT YIELD
(ANNUAL PERCENTAGE RATE)

(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE
(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *
SECOND EXTENDED MATURITY PERIOD

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	1/	2/	3/	4/	PERCENT	PERCENT	PERCENT	PERCENT
2.5 YEARS (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.48	7.50	7.50	8.50
3.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.79	8.50	8.50	8.50
3.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	7.01	8.50	8.50	8.50
4.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	7.17	8.50	8.50	8.50
4.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	7.30	8.50	8.50	8.50
5.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	7.40	8.50	8.50	8.50
5.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.48	8.50	8.50	8.50
6.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.55	8.50	8.50	8.50
6.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.60	8.50	8.50	8.50
7.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	7.65	8.50	8.50	8.50
7.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	7.69	8.50	8.50	8.50
8.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	7.73	8.50	8.50	8.50
8.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	7.76	8.50	8.50	8.50
9.0 YEARS (11/1/87)	21.25	42.50	212.50	425.00	7.79	8.50	8.50	8.50
9.5 YEARS (5/1/88)	21.25	42.50	212.50	425.00	7.82	8.50	8.50	8.50
10.0 YEARS 2/ (11/1/88)	21.25	42.50	212.50	425.00	3/ 7.84	8.50	8.50	---

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1958. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.06%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 37

BONDS BEARING ISSUE DATES FROM DEC. 1, 1958 THROUGH APR. 1, 1959

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD			
2.5 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.58	7.50	8.50	8.50	8.50	8.50
3.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.87	8.50	8.50	8.50	8.50	8.50
3.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	7.08	8.50	8.50	8.50	8.50	8.50
4.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	7.24	8.50	8.50	8.50	8.50	8.50
4.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.36	8.50	8.50	8.50	8.50	8.50
5.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.45	8.50	8.50	8.50	8.50	8.50
5.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.53	8.50	8.50	8.50	8.50	8.50
6.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.59	8.50	8.50	8.50	8.50	8.50
6.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.65	8.50	8.50	8.50	8.50	8.50
7.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.69	8.50	8.50	8.50	8.50	8.50
7.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.73	8.50	8.50	8.50	8.50	8.50
8.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.77	8.50	8.50	8.50	8.50	8.50
8.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	7.80	8.50	8.50	8.50	8.50	8.50
9.0 YEARS (12/1/87)	21.25	42.50	212.50	425.00	7.83	8.50	8.50	8.50	8.50	8.50
9.5 YEARS (6/1/88)	21.25	42.50	212.50	425.00	7.85	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/ (12/1/88)	21.25	42.50	212.50	425.00	3/ 7.87	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1958. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.11%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 38

BONDS BEARING ISSUE DATE MAY 1, 1959

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD	PERCENT	PERCENT	PERCENT	PERCENT		
2.0 YEARS . . . 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.61	6.61	7.50	7.50	8.50	8.50			
2.5 YEARS . . . (11/1/81)	21.25	42.50	212.50	425.00	6.96	6.96	8.50	8.50	8.50	8.50			
3.0 YEARS . . . (5/1/82)	21.25	42.50	212.50	425.00	7.19	7.19	8.50	8.50	8.50	8.50			
3.5 YEARS . . . (11/1/82)	21.25	42.50	212.50	425.00	7.36	7.36	8.50	8.50	8.50	8.50			
4.0 YEARS . . . (5/1/83)	21.25	42.50	212.50	425.00	7.48	7.48	8.50	8.50	8.50	8.50			
4.5 YEARS . . . (11/1/83)	21.25	42.50	212.50	425.00	7.58	7.58	8.50	8.50	8.50	8.50			
5.0 YEARS . . . (5/1/84)	21.25	42.50	212.50	425.00	7.66	7.66	8.50	8.50	8.50	8.50			
5.5 YEARS . . . (11/1/84)	21.25	42.50	212.50	425.00	7.72	7.72	8.50	8.50	8.50	8.50			
6.0 YEARS . . . (5/1/85)	21.25	42.50	212.50	425.00	7.77	7.77	8.50	8.50	8.50	8.50			
6.5 YEARS . . . (11/1/85)	21.25	42.50	212.50	425.00	7.81	7.81	8.50	8.50	8.50	8.50			
7.0 YEARS . . . (5/1/86)	21.25	42.50	212.50	425.00	7.85	7.85	8.50	8.50	8.50	8.50			
7.5 YEARS . . . (11/1/86)	21.25	42.50	212.50	425.00	7.88	7.88	8.50	8.50	8.50	8.50			
8.0 YEARS . . . (5/1/87)	21.25	42.50	212.50	425.00	7.91	7.91	8.50	8.50	8.50	8.50			
8.5 YEARS . . . (11/1/87)	21.25	42.50	212.50	425.00	7.94	7.94	8.50	8.50	8.50	8.50			
9.0 YEARS . . . (5/1/88)	21.25	42.50	212.50	425.00	7.96	7.96	8.50	8.50	8.50	8.50			
9.5 YEARS . . . (11/1/88)	21.25	42.50	212.50	425.00	7.98	7.98	8.50	8.50	8.50	8.50			
10.0 YEARS 2/ . . . (5/1/89)	21.25	42.50	212.50	425.00	3/ 7.99	3/ 7.99	8.50	8.50	8.50	8.50			

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1959. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.13%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 39

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1959

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
					PERCENT	PERCENT			
2.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.74	7.50	8.50	8.50	
2.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	7.07	8.50	8.50	8.50	
3.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	7.28	9.50	8.50	8.50	
3.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	7.44	8.50	8.50	8.50	
4.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.55	8.50	8.50	8.50	
4.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.64	8.50	8.50	8.50	
5.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.71	8.50	8.50	8.50	
5.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.77	8.50	8.50	8.50	
6.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.82	8.50	8.50	8.50	
6.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.86	8.50	8.50	8.50	
7.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.90	8.50	8.50	8.50	
7.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.92	8.50	8.50	8.50	
8.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	7.95	8.50	8.50	8.50	
8.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	7.97	8.50	8.50	8.50	
9.0 YEARS (6/1/88)	21.25	42.50	212.50	425.00	7.99	8.50	8.50	8.50	
9.5 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.01	8.50	8.50	8.50	
10.0 YEARS 2/ (6/1/89)	21.25	42.50	212.50	425.00	3/ 8.03	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1959. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.19%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 40

BONDS BEARING ISSUE DATE NOV. 1, 1959

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
1.5 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.82
2.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	7.22
2.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	7.45
3.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	7.61
3.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	7.73
4.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	7.81
4.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.87
5.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.93
5.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.97
6.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.00
6.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.03
7.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.06
7.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.08
8.0 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.10
8.5 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.12
9.0 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.13
9.5 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.14
10.0 YEARS 2/ (11/1/89)	21.25	42.50	212.50	425.00	3/ 8.16

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS

SECOND EXTENDED MATURITY PERIOD

(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT

(3) FOR HALF-YEAR PD. PRE-CEDING INTEREST PAYMENT DATE PERCENT

(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY PERCENT

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1959. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.21%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 41
BONDS BEARING ISSUE DATES FROM DEC. 1, 1959 THROUGH APR. 1, 1960

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH PRE- PMT. DATE TO 2ND EXTENDED MATURITY
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD			
1.5 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.82	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
2.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	7.22	7.50	7.50	8.50	8.50	8.50
2.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	7.46	8.50	8.50	8.50	8.50	8.50
3.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	7.61	8.50	8.50	8.50	8.50	8.50
3.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.73	8.50	8.50	8.50	8.50	8.50
4.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.81	8.50	8.50	8.50	8.50	8.50
4.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.87	8.50	8.50	8.50	8.50	8.50
5.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.93	8.50	8.50	8.50	8.50	8.50
5.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.97	8.50	8.50	8.50	8.50	8.50
6.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	8.00	8.50	8.50	8.50	8.50	8.50
6.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.03	8.50	8.50	8.50	8.50	8.50
7.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.06	8.50	8.50	8.50	8.50	8.50
7.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.08	8.50	8.50	8.50	8.50	8.50
8.0 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.10	8.50	8.50	8.50	8.50	8.50
8.5 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.12	8.50	8.50	8.50	8.50	8.50
9.0 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.13	8.50	8.50	8.50	8.50	8.50
9.5 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.14	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/ (12/1/89)	21.25	42.50	212.50	425.00	3/ 8.16	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1959. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.24%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

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TABLE 42

BONDS BEARING ISSUE DATE MAY 1, 1960

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	----- SECOND EXTENDED MATURITY PERIOD -----				
1.0 YEARS	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.99
1.5 YEARS	21.25	42.50	212.50	425.00	(3) FOR HALF-YEAR EACH PD. PRE-INTEREST CEDING INTEREST TO 2ND PAYMENT DATE PERCENT 7.50
2.0 YEARS	21.25	42.50	212.50	425.00	(4) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 7.48
2.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 7.72
3.0 YEARS	21.25	42.50	212.50	425.00	PERCENT 7.86
3.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 7.96
4.0 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.03
4.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.08
5.0 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.12
5.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.15
6.0 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.17
6.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.20
7.0 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.21
7.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.23
8.0 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.24
8.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.25
9.0 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.26
9.5 YEARS	21.25	42.50	212.50	425.00	PERCENT 8.27
10.0 YEARS 2/	21.25	42.50	212.50	425.00	PERCENT 8.28
					3/ 8.29

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1960. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.26%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 43

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1960

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)			
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	PERCENT
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				PERCENT	PERCENT	PERCENT	PERCENT
	SECOND EXTENDED MATURITY PERIOD				PERCENT	PERCENT	PERCENT	PERCENT
1.0 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.99	7.50	8.50	8.50
1.5 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	7.48	8.50	8.50	8.50
2.0 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	7.72	8.50	8.50	8.50
2.5 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00	7.86	8.50	8.50	8.50
3.0 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00	7.96	8.50	8.50	8.50
3.5 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00	8.03	8.50	8.50	8.50
4.0 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00	8.08	8.50	8.50	8.50
4.5 YEARS . . . (12/1/84)	21.25	42.50	212.50	425.00	8.12	8.50	8.50	8.50
5.0 YEARS . . . (6/1/85)	21.25	42.50	212.50	425.00	8.15	8.50	8.50	8.50
5.5 YEARS . . . (12/1/85)	21.25	42.50	212.50	425.00	8.17	8.50	8.50	8.50
6.0 YEARS . . . (6/1/86)	21.25	42.50	212.50	425.00	8.20	8.50	8.50	8.50
6.5 YEARS . . . (12/1/86)	21.25	42.50	212.50	425.00	8.21	8.50	8.50	8.50
7.0 YEARS . . . (6/1/87)	21.25	42.50	212.50	425.00	8.23	8.50	8.50	8.50
7.5 YEARS . . . (12/1/87)	21.25	42.50	212.50	425.00	8.24	8.50	8.50	8.50
8.0 YEARS . . . (6/1/88)	21.25	42.50	212.50	425.00	8.25	8.50	8.50	8.50
8.5 YEARS . . . (12/1/88)	21.25	42.50	212.50	425.00	8.26	8.50	8.50	8.50
9.0 YEARS . . . (6/1/89)	21.25	42.50	212.50	425.00	8.27	8.50	8.50	8.50
9.5 YEARS . . . (12/1/89)	21.25	42.50	212.50	425.00	8.28	8.50	8.50	8.50
10.0 YEARS 2/ . . . (6/1/90)	21.25	42.50	212.50	425.00	3/ 8.29	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1960. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.29%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 44

BONDS BEARING ISSUE DATE NOV. 1, 1960

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE NOV. 1, 1960			APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)			
	\$500	\$1,000	\$5,000				
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION			(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY	
	SECOND EXTENDED MATURITY PERIOD **			PERCENT	PERCENT	PERCENT	
.5 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	7.50	7.50	8.50
1.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	7.99	8.50	8.50
1.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	8.15	8.50	8.50
2.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	8.23	8.50	8.50
2.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	8.28	8.50	8.50
3.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	8.32	8.50	8.50
3.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	8.34	8.50	8.50
4.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	8.36	8.50	8.50
4.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	8.37	8.50	8.50
5.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.38	8.50	8.50
5.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.39	8.50	8.50
6.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.40	8.50	8.50
6.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.41	8.50	8.50
7.0 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.41	8.50	8.50
7.5 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.41	8.50	8.50
8.0 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.42	8.50	8.50
8.5 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.42	8.50	8.50
9.0 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.42	8.50	8.50
9.5 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.43	8.50	8.50
10.0 YEARS 2/ (11/1/90)	21.25	42.50	212.50	425.00	3/ 8.43	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1960. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.31%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 45

BONDS BEARING ISSUE DATES FROM DEC. 1, 1960 THROUGH APR. 1, 1961

ISSUE PRICE REDEMPTION AND MATURITY VALUE	CHECKS FOR EACH DENOMINATION			APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
	\$500	\$1,000	\$5,000			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION					
	SECOND EXTENDED MATURITY PERIOD **					
.5 YEARS	\$18.75	\$37.50	\$187.50	\$375.00	7.50	7.50
1.0 YEARS	21.25	42.50	212.50	425.00	7.99	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.15	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.23	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.28	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.32	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.34	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.36	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.37	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.38	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.39	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.40	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.40	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.41	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.41	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.42	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.42	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.42	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.43	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	3/ 8.43	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1960. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.34%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 46

BONDS BEARING ISSUE DATE MAY 1, 1961

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	EXTENDED MATURITY PERIOD				
10.0 YEARS 1/ .2/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	PERCENT 3/ 5.91
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **				
.5 YEARS (11/1/81)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 7.50
1.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS (5/1/83)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS (11/1/83)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS (5/1/84)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS (11/1/84)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS (5/1/85)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS (11/1/90)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 4/ (5/1/91)	21.25	42.50	212.50	425.00	5/ 8.50

1/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

2/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1961. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 4.72%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.36%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 47

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1961

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	EXTENDED MATURITY PERIOD				
10.0 YEARS 1/2 (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	PERCENT 3/ 5.96
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **				
10.5 YEARS (12/1/81)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 7.50
1.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS (12/1/89)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS (6/1/90)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS (12/1/90)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 4/ (6/1/91)	21.25	42.50	212.50	425.00	5/ 8.50

1/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 2/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1961. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 4.77%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.40%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 48

BONDS BEARING ISSUE DATE NOV. 1, 1961

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
					(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS						
9.5 YEARS	18.75	37.50	187.50	375.00	5.94	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	3/ 6.04	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS						
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	5/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1961. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 4.80%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.43%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TO 2ND EXTENDED MATURITY

TABLE 49

BONDS BEARING ISSUE DATES FROM DEC. 1, 1961 THROUGH APR. 1, 1962

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					EXTENDED MATURITY PERIOD	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS							PERCENT	PERCENT	PERCENT
9.5 YEARS (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00			5.99	7.50	8.50
10.0 YEARS 2/ (12/1/81)	21.25	42.50	212.50	425.00			3/ 6.09	8.50	---
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS							PERCENT	PERCENT	PERCENT
.5 YEARS (6/1/82)	\$21.25	\$42.50	\$212.50	\$425.00				8.50	8.50
1.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00				8.50	8.50
1.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00				8.50	8.50
2.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00				8.50	8.50
2.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00				8.50	8.50
3.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00				8.50	8.50
3.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00				8.50	8.50
4.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00				8.50	8.50
4.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00				8.50	8.50
5.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00				8.50	8.50
5.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00				8.50	8.50
6.0 YEARS (12/1/87)	21.25	42.50	212.50	425.00				8.50	8.50
6.5 YEARS (6/1/88)	21.25	42.50	212.50	425.00				8.50	8.50
7.0 YEARS (12/1/88)	21.25	42.50	212.50	425.00				8.50	8.50
7.5 YEARS (6/1/89)	21.25	42.50	212.50	425.00				8.50	8.50
8.0 YEARS (12/1/89)	21.25	42.50	212.50	425.00				8.50	8.50
8.5 YEARS (6/1/90)	21.25	42.50	212.50	425.00				8.50	8.50
9.0 YEARS (12/1/90)	21.25	42.50	212.50	425.00				8.50	8.50
9.5 YEARS (6/1/91)	21.25	42.50	212.50	425.00				8.50	8.50
10.0 YEARS 4/ (12/1/91)	21.25	42.50	212.50	425.00			5/ 8.50	8.50	---

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1961. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 4.85%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.47%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 50

BONDS BEARING ISSUE DATE MAY 1, 1962

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS					
9.0 YEARS (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	5.97
9.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.07
10.0 YEARS 2/ (5/1/82)	21.25	42.50	212.50	425.00	3/ 6.16
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS					
.5 YEARS (11/1/82)	\$21.25	\$42.50	\$212.50	\$425.00	8.50
1.0 YEARS (5/1/83)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS (11/1/83)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS (5/1/84)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS (11/1/84)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS (5/1/85)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS (11/1/90)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS (5/1/91)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS (11/1/91)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 4/ (5/1/92)	21.25	42.50	212.50	425.00	5/ 8.50

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *
EXTENDED MATURITY PERIOD

(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE

(3) FOR HALF-YEAR PD. PRECEDING INTEREST PAYMENT DATE

(4) FROM EACH INTEREST TO FIRST EXTENDED MATURITY

PERCENT PERCENT PERCENT PERCENT

TO 2ND EXTENDED MATURITY

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1962. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 4.88%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.49%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 51

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1962

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
						EXTENDED MATURITY PERIOD	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS										
9.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.03			6.03	7.50	8.50
9.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.13			6.13	8.50	8.50
10.0 YEARS 2/ (6/1/82)	21.25	42.50	212.50	425.00	3/ 6.21			3/ 6.21	8.50	---
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
.5 YEARS (12/1/82)	\$21.25	\$42.50	\$212.50	\$425.00	8.50				8.50	8.50
1.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
1.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
2.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
2.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
3.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
3.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
4.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
4.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
5.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
5.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
6.0 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
6.5 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
7.0 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
7.5 YEARS (12/1/89)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
8.0 YEARS (6/1/90)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
8.5 YEARS (12/1/90)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
9.0 YEARS (6/1/91)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
9.5 YEARS (12/1/91)	21.25	42.50	212.50	425.00	8.50				8.50	8.50
10.0 YEARS 4/ (6/1/92)	21.25	42.50	212.50	425.00	5/ 8.50			5/ 8.50	8.50	---

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1962. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 4.94%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.53%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 52

BONDS BEARING ISSUE DATE NOV. 1, 1962

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					EXTENDED MATURITY PERIOD	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS. 0 MONTHS									
8.5 YEARS . . . 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00			6.01	7.50	8.50
9.0 YEARS . . . (11/1/81)	21.25	42.50	212.50	425.00			6.11	8.50	8.50
9.5 YEARS . . . (5/1/82)	21.25	42.50	212.50	425.00			6.21	8.50	8.50
10.0 YEARS 2/ . . (11/1/82)	21.25	42.50	212.50	425.00			3/ 6.29	8.50	---
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS. 0 MONTHS									
.5 YEARS . . . (5/1/83)	\$21.25	\$42.50	\$212.50	\$425.00	SECOND EXTENDED MATURITY PERIOD **				TO 2ND EXTENDED MATURITY
1.0 YEARS . . . (11/1/83)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
1.5 YEARS . . . (5/1/84)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
2.0 YEARS . . . (11/1/84)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
2.5 YEARS . . . (5/1/85)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
3.0 YEARS . . . (11/1/85)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
3.5 YEARS . . . (5/1/86)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
4.0 YEARS . . . (11/1/86)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
4.5 YEARS . . . (5/1/87)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
5.0 YEARS . . . (11/1/87)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
5.5 YEARS . . . (5/1/88)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
6.0 YEARS . . . (11/1/88)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
6.5 YEARS . . . (5/1/89)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
7.0 YEARS . . . (11/1/89)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
7.5 YEARS . . . (5/1/90)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
8.0 YEARS . . . (11/1/90)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
8.5 YEARS . . . (5/1/91)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
9.0 YEARS . . . (11/1/91)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
9.5 YEARS . . . (5/1/92)	21.25	42.50	212.50	425.00			8.50	8.50	8.50
10.0 YEARS 4/ . . (11/1/92)	21.25	42.50	212.50	425.00			5/ 8.50	8.50	---

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1962. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 4.97%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.55%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 53

BONDS BEARING ISSUE DATES FROM DEC. 1, 1962 THROUGH APR. 1, 1963

ISSUE PRICE AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION * EXTENDED MATURITY PERIOD				(4) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(4) FROM INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
8.5 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.07	7.50
9.0 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	6.17	8.50
9.5 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	6.26	8.50
10.0 YEARS 2/ . . . (12/1/82)	21.25	42.50	212.50	425.00	3/ 6.34	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **				TO 2ND EXTENDED MATURITY	
.5 YEARS . . . (6/1/83)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS . . . (12/1/84)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS . . . (6/1/85)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS . . . (12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS . . . (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS . . . (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS . . . (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS . . . (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS . . . (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS . . . (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS . . . (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS . . . (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS . . . (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS . . . (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS . . . (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS . . . (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS . . . (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 4/ . . . (12/1/92)	21.25	42.50	212.50	425.00	5/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1962. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.02%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.59%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 54

BONDS BEARING ISSUE DATE MAY 1, 1963

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
8.0 YEARS	500	1,000	5,000	10,000	
8.5 YEARS	500	1,000	5,000	10,000	
9.0 YEARS	500	1,000	5,000	10,000	
9.5 YEARS	500	1,000	5,000	10,000	
10.0 YEARS 2/	500	1,000	5,000	10,000	

(1) AMOUNTS OF INTEREST
CHECKS FOR EACH DENOMINATION *

EXTENDED MATURITY PERIOD

PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY	
8.0 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00
8.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00
9.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00
9.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00
10.0 YEARS 2/ (5/1/83)	21.25	42.50	212.50	425.00

PERCENT PERCENT PERCENT PERCENT

6.05 6.16 6.26 6.35 3/ 6.42
7.50 8.50 8.50 8.50 8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1963. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.05%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 54-A
BONDS BEARING ISSUE DATE MAY 1, 1963

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	BONDS BEARING ISSUE DATE MAY 1, 1963			APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)								
		\$500	\$1,000	\$5,000		\$10,000	\$10,000						
.5 YEARS	. . . 1/ (11/1/83)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	. . . (5/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	. . . (11/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	. . . (5/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	. . . (11/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	. . . (5/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	. . . (11/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	. . . (5/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	. . . (11/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	. . . (5/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	. . . (11/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	. . . (5/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	. . . (11/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	. . . (5/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	. . . (11/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	. . . (5/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	. . . (11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	. . . (5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	. . . (11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	2/ . . . (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1963.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.61%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

PERCENT (2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE

PERCENT (3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE

PERCENT (4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION

SECOND EXTENDED MATURITY PERIOD **

TABLE 55

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1963

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	----- EXTENDED MATURITY PERIOD -----				
8.0 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.11
8.5 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	(3) FOR HALF-YEAR PD., PRE- CEDING INTEREST PAYMENT DATE PERCENT 7.50
9.0 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY DATE PERCENT 8.50
9.5 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00	PERCENT 8.50
10.0 YEARS 2/ . . . (6/1/83)	21.25	42.50	212.50	425.00	PERCENT 8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1963. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.11%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 55-A
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1963

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION			
						(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY DATE	PERCENT
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS. 0 MONTHS						PERCENT	PERCENT	PERCENT	PERCENT
0.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1963. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.66%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 56

BONDS BEARING ISSUE DATE NOV. 1, 1963

ISSUE PRICE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
REDEMPTION AND MATURITY VALUE	500	1,000	5,000	10,000	
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION * ----- EXTENDED MATURITY PERIOD				
7.5 YEARS . . . 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.10
8.0 YEARS . . . (11/1/81)	21.25	42.50	212.50	425.00	(3) FOR HALF-YEAR EACH PD. PRE-CEDING INTEREST PAYMENT DATE PERCENT 7.50
8.5 YEARS . . . (5/1/82)	21.25	42.50	212.50	425.00	(4) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 8.50
9.0 YEARS . . . (11/1/82)	21.25	42.50	212.50	425.00	PERCENT 8.50
9.5 YEARS . . . (5/1/83)	21.25	42.50	212.50	425.00	PERCENT 8.50
10.0 YEARS 2/ . . (11/1/83)	21.25	42.50	212.50	425.00	PERCENT 8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1963. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.14%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 56-A

BONDS BEARING ISSUE DATE NOV. 1, 1963

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY DATE
						PERCENT	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
SECOND EXTENDED MATURITY PERIOD **										
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	3/	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1963.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.68%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 57

BONDS BEARING ISSUE DATES FROM DEC. 1, 1963 THROUGH APR. 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						EXTENDED MATURITY PERIOD	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS										
7.5 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.17	7.50	8.50			
8.0 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	6.28	8.50	8.50			
8.5 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	6.38	8.50	8.50			
9.0 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00	6.47	8.50	8.50			
9.5 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00	6.54	8.50	8.50			
10.0 YEARS 2/ . . (12/1/83)	21.25	42.50	212.50	425.00	3/ 6.61	8.50	8.50			

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1963. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.20%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 57-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1963 THROUGH APR. 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	2/	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1963. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.73%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 58

BONDS BEARING ISSUE DATE MAY 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *						
	----- EXTENDED MATURITY PERIOD						
7.0 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.15	7.50	8.50
7.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.27	8.50	8.50
8.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00	6.38	8.50	8.50
8.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00	6.48	8.50	8.50
9.0 YEARS (5/1/83)	21.25	42.50	212.50	425.00	6.56	8.50	8.50
9.5 YEARS (11/1/83)	21.25	42.50	212.50	425.00	6.63	8.50	8.50
10.0 YEARS 2/ (5/1/84)	21.25	42.50	212.50	425.00	3/ 6.70	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1964. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.23%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 58-A
BONDS BEARING ISSUE DATE MAY 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE MAY 1, 1964		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
	\$500	\$1,000	\$5,000	\$10,000			
	500	1,000	5,000	10,000			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION						
	SECOND EXTENDED MATURITY PERIOD **						
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1964.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.75%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 59

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
						PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	EXTENDED MATURITY PERIOD			
7.0 YEARS (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.18	6.18	7.50	8.50		
7.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.30	6.30	8.50	8.50		
8.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.41	6.41	8.50	8.50		
8.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.50	6.50	8.50	8.50		
9.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	6.58	6.58	8.50	8.50		
9.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	6.66	6.66	8.50	8.50		
10.0 YEARS 2/ (6/1/84)	21.25	42.50	212.50	425.00	3/ 6.72	3/ 6.72	8.50	8.50		

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1964. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.29%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 59-A
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				PERCENT	PERCENT	PERCENT
	\$21.25	\$42.50	\$212.50	\$425.00			
.5 YEARS 1/ (12/1/84)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS (12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS (6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS (12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS 2/ (6/1/94)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1964. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.80%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 60

BONDS BEARING ISSUE DATE NOV. 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS			(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *			APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
	\$500	\$1,000	\$5,000	\$10,000	\$10,000	\$10,000	
6.5 YEARS . . . 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00			(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
7.0 YEARS . . . (11/1/81)	21.25	42.50	212.50	425.00			(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
7.5 YEARS . . . (5/1/82)	21.25	42.50	212.50	425.00			(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
8.0 YEARS . . . (11/1/82)	21.25	42.50	212.50	425.00			PERCENT
8.5 YEARS . . . (5/1/83)	21.25	42.50	212.50	425.00			PERCENT
9.0 YEARS . . . (11/1/83)	21.25	42.50	212.50	425.00			PERCENT
9.5 YEARS . . . (5/1/84)	21.25	42.50	212.50	425.00			PERCENT
10.0 YEARS 2/ . . (11/1/84)	21.25	42.50	212.50	425.00			PERCENT

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1964. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.32%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 60-A

BONDS BEARING ISSUE DATE NOV. 1, 1964

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION	
									PERCENT	PERCENT
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1964.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.82%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 61

BONDS BEARING ISSUE DATES FROM DEC. 1, 1964 THROUGH APR. 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH PRE- PMT. DATE TO FIRST EXTENDED MATURITY
						EXTENDED MATURITY PERIOD	PERCENT				
6.5 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.20	7.50	8.50		6.20	7.50	8.50
7.0 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	6.33	8.50	8.50		6.33	8.50	8.50
7.5 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	6.44	8.50	8.50		6.44	8.50	8.50
8.0 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00	6.54	8.50	8.50		6.54	8.50	8.50
8.5 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00	6.63	8.50	8.50		6.63	8.50	8.50
9.0 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00	6.70	8.50	8.50		6.70	8.50	8.50
9.5 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00	6.77	8.50	8.50		6.77	8.50	8.50
10.0 YEARS 2/ . . (12/1/84)	21.25	42.50	212.50	425.00	3/ 6.83	8.50	8.50		3/ 6.83	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1964. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.38%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 61-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1964 THROUGH APR. 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS. 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **	PERCENT	PERCENT	PERCENT	PERCENT		
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.50	8.50	3/ 8.50	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1964. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.87%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 62

BONDS-BEARING ISSUE DATE MAY 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
6.0 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.18
6.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00	PERCENT 6.33
7.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00	PERCENT 6.45
7.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00	PERCENT 6.56
8.0 YEARS (5/1/83)	21.25	42.50	212.50	425.00	PERCENT 6.65
8.5 YEARS (11/1/83)	21.25	42.50	212.50	425.00	PERCENT 6.73
9.0 YEARS (5/1/84)	21.25	42.50	212.50	425.00	PERCENT 6.80
9.5 YEARS (11/1/84)	21.25	42.50	212.50	425.00	PERCENT 6.86
10.0 YEARS 2/ (5/1/85)	21.25	42.50	212.50	425.00	PERCENT 3/ 6.92

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *
EXTENDED MATURITY PERIOD

PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1965. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.41%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 62-A
BONDS BEARING ISSUE DATE MAY 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF, INTEREST CHECKS FOR EACH DENOMINATION				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
	500	1,000	5,000	10,000	PERCENT	PERCENT	PERCENT
.5 YEARS 1/ (11/1/85)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS (11/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS (5/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS (11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS (5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS (11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS (11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS (5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS (11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS 2/ (5/1/95)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1965.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.90%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 63

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
							EXTENDED MATURITY PERIOD	PERCENT			
6.0 YEARS 1 / (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.22			6.22	7.50	8.50	
6.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.36			6.36	8.50	8.50	
7.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.48			6.48	8.50	8.50	
7.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.59			6.59	8.50	8.50	
8.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	6.68			6.68	8.50	8.50	
8.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	6.76			6.76	8.50	8.50	
9.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	6.83			6.83	8.50	8.50	
9.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	6.89			6.89	8.50	8.50	
10.0 YEARS 2/ (6/1/85)	21.25	42.50	212.50	425.00	3/ 6.95			3/ 6.95	8.50	8.50	

1 / MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1965. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2 / EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3 / YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.48%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 63-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(4) FROM HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				PERCENT	
	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT
.5 YEARS . . . 1/ (12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50
1.0 YEARS . . . (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS . . . (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS . . . (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS . . . (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS . . . (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS . . . (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS . . . (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS . . . (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS . . . (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS . . . (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS . . . (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS . . . (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS . . . (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS . . . (12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS . . . (6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS . . . (12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS . . . (6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS . . . (12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 2/ . . . (6/1/95)	21.25	42.50	212.50	425.00	3/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1965. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.95%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 64

BONDS BEARING ISSUE DATE NOV. 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	EXTENDED MATURITY PERIOD			
5.5 YEARS	1/	(5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.20	7.50	8.50	
6.0 YEARS	(11/1/81)	21.25	42.50	212.50	425.00	6.36	8.50	8.50	
6.5 YEARS	(5/1/82)	21.25	42.50	212.50	425.00	6.49	8.50	8.50	
7.0 YEARS	(11/1/82)	21.25	42.50	212.50	425.00	6.61	8.50	8.50	
7.5 YEARS	(5/1/83)	21.25	42.50	212.50	425.00	6.70	8.50	8.50	
8.0 YEARS	(11/1/83)	21.25	42.50	212.50	425.00	6.79	8.50	8.50	
8.5 YEARS	(5/1/84)	21.25	42.50	212.50	425.00	6.86	8.50	8.50	
9.0 YEARS	(11/1/84)	21.25	42.50	212.50	425.00	6.93	8.50	8.50	
9.5 YEARS	(5/1/85)	21.25	42.50	212.50	425.00	6.99	8.50	8.50	
10.0 YEARS 2/	(11/1/85)	21.25	42.50	212.50	425.00	3/ 7.04	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1965. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.51%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 64-A
BONDS BEARING ISSUE DATE NOV. 1, 1965

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	CHECKS FOR EACH DENOMINATION SECOND EXTENDED MATURITY PERIOD **	(1) AMOUNTS OF INTEREST		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
			\$500	\$1,000			
1.0 YEARS1/ (5/1/86)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50	PERCENT 8.50
1.5 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS (11/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS (5/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS (11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS (5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS (11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS (11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS (5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS (11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 2/ (5/1/95)	21.25	42.50	212.50	425.00	8.50	8.50
		21.25	42.50	212.50	425.00	3/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1965.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 5.97%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 65

BONDS BEARING ISSUE DATES FROM DEC. 1, 1965 THROUGH APR. 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *			
						PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	EXTENDED MATURITY PERIOD	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
5.5 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.24	6.24	7.50	8.50	
6.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.40	6.40	8.50	8.50	
6.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.53	6.53	8.50	8.50	
7.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.64	6.64	8.50	8.50	
7.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	6.74	6.74	8.50	8.50	
8.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	6.82	6.82	8.50	8.50	
8.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	6.89	6.89	8.50	8.50	
9.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	6.96	6.96	8.50	8.50	
9.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.01	7.01	8.50	8.50	
10.0 YEARS 2/ (12/1/85)	21.25	42.50	212.50	425.00	3/ 7.06	3/ 7.06	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1965. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.68%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 65-A
BONDS BEARING ISSUE DATES FROM DEC. 1, 1965 THROUGH APR. 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
						PERCENT	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
							SECOND EXTENDED MATURITY PERIOD **			
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
							3/	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1965. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.11%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 66

BONDS BEARING ISSUE DATE MAY 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
			(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	
\$500	5.0 YEARS	\$18.75	\$37.50	6.22	7.50
500	5.5 YEARS	21.25	42.50	6.40	8.50
	6.0 YEARS	21.25	42.50	6.54	8.50
	6.5 YEARS	21.25	42.50	6.66	8.50
	7.0 YEARS	21.25	42.50	6.77	8.50
	7.5 YEARS	21.25	42.50	6.85	8.50
	8.0 YEARS	21.25	42.50	6.93	8.50
	8.5 YEARS	21.25	42.50	7.00	8.50
	9.0 YEARS	21.25	42.50	7.06	8.50
	9.5 YEARS	21.25	42.50	7.11	8.50
	10.0 YEARS	21.25	42.50	3/ 7.16	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1966. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.71%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 66-A
BONDS BEARING INTEREST DATE MAY 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					PERCENT	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS									
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1966.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.13%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 67

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		EXTENDED MATURITY PERIOD	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY	
						\$18.75	\$37.50		\$187.50	\$375.00	PERCENT	PERCENT	PERCENT	PERCENT
5.0 YEARS . . . 1/ (6/1/81)									6.27	7.50	8.50			
5.5 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00					6.44	8.50	8.50			
6.0 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00					6.58	8.50	8.50			
6.5 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00					6.70	8.50	8.50			
7.0 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00					6.80	8.50	8.50			
7.5 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00					6.89	8.50	8.50			
8.0 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00					6.96	8.50	8.50			
8.5 YEARS . . . (12/1/84)	21.25	42.50	212.50	425.00					7.03	8.50	8.50			
9.0 YEARS . . . (6/1/85)	21.25	42.50	212.50	425.00					7.09	8.50	8.50			
9.5 YEARS . . . (12/1/85)	21.25	42.50	212.50	425.00					7.14	8.50	8.50			
10.0 YEARS 2/ . . . (6/1/86)	21.25	42.50	212.50	425.00					3/ 7.19	8.50	8.50			

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1966. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.77%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 67-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY DATE
	\$500	\$1,000				
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **					
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 2/	21.25	42.50	212.50	425.00	3/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1966. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.18%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 68

BONDS BEARING ISSUE DATE NOV. 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	EXTENDED MATURITY PERIOD				
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
					(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE
					(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					PERCENT PERCENT PERCENT PERCENT PERCENT
4.5 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.25 7.50 8.50
5.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.44 8.50 8.50
5.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	6.60 8.50 8.50
6.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	6.73 8.50 8.50
6.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	6.84 8.50 8.50
7.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	6.93 8.50 8.50
7.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.01 8.50 8.50
8.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.08 8.50 8.50
8.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.14 8.50 8.50
9.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	7.19 8.50 8.50
9.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	7.24 8.50 8.50
10.0 YEARS 2/ (11/1/86)	21.25	42.50	212.50	425.00	3/ 7.29 8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1966. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.81%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 68-A

BONDS BEARING ISSUE DATE NOV. 1, 1966

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION SECOND EXTENDED MATURITY PERIOD **	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
\$500 \$1,000 \$5,000 \$10,000			PERCENT	PERCENT	PERCENT
500 1,000 5,000 10,000			8.50	8.50	8.50
	.5 YEARS . . . 1/ (5/1/87)	\$21.25 \$42.50 \$212.50 \$425.00	8.50	8.50	8.50
	1.0 YEARS . . . (11/1/87)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	1.5 YEARS . . . (5/1/88)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	2.0 YEARS . . . (11/1/88)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	2.5 YEARS . . . (5/1/89)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	3.0 YEARS . . . (11/1/89)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	3.5 YEARS . . . (5/1/90)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	4.0 YEARS . . . (11/1/90)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	4.5 YEARS . . . (5/1/91)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	5.0 YEARS . . . (11/1/91)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	5.5 YEARS . . . (5/1/92)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	6.0 YEARS . . . (11/1/92)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	6.5 YEARS . . . (5/1/93)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	7.0 YEARS . . . (11/1/93)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	7.5 YEARS . . . (5/1/94)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	8.0 YEARS . . . (11/1/94)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	8.5 YEARS . . . (5/1/95)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	9.0 YEARS . . . (11/1/95)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	9.5 YEARS . . . (5/1/96)	21.25 42.50 212.50 425.00	8.50	8.50	8.50
	10.0 YEARS 2/ . . . (11/1/96)	21.25 42.50 212.50 425.00	3/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1966.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.21%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 69

BONDS BEARING ISSUE DATES FROM DEC. 1, 1966 THROUGH APR. 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
						EXTENDED MATURITY PERIOD	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS										
4.5 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.30	7.50	8.50			
5.0 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	6.49	8.50	8.50			
5.5 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00	6.64	8.50	8.50			
6.0 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00	6.77	8.50	8.50			
6.5 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00	6.88	8.50	8.50			
7.0 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00	6.97	8.50	8.50			
7.5 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00	7.05	8.50	8.50			
8.0 YEARS . . . (12/1/84)	21.25	42.50	212.50	425.00	7.11	8.50	8.50			
8.5 YEARS . . . (6/1/85)	21.25	42.50	212.50	425.00	7.17	8.50	8.50			
9.0 YEARS . . . (12/1/85)	21.25	42.50	212.50	425.00	7.23	8.50	8.50			
9.5 YEARS . . . (6/1/86)	21.25	42.50	212.50	425.00	7.27	8.50	8.50			
10.0 YEARS 2/ . . . (12/1/86)	21.25	42.50	212.50	425.00	3/ 7.31	8.50	8.50			

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1966. FOR SUBSEQUENT ISSUE MONTHS ADJ APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.87%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 69-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1966 THROUGH APR. 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION SECOND EXTENDED MATURITY PERIOD **				
	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
0.5 YEARS 1/ (6/1/87)	8.50	8.50	8.50	8.50	8.50
1.0 YEARS (12/1/87)	8.50	8.50	8.50	8.50	8.50
1.5 YEARS (6/1/88)	8.50	8.50	8.50	8.50	8.50
2.0 YEARS (12/1/88)	8.50	8.50	8.50	8.50	8.50
2.5 YEARS (6/1/89)	8.50	8.50	8.50	8.50	8.50
3.0 YEARS (12/1/89)	8.50	8.50	8.50	8.50	8.50
3.5 YEARS (6/1/90)	8.50	8.50	8.50	8.50	8.50
4.0 YEARS (12/1/90)	8.50	8.50	8.50	8.50	8.50
4.5 YEARS (6/1/91)	8.50	8.50	8.50	8.50	8.50
5.0 YEARS (12/1/91)	8.50	8.50	8.50	8.50	8.50
5.5 YEARS (6/1/92)	8.50	8.50	8.50	8.50	8.50
6.0 YEARS (12/1/92)	8.50	8.50	8.50	8.50	8.50
6.5 YEARS (6/1/93)	8.50	8.50	8.50	8.50	8.50
7.0 YEARS (12/1/93)	8.50	8.50	8.50	8.50	8.50
7.5 YEARS (6/1/94)	8.50	8.50	8.50	8.50	8.50
8.0 YEARS (12/1/94)	8.50	8.50	8.50	8.50	8.50
8.5 YEARS (6/1/95)	8.50	8.50	8.50	8.50	8.50
9.0 YEARS (12/1/95)	8.50	8.50	8.50	8.50	8.50
9.5 YEARS (6/1/96)	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/ (12/1/96)	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1966. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.26%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 70

BONDS BEARING ISSUE DATE MAY 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)							
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY	PERCENT				
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS												
4.0 YEARS 1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.29	7.50	8.50	8.50				
4.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.50	8.50	8.50	8.50				
5.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00	6.67	8.50	8.50	8.50				
5.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00	6.81	8.50	8.50	8.50				
6.0 YEARS (5/1/83)	21.25	42.50	212.50	425.00	6.92	8.50	8.50	8.50				
6.5 YEARS (11/1/83)	21.25	42.50	212.50	425.00	7.02	8.50	8.50	8.50				
7.0 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.10	8.50	8.50	8.50				
7.5 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.17	8.50	8.50	8.50				
8.0 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.23	8.50	8.50	8.50				
8.5 YEARS (11/1/85)	21.25	42.50	212.50	425.00	7.29	8.50	8.50	8.50				
9.0 YEARS (5/1/86)	21.25	42.50	212.50	425.00	7.34	8.50	8.50	8.50				
9.5 YEARS (11/1/86)	21.25	42.50	212.50	425.00	7.38	8.50	8.50	8.50				
10.0 YEARS 2/ (5/1/87)	21.25	42.50	212.50	425.00	3/ 7.42	8.50	8.50	8.50				

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *
EXTENDED MATURITY PERIOD

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1967. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.90%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 70-A
BONDS BEARING ISSUE DATE MAY 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	BONDS BEARING ISSUE DATE MAY 1, 1967	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR EACH PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST EXTENDED MATURITY
			\$500	\$1,000			
• • • • •	• • • • •	• • • • •	500	1,000	5,000	10,000	
			(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				
			SECOND EXTENDED MATURITY PERIOD **				
5 YEARS	• • • • •	• • • • •	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS	• • • • •	(5/1/88)	21.25	42.50	212.50	425.00	PERCENT 8.50
1.5 YEARS	• • • • •	(11/1/88)	21.25	42.50	212.50	425.00	PERCENT 8.50
2.0 YEARS	• • • • •	(5/1/89)	21.25	42.50	212.50	425.00	PERCENT 8.50
2.5 YEARS	• • • • •	(11/1/89)	21.25	42.50	212.50	425.00	PERCENT 8.50
3.0 YEARS	• • • • •	(5/1/90)	21.25	42.50	212.50	425.00	PERCENT 8.50
3.5 YEARS	• • • • •	(11/1/90)	21.25	42.50	212.50	425.00	PERCENT 8.50
4.0 YEARS	• • • • •	(5/1/91)	21.25	42.50	212.50	425.00	PERCENT 8.50
4.5 YEARS	• • • • •	(11/1/91)	21.25	42.50	212.50	425.00	PERCENT 8.50
5.0 YEARS	• • • • •	(5/1/92)	21.25	42.50	212.50	425.00	PERCENT 8.50
5.5 YEARS	• • • • •	(11/1/92)	21.25	42.50	212.50	425.00	PERCENT 8.50
6.0 YEARS	• • • • •	(5/1/93)	21.25	42.50	212.50	425.00	PERCENT 8.50
6.5 YEARS	• • • • •	(11/1/93)	21.25	42.50	212.50	425.00	PERCENT 8.50
7.0 YEARS	• • • • •	(5/1/94)	21.25	42.50	212.50	425.00	PERCENT 8.50
7.5 YEARS	• • • • •	(11/1/94)	21.25	42.50	212.50	425.00	PERCENT 8.50
8.0 YEARS	• • • • •	(5/1/95)	21.25	42.50	212.50	425.00	PERCENT 8.50
8.5 YEARS	• • • • •	(11/1/95)	21.25	42.50	212.50	425.00	PERCENT 8.50
9.0 YEARS	• • • • •	(5/1/96)	21.25	42.50	212.50	425.00	PERCENT 8.50
9.5 YEARS	• • • • •	(11/1/96)	21.25	42.50	212.50	425.00	PERCENT 8.50
10.0 YEARS	2/ • • • • •	(5/1/97)	21.25	42.50	212.50	425.00	PERCENT 8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1967.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.28%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 71

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						500	1,000	5,000	10,000	PERCENT	PERCENT	PERCENT	PERCENT
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS. 0 MONTHS													
4.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.35			6.35	7.50			6.35	8.50
4.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.55			6.55	8.50			6.55	8.50
5.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.72			6.72	8.50			6.72	8.50
5.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.86			6.86	8.50			6.86	8.50
6.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	6.97			6.97	8.50			6.97	8.50
6.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.06			7.06	8.50			7.06	8.50
7.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.14			7.14	8.50			7.14	8.50
7.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.21			7.21	8.50			7.21	8.50
8.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.27			7.27	8.50			7.27	8.50
8.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.32			7.32	8.50			7.32	8.50
9.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.37			7.37	8.50			7.37	8.50
9.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.41			7.41	8.50			7.41	8.50
10.0 YEARS 2/ (6/1/87)	21.25	42.50	212.50	425.00	3/ 7.44			3/ 7.44	8.50			8.50	---

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1967. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 5.96%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 71-A
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
						PERCENT	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
0.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	3/	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1967. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.34%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

BONDS BEARING ISSUE DATE NOV. 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS							(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
3.5 YEARS	\$18.75	\$37.50	\$187.50	\$375.00	6.33	7.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	6.57	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	6.76	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	6.90	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	7.02	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	7.12	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	7.21	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	7.28	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	7.34	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	7.39	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	7.44	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	7.48	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	7.52	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	3/ 7.55	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1967. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.00%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 72-A

BONDS BEARING ISSUE DATE NOV. 1, 1967

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
		\$500	\$1,000		
500	\$10,000	\$5,000	\$10,000		
500	5,000	5,000	10,000		
				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	
				(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE	
				(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY	
				PERCENT PERCENT PERCENT PERCENT	
.5 YEARS	1/ (5/1/88)	\$21.25	\$425.00	8.50	8.50
1.0 YEARS	1/ (11/1/88)	21.25	425.00	8.50	8.50
1.5 YEARS	1/ (5/1/89)	21.25	425.00	8.50	8.50
2.0 YEARS	1/ (11/1/89)	21.25	425.00	8.50	8.50
2.5 YEARS	1/ (5/1/90)	21.25	425.00	8.50	8.50
3.0 YEARS	1/ (11/1/90)	21.25	425.00	8.50	8.50
3.5 YEARS	1/ (5/1/91)	21.25	425.00	8.50	8.50
4.0 YEARS	1/ (11/1/91)	21.25	425.00	8.50	8.50
4.5 YEARS	1/ (5/1/92)	21.25	425.00	8.50	8.50
5.0 YEARS	1/ (11/1/92)	21.25	425.00	8.50	8.50
5.5 YEARS	1/ (5/1/93)	21.25	425.00	8.50	8.50
6.0 YEARS	1/ (11/1/93)	21.25	425.00	8.50	8.50
6.5 YEARS	1/ (5/1/94)	21.25	425.00	8.50	8.50
7.0 YEARS	1/ (11/1/94)	21.25	425.00	8.50	8.50
7.5 YEARS	1/ (5/1/95)	21.25	425.00	8.50	8.50
8.0 YEARS	1/ (11/1/95)	21.25	425.00	8.50	8.50
8.5 YEARS	1/ (5/1/96)	21.25	425.00	8.50	8.50
9.0 YEARS	1/ (11/1/96)	21.25	425.00	8.50	8.50
9.5 YEARS	1/ (5/1/97)	21.25	425.00	8.50	8.50
10.0 YEARS	2/ (11/1/97)	21.25	425.00	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1967.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.37%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 73

BONDS BEARING ISSUE DATES FROM DEC. 1, 1967 THROUGH APR. 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	EXTENDED MATURITY PERIOD	PERCENT	PERCENT	PERCENT	PERCENT		
3.5 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.40	7.50	6.40	7.50	8.50	8.50			
4.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.63	8.50	6.63	8.50	8.50	8.50			
4.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.81	8.50	6.81	8.50	8.50	8.50			
5.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	6.96	8.50	6.96	8.50	8.50	8.50			
5.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.07	8.50	7.07	8.50	8.50	8.50			
6.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.17	8.50	7.17	8.50	8.50	8.50			
6.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.25	8.50	7.25	8.50	8.50	8.50			
7.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.32	8.50	7.32	8.50	8.50	8.50			
7.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.38	8.50	7.38	8.50	8.50	8.50			
8.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.43	8.50	7.43	8.50	8.50	8.50			
8.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.47	8.50	7.47	8.50	8.50	8.50			
9.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.51	8.50	7.51	8.50	8.50	8.50			
9.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	7.55	8.50	7.55	8.50	8.50	8.50			
10.0 YEARS 2/ (12/1/87)	21.25	42.50	212.50	425.00	3/ 7.58	8.50	3/ 7.58	8.50	8.50	8.50			

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1967. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.06%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 73-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1967 THROUGH APR. 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
					SECOND EXTENDED MATURITY PERIOD **	PERCENT	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS							
							(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
							(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
							(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
							PERCENT
.5 YEARS	1/ (6/1/88)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS	• • • (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	• • • (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	• • • (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	• • • (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	• • • (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	• • • (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	• • • (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	• • • (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	• • • (12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	• • • (6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	• • • (12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	• • • (6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	• • • (12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	• • • (6/1/95)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	• • • (12/1/95)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	• • • (6/1/96)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	• • • (12/1/96)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	• • • (6/1/97)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	2/ • • • (12/1/97)	21.25	42.50	212.50	425.00	3/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1967. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.42%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 74

BONDS BEARING ISSUE DATE MAY 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE MAY 1, 1968			APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)			
	\$500	\$1,000	\$5,000		\$10,000		
3.0 YEARS (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE PERCENT 6.39	(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE PERCENT 7.50	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY PERCENT 8.50
3.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.66	8.50	8.50
4.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00	6.87	8.50	8.50
4.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00	7.02	8.50	8.50
5.0 YEARS (5/1/83)	21.25	42.50	212.50	425.00	7.15	8.50	8.50
5.5 YEARS (11/1/83)	21.25	42.50	212.50	425.00	7.25	8.50	8.50
6.0 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.33	8.50	8.50
6.5 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.40	8.50	8.50
7.0 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.46	8.50	8.50
7.5 YEARS (11/1/85)	21.25	42.50	212.50	425.00	7.51	8.50	8.50
8.0 YEARS (5/1/86)	21.25	42.50	212.50	425.00	7.56	8.50	8.50
8.5 YEARS (11/1/86)	21.25	42.50	212.50	425.00	7.60	8.50	8.50
9.0 YEARS (5/1/87)	21.25	42.50	212.50	425.00	7.63	8.50	8.50
9.5 YEARS (11/1/87)	21.25	42.50	212.50	425.00	7.66	8.50	8.50
10.0 YEARS 2/ (5/1/88)	21.25	42.50	212.50	425.00	3/ 7.69	8.50	8.50

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *

EXTENDED MATURITY PERIOD

PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1968. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.10%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 74-A

BONDS BEARING ISSUE DATE MAY 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						\$21.25	\$42.50			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
.5 YEARS 1/ (11/1/88)		\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50
1.0 YEARS (5/1/89)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
1.5 YEARS (11/1/89)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.0 YEARS (5/1/90)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.5 YEARS (11/1/90)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.0 YEARS (5/1/91)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.5 YEARS (11/1/91)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.0 YEARS (5/1/92)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.5 YEARS (11/1/92)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.0 YEARS (5/1/93)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.5 YEARS (11/1/93)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.0 YEARS (5/1/94)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.5 YEARS (11/1/94)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.0 YEARS (5/1/95)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.5 YEARS (11/1/95)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.0 YEARS (5/1/96)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.5 YEARS (11/1/96)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.0 YEARS (5/1/97)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.5 YEARS (11/1/97)		21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
10.0 YEARS	2/ (5/1/98)		21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1968.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.45%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 75

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
						EXTENDED MATURITY PERIOD	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS										
3.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.48	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
3.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.74					
4.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	6.93					
4.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	7.08					
5.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.20					
5.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.30					
6.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.38					
6.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.44					
7.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.50					
7.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.55					
8.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.60					
8.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.63					
9.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	7.67					
9.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	7.70					
10.0 YEARS 2/ (6/1/88)	21.25	42.50	212.50	425.00	3/ 7.72					

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1968. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.16%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 75-A
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **			
.5 YEARS
1.0 YEARS
1.5 YEARS
2.0 YEARS
2.5 YEARS
3.0 YEARS
3.5 YEARS
4.0 YEARS
4.5 YEARS
5.0 YEARS
5.5 YEARS
6.0 YEARS
6.5 YEARS
7.0 YEARS
7.5 YEARS
8.0 YEARS
8.5 YEARS
9.0 YEARS
9.5 YEARS
10.0 YEARS	2/

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1968. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.50%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 76

BONDS BEARING ISSUE DATE NOV. 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY		
						\$18.75	\$37.50	\$187.50	\$375.00	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	
2.5 YEARS (5/1/81)	21.25	42.50	212.50	425.00	6.48	7.50	7.50	8.50	6.48	7.50	7.50	8.50	6.48	7.50	7.50	8.50
3.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	6.79	8.50	8.50	8.50	6.79	8.50	8.50	8.50	6.79	8.50	8.50	8.50
3.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	7.01	8.50	8.50	8.50	7.01	8.50	8.50	8.50	7.01	8.50	8.50	8.50
4.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	7.17	8.50	8.50	8.50	7.17	8.50	8.50	8.50	7.17	8.50	8.50	8.50
4.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	7.30	8.50	8.50	8.50	7.30	8.50	8.50	8.50	7.30	8.50	8.50	8.50
5.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	7.40	8.50	8.50	8.50	7.40	8.50	8.50	8.50	7.40	8.50	8.50	8.50
5.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.48	8.50	8.50	8.50	7.48	8.50	8.50	8.50	7.48	8.50	8.50	8.50
6.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.55	8.50	8.50	8.50	7.55	8.50	8.50	8.50	7.55	8.50	8.50	8.50
6.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.60	8.50	8.50	8.50	7.60	8.50	8.50	8.50	7.60	8.50	8.50	8.50
7.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	7.65	8.50	8.50	8.50	7.65	8.50	8.50	8.50	7.65	8.50	8.50	8.50
7.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	7.69	8.50	8.50	8.50	7.69	8.50	8.50	8.50	7.69	8.50	8.50	8.50
8.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	7.73	8.50	8.50	8.50	7.73	8.50	8.50	8.50	7.73	8.50	8.50	8.50
8.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	7.76	8.50	8.50	8.50	7.76	8.50	8.50	8.50	7.76	8.50	8.50	8.50
9.0 YEARS (11/1/87)	21.25	42.50	212.50	425.00	7.79	8.50	8.50	8.50	7.79	8.50	8.50	8.50	7.79	8.50	8.50	8.50
9.5 YEARS (5/1/88)	21.25	42.50	212.50	425.00	7.82	8.50	8.50	8.50	7.82	8.50	8.50	8.50	7.82	8.50	8.50	8.50
10.0 YEARS 2/ (11/1/88)	21.25	42.50	212.50	425.00	3/ 7.84	8.50	8.50	8.50	3/ 7.84	8.50	8.50	8.50	3/ 7.84	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1968. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.20%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 76-A
BONDS BEARING ISSUE DATE NOV. 1, 1968

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	Maturity Date	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
			\$500	\$1,000				
.5 YEARS	.1/ (5/1/89)		\$21.25	\$42.50	8.50	8.50	8.50	
1.0 YEARS	. . (11/1/89)		21.25	42.50	8.50	8.50	8.50	
1.5 YEARS	. . (5/1/90)		21.25	42.50	8.50	8.50	8.50	
2.0 YEARS	. . (11/1/90)		21.25	42.50	8.50	8.50	8.50	
2.5 YEARS	. . (5/1/91)		21.25	42.50	8.50	8.50	8.50	
3.0 YEARS	. . (11/1/91)		21.25	42.50	8.50	8.50	8.50	
3.5 YEARS	. . (5/1/92)		21.25	42.50	8.50	8.50	8.50	
4.0 YEARS	. . (11/1/92)		21.25	42.50	8.50	8.50	8.50	
4.5 YEARS	. . (5/1/93)		21.25	42.50	8.50	8.50	8.50	
5.0 YEARS	. . (11/1/93)		21.25	42.50	8.50	8.50	8.50	
5.5 YEARS	. . (5/1/94)		21.25	42.50	8.50	8.50	8.50	
6.0 YEARS	. . (11/1/94)		21.25	42.50	8.50	8.50	8.50	
6.5 YEARS	. . (5/1/95)		21.25	42.50	8.50	8.50	8.50	
7.0 YEARS	. . (11/1/95)		21.25	42.50	8.50	8.50	8.50	
7.5 YEARS	. . (5/1/96)		21.25	42.50	8.50	8.50	8.50	
8.0 YEARS	. . (11/1/96)		21.25	42.50	8.50	8.50	8.50	
8.5 YEARS	. . (5/1/97)		21.25	42.50	8.50	8.50	8.50	
9.0 YEARS	. . (11/1/97)		21.25	42.50	8.50	8.50	8.50	
9.5 YEARS	. . (5/1/98)		21.25	42.50	8.50	8.50	8.50	
10.0 YEARS	2/ . . (11/1/98)		21.25	42.50	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1968.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.53%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 77

BONDS BEARING ISSUE DATES FROM DEC. 1, 1968 THROUGH APR. 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *						
	EXTENDED MATURITY PERIOD						
				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
				PERCENT	PERCENT	PERCENT	
2.5 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.58	7.50	8.50
3.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	6.87	8.50	8.50
3.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	7.08	8.50	8.50
4.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	7.24	8.50	8.50
4.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.36	8.50	8.50
5.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.45	8.50	8.50
5.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.53	8.50	8.50
6.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.59	8.50	8.50
6.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	7.65	8.50	8.50
7.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	7.69	8.50	8.50
7.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	7.73	8.50	8.50
8.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	7.77	8.50	8.50
8.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	7.80	8.50	8.50
9.0 YEARS (12/1/87)	21.25	42.50	212.50	425.00	7.83	8.50	8.50
9.5 YEARS (6/1/88)	21.25	42.50	212.50	425.00	7.85	8.50	8.50
10.0 YEARS 2/ (12/1/88)	21.25	42.50	212.50	425.00	3/ 7.87	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1968. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.29%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 77-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1968 THROUGH APR. 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY DATE	
						\$21.25	\$42.50	\$212.50	\$425.00				PERCENT
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS													
.5 YEARS													
1.0 YEARS													
1.5 YEARS													
2.0 YEARS													
2.5 YEARS													
3.0 YEARS													
3.5 YEARS													
4.0 YEARS													
4.5 YEARS													
5.0 YEARS													
5.5 YEARS													
6.0 YEARS													
6.5 YEARS													
7.0 YEARS													
7.5 YEARS													
8.0 YEARS													
8.5 YEARS													
9.0 YEARS													
9.5 YEARS													
10.0 YEARS													

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1968. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.60%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 78

BONDS BEARING ISSUE DATE MAY 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	EXTENDED MATURITY PERIOD	PERCENT	PERCENT	PERCENT	PERCENT		
2.0 YEARS	\$18.75	\$37.50	\$187.50	\$375.00	6.61	7.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	6.96	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	7.19	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	7.36	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	7.49	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	7.58	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	7.66	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	7.72	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	7.77	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	7.81	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	7.85	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	7.88	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	7.91	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	7.94	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	7.96	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	7.98	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/	21.25	42.50	212.50	425.00	3/ 7.99	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1969. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.32%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED, AND SUPPLEMENTED.

TABLE 78-A
BONDS BEARING ISSUE DATE MAY 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR EACH PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
		\$500	\$1,000				
\$500	1/ (11/1/89)	\$21.25	\$42.50	\$10,000	8.50	8.50	8.50
500	(5/1/90)	21.25	42.50	5,000	8.50	8.50	8.50
	(11/1/90)	21.25	42.50	10,000	8.50	8.50	8.50
	(5/1/91)	21.25	42.50		8.50	8.50	8.50
	(11/1/91)	21.25	42.50		8.50	8.50	8.50
	(5/1/92)	21.25	42.50		8.50	8.50	8.50
	(11/1/92)	21.25	42.50		8.50	8.50	8.50
	(5/1/93)	21.25	42.50		8.50	8.50	8.50
	(11/1/93)	21.25	42.50		8.50	8.50	8.50
	(5/1/94)	21.25	42.50		8.50	8.50	8.50
	(11/1/94)	21.25	42.50		8.50	8.50	8.50
	(5/1/95)	21.25	42.50		8.50	8.50	8.50
	(11/1/95)	21.25	42.50		8.50	8.50	8.50
	(5/1/96)	21.25	42.50		8.50	8.50	8.50
	(11/1/96)	21.25	42.50		8.50	8.50	8.50
	(5/1/97)	21.25	42.50		8.50	8.50	8.50
	(11/1/97)	21.25	42.50		8.50	8.50	8.50
	(5/1/98)	21.25	42.50		8.50	8.50	8.50
	(11/1/98)	21.25	42.50		8.50	8.50	8.50
10.0 YEARS 2/	(5/1/99)	21.25	42.50		8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1969.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.63%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 79

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					EXTENDED MATURITY PERIOD	PERCENT			
2.0 YEARS . . . 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	\$375.00			6.74	7.50	8.50
2.5 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00			7.07	8.50	8.50
3.0 YEARS . . . (6/1/82)	21.25	42.50	212.50	425.00			7.28	8.50	8.50
3.5 YEARS . . . (12/1/82)	21.25	42.50	212.50	425.00			7.44	8.50	8.50
4.0 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00			7.55	8.50	8.50
4.5 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00			7.64	8.50	8.50
5.0 YEARS . . . (6/1/84)	21.25	42.50	212.50	425.00			7.71	8.50	8.50
5.5 YEARS . . . (12/1/84)	21.25	42.50	212.50	425.00			7.77	8.50	8.50
6.0 YEARS . . . (6/1/85)	21.25	42.50	212.50	425.00			7.82	8.50	8.50
6.5 YEARS . . . (12/1/85)	21.25	42.50	212.50	425.00			7.86	8.50	8.50
7.0 YEARS . . . (6/1/86)	21.25	42.50	212.50	425.00			7.90	8.50	8.50
7.5 YEARS . . . (12/1/86)	21.25	42.50	212.50	425.00			7.92	8.50	8.50
8.0 YEARS . . . (6/1/87)	21.25	42.50	212.50	425.00			7.95	8.50	8.50
8.5 YEARS . . . (12/1/87)	21.25	42.50	212.50	425.00			7.97	8.50	8.50
9.0 YEARS . . . (6/1/88)	21.25	42.50	212.50	425.00			7.99	8.50	8.50
9.5 YEARS . . . (12/1/88)	21.25	42.50	212.50	425.00			8.01	8.50	8.50
10.0 YEARS 2/ . . . (6/1/89)	21.25	42.50	212.50	425.00			3/ 8.03	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1969. FOR SUBSEQUENT ISSUE

MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.48%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 79-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **			
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1969. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.77%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 80

BONDS BEARING ISSUE DATE NOV. 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				PERCENT	PERCENT	PERCENT	PERCENT
						\$18.75	\$37.50	\$187.50	\$375.00				
1.5 YEARS 1/ (5/1/81)	21.25	42.50	212.50	425.00	6.82	7.50	7.50	8.50	8.50	8.50	8.50	8.50	
2.0 YEARS (11/1/81)	21.25	42.50	212.50	425.00	7.22	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
2.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	7.46	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
3.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	7.61	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
3.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	7.73	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
4.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	7.81	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
4.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	7.87	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
5.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	7.93	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
5.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	7.97	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
6.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
6.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.03	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
7.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.06	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
7.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.08	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
8.0 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.10	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
8.5 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.12	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
9.0 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.13	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
9.5 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.14	8.50	8.50	8.50	8.50	8.50	8.50	8.50	
10.0 YEARS 2/ (11/1/89)	21.25	42.50	212.50	425.00	3/ 8.16	8.50	8.50	8.50	8.50	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1969. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.52%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 80-A

BONDS BEARING ISSUE DATE NOV. 1, 1969

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE NOV. 1, 1969			APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)			
	\$500	\$1,000	\$5,000		\$10,000	\$10,000	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION SECOND EXTENDED MATURITY PERIOD **				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
		\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT
.5 YEARS . . . 1/ (5/1/90)		21.25	42.50	212.50	425.00	8.50	8.50
1.0 YEARS . . . (11/1/90)		21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS . . . (5/1/91)		21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS . . . (11/1/91)		21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS . . . (5/1/92)		21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS . . . (11/1/92)		21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS . . . (5/1/93)		21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS . . . (11/1/93)		21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS . . . (5/1/94)		21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS . . . (11/1/94)		21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS . . . (5/1/95)		21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS . . . (11/1/95)		21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS . . . (5/1/96)		21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS . . . (11/1/96)		21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS . . . (5/1/97)		21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS . . . (11/1/97)		21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS . . . (5/1/98)		21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS . . . (11/1/98)		21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS . . . (5/1/99)		21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 2/ . . (11/1/99)		21.25	42.50	212.50	425.00	3/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1969.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.80%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 81

BONDS BEARING ISSUE DATES FROM DEC. 1, 1969 THROUGH APR. 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
						EXTENDED MATURITY PERIOD	PERCENT			
10 YEARS, 0 MONTHS	18.75	37.50	187.50	375.00	6.82	7.50	8.50	8.50	8.50	8.50
1.5 YEARS 1/ (6/1/81)	21.25	42.50	212.50	425.00	7.22	8.50	8.50	8.50	8.50	8.50
2.0 YEARS (12/1/81)	21.25	42.50	212.50	425.00	7.46	8.50	8.50	8.50	8.50	8.50
2.5 YEARS (6/1/82)	21.25	42.50	212.50	425.00	7.61	8.50	8.50	8.50	8.50	8.50
3.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	7.73	8.50	8.50	8.50	8.50	8.50
3.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	7.81	8.50	8.50	8.50	8.50	8.50
4.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	7.87	8.50	8.50	8.50	8.50	8.50
4.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	7.93	8.50	8.50	8.50	8.50	8.50
5.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	7.97	8.50	8.50	8.50	8.50	8.50
5.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	8.00	8.50	8.50	8.50	8.50	8.50
6.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	8.03	8.50	8.50	8.50	8.50	8.50
6.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.06	8.50	8.50	8.50	8.50	8.50
7.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.09	8.50	8.50	8.50	8.50	8.50
7.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.10	8.50	8.50	8.50	8.50	8.50
8.0 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.12	8.50	8.50	8.50	8.50	8.50
8.5 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.13	8.50	8.50	8.50	8.50	8.50
9.0 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.14	8.50	8.50	8.50	8.50	8.50
9.5 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.14	8.50	8.50	8.50	8.50	8.50
10.0 YEARS 2/ (12/1/89)	21.25	42.50	212.50	425.00	3/ 8.16	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1969. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.57%.
 * FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 81-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1969 THROUGH APR. 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **			
.5 YEARS1 / (6/1/90)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50
1.0 YEARS	(12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
1.5 YEARS	(6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.0 YEARS	(12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.5 YEARS	(6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.0 YEARS	(12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.5 YEARS	(6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.0 YEARS	(12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.5 YEARS	(6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.0 YEARS	(12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.5 YEARS	(6/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.0 YEARS	(12/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.5 YEARS	(6/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.0 YEARS	(12/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.5 YEARS	(6/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.0 YEARS	(12/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.5 YEARS	(6/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.0 YEARS	(12/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.5 YEARS	(6/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
10.0 YEARS 2/	(12/1/99)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1969. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.84%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 82

BONDS BEARING ISSUE DATE MAY 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
		\$500	\$1,000	\$5,000	\$10,000				
100.00	1/ (5/1/81)	\$18.75	\$37.50	\$187.50	\$375.00	6.99	7.50	8.50	
100.00	1.5 YEARS	21.25	42.50	212.50	425.00	7.48	8.50	8.50	
100.00	2.0 YEARS	21.25	42.50	212.50	425.00	7.72	8.50	8.50	
100.00	2.5 YEARS	21.25	42.50	212.50	425.00	7.86	8.50	8.50	
100.00	3.0 YEARS	21.25	42.50	212.50	425.00	7.96	8.50	8.50	
100.00	3.5 YEARS	21.25	42.50	212.50	425.00	8.03	8.50	8.50	
100.00	4.0 YEARS	21.25	42.50	212.50	425.00	8.08	8.50	8.50	
100.00	4.5 YEARS	21.25	42.50	212.50	425.00	8.12	8.50	8.50	
100.00	5.0 YEARS	21.25	42.50	212.50	425.00	8.15	8.50	8.50	
100.00	5.5 YEARS	21.25	42.50	212.50	425.00	8.17	8.50	8.50	
100.00	6.0 YEARS	21.25	42.50	212.50	425.00	8.20	8.50	8.50	
100.00	6.5 YEARS	21.25	42.50	212.50	425.00	8.21	8.50	8.50	
100.00	7.0 YEARS	21.25	42.50	212.50	425.00	8.23	8.50	8.50	
100.00	7.5 YEARS	21.25	42.50	212.50	425.00	8.24	8.50	8.50	
100.00	8.0 YEARS	21.25	42.50	212.50	425.00	8.25	8.50	8.50	
100.00	8.5 YEARS	21.25	42.50	212.50	425.00	8.26	8.50	8.50	
100.00	9.0 YEARS	21.25	42.50	212.50	425.00	8.27	8.50	8.50	
100.00	9.5 YEARS	21.25	42.50	212.50	425.00	8.27	8.50	8.50	
100.00	10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.28	8.50	8.50	
						3/ 8.29	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1970. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.61%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 82-A
BONDS BEARING ISSUE DATE MAY 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE MAY 1, 1970		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
	\$500	\$1,000				
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION					
	SECOND EXTENDED MATURITY PERIOD **					
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50	PERCENT 8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1970.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.87%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 83 BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	EXTENDED MATURITY PERIOD				
				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
				PERCENT	PERCENT
1.0 YEARS 1/ (6/1/81)	\$18.75	\$37.50	\$187.50	6.99	7.50
1.5 YEARS (12/1/81)	21.25	42.50	212.50	7.48	8.50
2.0 YEARS (6/1/82)	21.25	42.50	212.50	7.72	8.50
2.5 YEARS (12/1/82)	21.25	42.50	212.50	7.86	8.50
3.0 YEARS (6/1/83)	21.25	42.50	212.50	7.96	8.50
3.5 YEARS (12/1/83)	21.25	42.50	212.50	8.03	8.50
4.0 YEARS (6/1/84)	21.25	42.50	212.50	8.08	8.50
4.5 YEARS (12/1/84)	21.25	42.50	212.50	8.12	8.50
5.0 YEARS (6/1/85)	21.25	42.50	212.50	8.15	8.50
5.5 YEARS (12/1/85)	21.25	42.50	212.50	8.17	8.50
6.0 YEARS (6/1/86)	21.25	42.50	212.50	8.20	8.50
6.5 YEARS (12/1/86)	21.25	42.50	212.50	8.21	8.50
7.0 YEARS (6/1/87)	21.25	42.50	212.50	8.23	8.50
7.5 YEARS (12/1/87)	21.25	42.50	212.50	8.24	8.50
8.0 YEARS (6/1/88)	21.25	42.50	212.50	8.25	8.50
8.5 YEARS (12/1/88)	21.25	42.50	212.50	8.26	8.50
9.0 YEARS (6/1/89)	21.25	42.50	212.50	8.27	8.50
9.5 YEARS (12/1/89)	21.25	42.50	212.50	8.28	8.50
10.0 YEARS 2/ (6/1/90)	21.25	42.50	212.50	3/ 8.29	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1970. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.66%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 83-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY
						\$21.25	\$42.50			
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
.5 YEARS	1/	(12/1/90)	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	.	(6/1/91)	212.50	425.00	8.50	8.50				
1.5 YEARS	.	(12/1/91)	212.50	425.00	8.50	8.50				
2.0 YEARS	.	(6/1/92)	212.50	425.00	8.50	8.50				
2.5 YEARS	.	(12/1/92)	212.50	425.00	8.50	8.50				
3.0 YEARS	.	(6/1/93)	212.50	425.00	8.50	8.50				
3.5 YEARS	.	(12/1/93)	212.50	425.00	8.50	8.50				
4.0 YEARS	.	(6/1/94)	212.50	425.00	8.50	8.50				
4.5 YEARS	.	(12/1/94)	212.50	425.00	8.50	8.50				
5.0 YEARS	.	(6/1/95)	212.50	425.00	8.50	8.50				
5.5 YEARS	.	(12/1/95)	212.50	425.00	8.50	8.50				
6.0 YEARS	.	(6/1/96)	212.50	425.00	8.50	8.50				
6.5 YEARS	.	(12/1/96)	212.50	425.00	8.50	8.50				
7.0 YEARS	.	(6/1/97)	212.50	425.00	8.50	8.50				
7.5 YEARS	.	(12/1/97)	212.50	425.00	8.50	8.50				
8.0 YEARS	.	(6/1/98)	212.50	425.00	8.50	8.50				
8.5 YEARS	.	(12/1/98)	212.50	425.00	8.50	8.50				
9.0 YEARS	.	(6/1/99)	212.50	425.00	8.50	8.50				
9.5 YEARS	.	(12/1/99)	212.50	425.00	8.50	8.50				
10.0 YEARS	2/	(6/1/ 0)	212.50	425.00	8.50	8.50				

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1970. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.91%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 84

BONDS BEARING ISSUE DATE NOV. 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY	
						\$18.75	\$37.50	\$187.50	\$375.00	PERCENT	PERCENT	PERCENT	PERCENT		
.5 YEARS 1/ (5/1/81)	21.25	42.50	212.50	425.00	7.50	7.50	7.50	7.50	7.50	7.50	7.50	7.50	7.50	8.50	8.50
1.0 YEARS (5/1/81)	21.25	42.50	212.50	425.00	7.99	7.99	7.99	7.99	7.99	7.99	7.99	7.99	7.99	8.50	8.50
1.5 YEARS (5/1/82)	21.25	42.50	212.50	425.00	8.15	8.15	8.15	8.15	8.15	8.15	8.15	8.15	8.15	8.50	8.50
2.0 YEARS (11/1/82)	21.25	42.50	212.50	425.00	8.23	8.23	8.23	8.23	8.23	8.23	8.23	8.23	8.23	8.50	8.50
2.5 YEARS (5/1/83)	21.25	42.50	212.50	425.00	8.28	8.28	8.28	8.28	8.28	8.28	8.28	8.28	8.28	8.50	8.50
3.0 YEARS (11/1/83)	21.25	42.50	212.50	425.00	8.32	8.32	8.32	8.32	8.32	8.32	8.32	8.32	8.32	8.50	8.50
3.5 YEARS (5/1/84)	21.25	42.50	212.50	425.00	8.34	8.34	8.34	8.34	8.34	8.34	8.34	8.34	8.34	8.50	8.50
4.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	8.36	8.36	8.36	8.36	8.36	8.36	8.36	8.36	8.36	8.50	8.50
4.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	8.37	8.37	8.37	8.37	8.37	8.37	8.37	8.37	8.37	8.50	8.50
5.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.38	8.38	8.38	8.38	8.38	8.38	8.38	8.38	8.38	8.50	8.50
5.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.39	8.39	8.39	8.39	8.39	8.39	8.39	8.39	8.39	8.50	8.50
6.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.50	8.50
6.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.50	8.50
7.0 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.50	8.50
7.5 YEARS ¹ (5/1/88)	21.25	42.50	212.50	425.00	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.50	8.50
8.0 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.50	8.50
8.5 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.50	8.50
9.0 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.50	8.50
9.5 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.50	8.50
10.0 YEARS 2/ (11/1/90)	21.25	42.50	212.50	425.00	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1970. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.70%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 84-A

BONDS BEARING ISSUE DATE NOV. 1, 1970

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION SECOND EXTENDED MATURITY PERIOD **	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY	
			PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
\$500	.1/ (5/1/91)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
500	. . . (11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (11/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	. . . (5/1/ 0)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2/ . . . (11/1/ 0)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1970.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.95%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

BONDS BEARING ISSUE DATES FROM DEC. 1, 1970 THROUGH APR. 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM INTEREST PMT. DATE EXTENDED MATURITY		
						\$18.75	\$37.50	\$187.50	\$375.00	PERCENT	PERCENT	PERCENT	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS																
.5 YEARS	. . . 1/ (6/1/81)	21.25	42.50	212.50	375.00	7.50	7.50	7.50	7.50	7.50	7.50	7.50	7.50	7.50	7.50	8.50
1.0 YEARS	. . . (6/1/81)	21.25	42.50	212.50	425.00	7.99	7.99	7.99	7.99	7.99	7.99	7.99	7.99	7.99	7.99	8.50
1.5 YEARS	. . . (6/1/82)	21.25	42.50	212.50	425.00	8.15	8.15	8.15	8.15	8.15	8.15	8.15	8.15	8.15	8.15	8.50
2.0 YEARS	. . . (6/1/83)	21.25	42.50	212.50	425.00	8.23	8.23	8.23	8.23	8.23	8.23	8.23	8.23	8.23	8.23	8.50
2.5 YEARS	. . . (6/1/83)	21.25	42.50	212.50	425.00	8.28	8.28	8.28	8.28	8.28	8.28	8.28	8.28	8.28	8.28	8.50
3.0 YEARS	. . . (6/1/83)	21.25	42.50	212.50	425.00	8.32	8.32	8.32	8.32	8.32	8.32	8.32	8.32	8.32	8.32	8.50
3.5 YEARS	. . . (6/1/84)	21.25	42.50	212.50	425.00	8.34	8.34	8.34	8.34	8.34	8.34	8.34	8.34	8.34	8.34	8.50
4.0 YEARS	. . . (6/1/84)	21.25	42.50	212.50	425.00	8.36	8.36	8.36	8.36	8.36	8.36	8.36	8.36	8.36	8.36	8.50
4.5 YEARS	. . . (6/1/85)	21.25	42.50	212.50	425.00	8.37	8.37	8.37	8.37	8.37	8.37	8.37	8.37	8.37	8.37	8.50
5.0 YEARS	. . . (6/1/85)	21.25	42.50	212.50	425.00	8.38	8.38	8.38	8.38	8.38	8.38	8.38	8.38	8.38	8.38	8.50
5.5 YEARS	. . . (6/1/86)	21.25	42.50	212.50	425.00	8.39	8.39	8.39	8.39	8.39	8.39	8.39	8.39	8.39	8.39	8.50
6.0 YEARS	. . . (6/1/86)	21.25	42.50	212.50	425.00	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.50
6.5 YEARS	. . . (6/1/87)	21.25	42.50	212.50	425.00	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.40	8.50
7.0 YEARS	. . . (6/1/87)	21.25	42.50	212.50	425.00	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.50
7.5 YEARS	. . . (6/1/88)	21.25	42.50	212.50	425.00	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.41	8.50
8.0 YEARS	. . . (6/1/88)	21.25	42.50	212.50	425.00	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.50
8.5 YEARS	. . . (6/1/89)	21.25	42.50	212.50	425.00	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.50
9.0 YEARS	. . . (6/1/89)	21.25	42.50	212.50	425.00	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.42	8.50
9.5 YEARS	. . . (6/1/90)	21.25	42.50	212.50	425.00	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.43	8.50
10.0 YEARS	2/ . . . (12/1/90)	21.25	42.50	212.50	425.00	3/ 8.43	3/ 8.43	3/ 8.43	3/ 8.43	3/ 8.43	3/ 8.43	3/ 8.43	3/ 8.43	3/ 8.43	3/ 8.43	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1970. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.73%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 85-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1970 THROUGH APR. 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION					
						\$21.25	\$42.50	\$212.50	\$425.00		
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS						(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	PERCENT	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	PERCENT	(4) FROM EACH INTEREST PMT. DATE TO 2ND EXTENDED MATURITY DATE	PERCENT
.5 YEARS	.1/	(6/1/91)				8.50	8.50	8.50	8.50	8.50	
1.0 YEARS	. . .	(12/1/91)				8.50	8.50	8.50	8.50	8.50	
1.5 YEARS	. . .	(6/1/92)				8.50	8.50	8.50	8.50	8.50	
2.0 YEARS	. . .	(12/1/92)				8.50	8.50	8.50	8.50	8.50	
2.5 YEARS	. . .	(6/1/93)				8.50	8.50	8.50	8.50	8.50	
3.0 YEARS	. . .	(12/1/93)				8.50	8.50	8.50	8.50	8.50	
3.5 YEARS	. . .	(6/1/94)				8.50	8.50	8.50	8.50	8.50	
4.0 YEARS	. . .	(12/1/94)				8.50	8.50	8.50	8.50	8.50	
4.5 YEARS	. . .	(6/1/95)				8.50	8.50	8.50	8.50	8.50	
5.0 YEARS	. . .	(12/1/95)				8.50	8.50	8.50	8.50	8.50	
5.5 YEARS	. . .	(6/1/96)				8.50	8.50	8.50	8.50	8.50	
6.0 YEARS	. . .	(12/1/96)				8.50	8.50	8.50	8.50	8.50	
6.5 YEARS	. . .	(6/1/97)				8.50	8.50	8.50	8.50	8.50	
7.0 YEARS	. . .	(12/1/97)				8.50	8.50	8.50	8.50	8.50	
7.5 YEARS	. . .	(6/1/98)				8.50	8.50	8.50	8.50	8.50	
8.0 YEARS	. . .	(12/1/98)				8.50	8.50	8.50	8.50	8.50	
8.5 YEARS	. . .	(6/1/99)				8.50	8.50	8.50	8.50	8.50	
9.0 YEARS	. . .	(12/1/99)				8.50	8.50	8.50	8.50	8.50	
9.5 YEARS	. . .	(6/1/ 0)				8.50	8.50	8.50	8.50	8.50	
10.0 YEARS	2/ . . .	(12/1/ 0)				3/ 8.50	8.50	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1970. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 6.97%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 86

BONDS BEARING ISSUE DATE MAY 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE
10.0 YEARS 1/ .2/ (5/1/81)	\$20.01	\$40.02	\$200.10	\$400.20	PERCENT 5.91
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS	EXTENDED MATURITY PERIOD **				PERCENT 8.00
.5 YEARS (11/1/81)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS (5/1/82)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS (11/1/82)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS (5/1/83)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS (11/1/83)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS (5/1/84)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS (11/1/84)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS (5/1/85)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS (11/1/90)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 3/ (5/1/91)	21.25	42.50	212.50	425.00	4/ 8.50

1/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 2/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1971. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.78%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 86-A
BONDS BEARING ISSUE DATE MAY 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				PERCENT	PERCENT	PERCENT	PERCENT
						20 YEARS	0 MONTHS	SECOND EXTENDED MATURITY PERIOD **	PERCENT				
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS													
0.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
10.0 YEARS	2/	2/	2/	2/	2/	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1971.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.01%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 87

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
			\$500	\$1,000	\$5,000	\$10,000	PERCENT	PERCENT	PERCENT	PERCENT
500	1/ .2/ (6/1/81)	5.96	\$20.01	\$40.02	\$200.10	\$400.20	5.96	8.00	8.50	8.50
500	1/ .2/ (6/1/81)	8.50	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/82)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/83)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/84)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/85)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/86)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/87)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/88)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/89)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/90)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
500	1/ .2/ (6/1/91)	8.50	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50

1/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 2/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1971. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.81%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 87-A
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM		(3) FOR		(4) FROM	
						PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	3/ 8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1971. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.03%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION
SECOND EXTENDED MATURITY PERIOD **

TABLE 88

BONDS BEARING ISSUE DATE NOV. 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
		\$500	\$1,000	\$5,000	\$10,000	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
500						5.92	8.00	5.92	8.00	5.92	8.00	5.92	8.00
500						6.03	9.00	6.03	9.00	6.03	9.00	6.03	9.00
20.01	9.5 YEARS	1/ (5/1/81)	\$40.02	\$200.10	\$400.20	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
22.51	10.0 YEARS	2/ (11/1/81)	45.02	225.10	450.20	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS		EXTENDED MATURITY PERIOD **										TO EXTENDED MATURITY
21.25	.5 YEARS	(5/1/82)	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	1.0 YEARS	(11/1/82)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	1.5 YEARS	(5/1/83)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	2.0 YEARS	(11/1/83)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	2.5 YEARS	(5/1/84)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	3.0 YEARS	(11/1/84)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	3.5 YEARS	(5/1/85)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	4.0 YEARS	(11/1/85)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	4.5 YEARS	(5/1/86)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	5.0 YEARS	(11/1/86)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	5.5 YEARS	(5/1/87)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	6.0 YEARS	(11/1/87)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	6.5 YEARS	(5/1/88)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	7.0 YEARS	(11/1/88)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	7.5 YEARS	(5/1/89)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	8.0 YEARS	(11/1/89)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	8.5 YEARS	(5/1/90)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	9.0 YEARS	(11/1/90)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	9.5 YEARS	(5/1/91)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50
21.25	10.0 YEARS	(11/1/91)	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1971. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.85%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 88-A
BONDS BEARING ISSUE DATE NOV. 1, 1971

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **	PERCENT	PERCENT	PERCENT	PERCENT		
.5 YEARS1/	(5/1/92)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	(11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	(5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	(11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	(5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	(11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	(5/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	(11/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	(5/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	(11/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	(5/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	(11/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	(5/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	(11/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	(5/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	(11/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	(5/1/ 0)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	(11/1/ 0)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	(5/1/ 1)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	2/	(11/1/ 1)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1971.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.07%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

BONDS BEARING ISSUE DATES FROM DEC. 1, 1971 THROUGH APR. 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY DATE
		\$500	\$1,000	\$5,000	\$10,000				
500	\$20.01	\$40.02	\$200.10	\$400.20	5.97	PERCENT	PERCENT	PERCENT
500	22.51	45.02	225.10	450.20	6.08	5.97	8.00	9.00
	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS	EXTENDED MATURITY PERIOD **					PERCENT	PERCENT	PERCENT
.5 YEARS (6/1/82)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50
1.0 YEARS (12/1/82)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
1.5 YEARS (6/1/83)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.0 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.5 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.0 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.5 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.0 YEARS (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.5 YEARS (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.0 YEARS (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.5 YEARS (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
10.0 YEARS (12/1/91)	21.25	42.50	212.50	425.00	4/ 8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1971. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.88%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 89-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1971 THROUGH APR. 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						\$21.25	\$42.50			
.5 YEARS	. . . 1/ (6/1/92)									
1.0 YEARS	. . . (12/1/92)									
1.5 YEARS	. . . (6/1/93)									
2.0 YEARS	. . . (12/1/93)									
2.5 YEARS	. . . (6/1/94)									
3.0 YEARS	. . . (12/1/94)									
3.5 YEARS	. . . (6/1/95)									
4.0 YEARS	. . . (12/1/95)									
4.5 YEARS	. . . (6/1/96)									
5.0 YEARS	. . . (12/1/96)									
5.5 YEARS	. . . (6/1/97)									
6.0 YEARS	. . . (12/1/97)									
6.5 YEARS	. . . (6/1/98)									
7.0 YEARS	. . . (12/1/98)									
7.5 YEARS	. . . (6/1/99)									
8.0 YEARS	. . . (12/1/99)									
8.5 YEARS	. . . (6/1/ 0)									
9.0 YEARS	. . . (12/1/ 0)									
9.5 YEARS	. . . (6/1/ 1)									
10.0 YEARS	2/ . . (12/1/ 1)							3/	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1971. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.10%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 90

BONDS BEARING ISSUE DATE MAY 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
500	1,000	5,000	10,000		
(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *					
9.0 YEARS . . . 1/ (5/1/81)	\$20.01	\$40.02	\$200.10	\$400.20	PERCENT 5.93
9.5 YEARS . . . (11/1/81)	22.51	45.02	225.10	450.20	PERCENT 8.00
10.0 YEARS 2/ . . . (5/1/82)	22.51	45.02	225.10	450.20	PERCENT 9.00
(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE					
(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE					
(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY					
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS					
5 YEARS . . . (11/1/82)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS . . . (5/1/83)	21.25	42.50	212.50	425.00	PERCENT 8.50
1.5 YEARS . . . (11/1/83)	21.25	42.50	212.50	425.00	PERCENT 8.50
2.0 YEARS . . . (5/1/84)	21.25	42.50	212.50	425.00	PERCENT 8.50
2.5 YEARS . . . (11/1/84)	21.25	42.50	212.50	425.00	PERCENT 8.50
3.0 YEARS . . . (5/1/85)	21.25	42.50	212.50	425.00	PERCENT 8.50
3.5 YEARS . . . (11/1/85)	21.25	42.50	212.50	425.00	PERCENT 8.50
4.0 YEARS . . . (5/1/86)	21.25	42.50	212.50	425.00	PERCENT 8.50
4.5 YEARS . . . (11/1/86)	21.25	42.50	212.50	425.00	PERCENT 8.50
5.0 YEARS . . . (5/1/87)	21.25	42.50	212.50	425.00	PERCENT 8.50
5.5 YEARS . . . (11/1/87)	21.25	42.50	212.50	425.00	PERCENT 8.50
6.0 YEARS . . . (5/1/88)	21.25	42.50	212.50	425.00	PERCENT 8.50
6.5 YEARS . . . (11/1/88)	21.25	42.50	212.50	425.00	PERCENT 8.50
7.0 YEARS . . . (5/1/89)	21.25	42.50	212.50	425.00	PERCENT 8.50
7.5 YEARS . . . (11/1/89)	21.25	42.50	212.50	425.00	PERCENT 8.50
8.0 YEARS . . . (5/1/90)	21.25	42.50	212.50	425.00	PERCENT 8.50
8.5 YEARS . . . (11/1/90)	21.25	42.50	212.50	425.00	PERCENT 8.50
9.0 YEARS . . . (5/1/91)	21.25	42.50	212.50	425.00	PERCENT 8.50
9.5 YEARS . . . (11/1/91)	21.25	42.50	212.50	425.00	PERCENT 8.50
10.0 YEARS 3/ . . . (5/1/92)	21.25	42.50	212.50	425.00	PERCENT 8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1972. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.93%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 90-A
BONDS BEARING ISSUE DATE MAY 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST EXTENDED MATURITY
							PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **			
.5 YEARS	. . . 1/	(11/1/92)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT	8.50	8.50	8.50
1.0 YEARS	. . . (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	. . . (11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	. . . (5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	. . . (11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	. . . (5/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	. . . (11/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	. . . (5/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	. . . (11/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	. . . (5/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	. . . (11/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	. . . (5/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	. . . (11/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	. . . (5/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	. . . (11/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	. . . (5/1/ 0)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	. . . (11/1/ 0)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	. . . (5/1/ 1)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	. . . (11/1/ 1)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	2/ . . . (5/1/ 2)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50	8.50	8.50

1/ MONTH. DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1972.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.14%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 91

BONDS BEARING INTEREST DATES FROM JUNE 1 THROUGH OCT. 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *			(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
					\$20.02 22.52 22.52	\$40.04 45.04 45.04	\$200.20 225.20 225.20	\$400.40 450.40 450.40	PERCENT	PERCENT	PERCENT	PERCENT	
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	9.0 YEARS	. . . 1/ (6/1/81)						5.99	8.01	8.50	9.01		
	9.5 YEARS	. . . (12/1/81)						6.10	9.01	8.50	9.01		
	10.0 YEARS	2/ . . (6/1/82)						6.21	9.01	8.50	9.01		
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS	.5 YEARS	. . . (12/1/82)						8.50	8.50	8.50	8.50		
	1.0 YEARS	. . . (6/1/83)						8.50	8.50	8.50	8.50		
	1.5 YEARS	. . . (12/1/83)						8.50	8.50	8.50	8.50		
	2.0 YEARS	. . . (6/1/84)						8.50	8.50	8.50	8.50		
	2.5 YEARS	. . . (12/1/84)						8.50	8.50	8.50	8.50		
	3.0 YEARS	. . . (6/1/85)						8.50	8.50	8.50	8.50		
	3.5 YEARS	. . . (12/1/85)						8.50	8.50	8.50	8.50		
	4.0 YEARS	. . . (6/1/86)						8.50	8.50	8.50	8.50		
	4.5 YEARS	. . . (12/1/86)						8.50	8.50	8.50	8.50		
	5.0 YEARS	. . . (6/1/87)						8.50	8.50	8.50	8.50		
	5.5 YEARS	. . . (12/1/87)						8.50	8.50	8.50	8.50		
	6.0 YEARS	. . . (6/1/88)						8.50	8.50	8.50	8.50		
	6.5 YEARS	. . . (12/1/88)						8.50	8.50	8.50	8.50		
	7.0 YEARS	. . . (6/1/89)						8.50	8.50	8.50	8.50		
	7.5 YEARS	. . . (12/1/89)						8.50	8.50	8.50	8.50		
	8.0 YEARS	. . . (6/1/90)						8.50	8.50	8.50	8.50		
	8.5 YEARS	. . . (12/1/90)						8.50	8.50	8.50	8.50		
	9.0 YEARS	. . . (6/1/91)						8.50	8.50	8.50	8.50		
	9.5 YEARS	. . . (12/1/91)						8.50	8.50	8.50	8.50		
	10.0 YEARS	3/ . . (6/1/92)						4/ 8.50	8.50	8.50	8.50		

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1972. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 6.96%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 91-A
BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PR-- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						SECOND	EXTENDED MATURITY PERIOD **			
.5 YEARS	..	.1/	(12/1/92)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS	..	(6/1/93)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	..	(12/1/93)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	..	(6/1/94)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	..	(12/1/94)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	..	(6/1/95)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	..	(12/1/95)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	..	(6/1/96)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	..	(12/1/96)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	..	(6/1/97)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	..	(12/1/97)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	..	(6/1/98)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	..	(12/1/98)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	..	(6/1/99)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	..	(12/1/99)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	..	(6/1/ 0)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	..	(12/1/ 0)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	..	(6/1/ 1)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	..	(12/1/ 1)		21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	2/	(6/1/ 2)		21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1972. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.17%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 92

BONDS BEARING INTEREST DATE NOV. 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
			(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	
\$500 500			5.94	8.01	9.01
		\$20.02	5.94	8.01	9.01
	8.5 YEARS . . . 1/ (5/1/81)	\$40.04	6.18	9.01	9.01
	9.0 YEARS . . . (11/1/81)	\$200.20	6.18	9.01	9.01
	9.5 YEARS . . . (5/1/82)	\$225.20	6.28	9.01	9.01
	10.0 YEARS 2/ . . . (11/1/82)	\$225.20	6.28	9.01	9.01
		\$400.40			
		\$450.40			
		\$450.40			
		\$450.40			
	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS	EXTENDED MATURITY PERIOD **	PERCENT	PERCENT	TO EXTENDED MATURITY
.5 YEARS . . . (5/1/83)		\$21.25	8.50	8.50	8.50
1.0 YEARS . . . (11/1/83)		\$21.25	8.50	8.50	8.50
1.5 YEARS . . . (5/1/84)		\$21.25	8.50	8.50	8.50
2.0 YEARS . . . (11/1/84)		\$21.25	8.50	8.50	8.50
2.5 YEARS . . . (5/1/85)		\$21.25	8.50	8.50	8.50
3.0 YEARS . . . (11/1/85)		\$21.25	8.50	8.50	8.50
3.5 YEARS . . . (5/1/86)		\$21.25	8.50	8.50	8.50
4.0 YEARS . . . (11/1/86)		\$21.25	8.50	8.50	8.50
4.5 YEARS . . . (5/1/87)		\$21.25	8.50	8.50	8.50
5.0 YEARS . . . (11/1/87)		\$21.25	8.50	8.50	8.50
5.5 YEARS . . . (5/1/88)		\$21.25	8.50	8.50	8.50
6.0 YEARS . . . (11/1/88)		\$21.25	8.50	8.50	8.50
6.5 YEARS . . . (5/1/89)		\$21.25	8.50	8.50	8.50
7.0 YEARS . . . (11/1/89)		\$21.25	8.50	8.50	8.50
7.5 YEARS . . . (5/1/90)		\$21.25	8.50	8.50	8.50
8.0 YEARS . . . (11/1/90)		\$21.25	8.50	8.50	8.50
8.5 YEARS . . . (5/1/91)		\$21.25	8.50	8.50	8.50
9.0 YEARS . . . (11/1/91)		\$21.25	8.50	8.50	8.50
9.5 YEARS . . . (5/1/92)		\$21.25	8.50	8.50	8.50
10.0 YEARS 3/ . . . (11/1/92)		\$21.25	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1972. FOR SUBSEQUENT ISSUE MONTHS AND APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.01%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 92-A
BONDS BEARING ISSUE DATE NOV. 1, 1972

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE NOV. 1, 1972				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(4) FROM PMT. DATE EXTENDED MATURITY
	\$500	\$1,000	\$5,000	\$10,000		
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
	SECOND) EXTENDED MATURITY PERIOD **				PERCENT	PERCENT
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	3/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1972.
 2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.21%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 93

BONDS BEARING ISSUE DATES FROM DEC. 1, 1972 THROUGH APR. 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
					(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE						(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
					PERCENT	PERCENT
8.5 YEARS (6/1/81)	\$20.02	\$40.04	\$200.20	\$400.40	6.00	8.01
9.0 YEARS (12/1/81)	22.52	45.04	225.20	450.40	6.13	9.01
9.5 YEARS (6/1/82)	22.52	45.04	225.20	450.40	6.24	9.01
10.0 YEARS 2/ . . . (12/1/82)	22.52	45.04	225.20	450.40	6.34	9.01
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS					PERCENT	PERCENT
						TO EXTENDED MATURITY
					EXTENDED MATURITY PERIOD **	
.5 YEARS (6/1/83)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS (12/1/83)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS (6/1/84)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS (12/1/84)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS (6/1/85)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS (12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 3/ . . . (12/1/92)	21.25	42.50	212.50	425.00	4/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1972. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 4/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.04%.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 93-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1972 THROUGH APR. 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST EXTENDED MATURITY
					PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **			
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT	PERCENT	PERCENT	
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
10.0 YEARS 2/	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1972. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.23%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 94

BONDS BEARING ISSUE DATE MAY 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
8.0 YEARS (5/1/81)	\$20.02	\$40.04	\$200.20	\$400.40	5.95
8.5 YEARS (11/1/81)	22.52	45.04	225.20	450.40	6.09
9.0 YEARS (5/1/82)	22.52	45.04	225.20	450.40	6.21
9.5 YEARS (11/1/82)	22.52	45.04	225.20	450.40	6.32
10.0 YEARS 2/ (5/1/83)	22.52	45.04	225.20	450.40	6.41

PERIOD OF TIME BOND IS HELD
AFTER ISSUE DATE

(1) AMOUNTS OF INTEREST
CHECKS FOR EACH DENOMINATION *

(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE

(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE

(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY

PERCENT	PERCENT	PERCENT
5.95	8.01	9.01
6.09	9.01	9.01
6.21	9.01	9.01
6.32	9.01	9.01
6.41	9.01	9.01

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1973. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 94-A
BONDS BEARING ISSUE DATE MAY 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS		PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS		PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 30 YEARS, 0 MONTHS		PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 40 YEARS, 0 MONTHS		PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 50 YEARS, 0 MONTHS		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
	\$500	\$1,000	\$500	\$1,000	\$500	\$1,000	\$500	\$1,000	\$500	\$1,000	
1.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
1.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
2.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
2.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
3.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
3.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
4.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
4.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
5.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
5.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
6.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
6.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
7.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
7.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
8.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
8.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
9.0 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
9.5 YEARS	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
10.0 YEARS 2/	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
1.0 YEARS 4/	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50
1.0 YEARS 5/	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	21.25	42.50	8.50

(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **

(2) FROM BEGINNING OF CURRENT MATURITY TO EA. INTEREST PMT. DATE

(3) FOR HALF-YEAR PD. CEEDING INTEREST PAYMENT DATE

(4) FROM EACH PPE-INTEREST PMT. DATE TO FIRST EXTENDED MATURITY DATE

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 30 YEARS, 0 MONTHS

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 40 YEARS, 0 MONTHS

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 50 YEARS, 0 MONTHS

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1973.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.09%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.28%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 95

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE					
	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY		
8.0 YEARS . . . 1/ (6/1/81)	\$20.02	\$40.04	\$200.20	\$400.40	6.02
8.5 YEARS . . . (12/1/81)	22.52	45.04	225.20	450.40	6.15
9.0 YEARS . . . (6/1/82)	22.52	45.04	225.20	450.40	6.27
9.5 YEARS . . . (12/1/82)	22.52	45.04	225.20	450.40	6.37
10.0 YEARS 2/ . . . (6/1/83)	22.52	45.04	225.20	450.40	6.47

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1973. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 95-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
					EXTENDED MATURITY PERIOD **	PERCENT	
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS							
.5 YEARS	.1/ (12/1/83)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS	. . . (6/1/84)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	. . . (12/1/84)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	. . . (6/1/85)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	. . . (12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	. . . (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	. . . (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	. . . (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	. . . (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	. . . (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	. . . (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	. . . (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	. . . (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	. . . (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	. . . (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	. . . (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	. . . (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	. . . (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	. . . (12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 2/ . . . (6/1/93)		21.25	42.50	212.50	425.00	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS							
.5 YEARS	. . . (12/1/93)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS	. . . (6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	. . . (12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	. . . (6/1/95)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	. . . (12/1/95)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	. . . (6/1/96)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	. . . (12/1/96)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	. . . (6/1/97)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	. . . (12/1/97)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	. . . (6/1/98)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	. . . (12/1/98)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	. . . (6/1/99)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	. . . (12/1/99)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	. . . (6/1/00)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	. . . (12/1/00)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	. . . (6/1/01)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	. . . (12/1/01)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	. . . (6/1/02)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	. . . (12/1/02)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 4/ . . . (6/1/03)		21.25	42.50	212.50	425.00	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1973. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.13%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.31%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 96

BONDS BEARING ISSUE DATE NOV. 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
			(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE
\$500		\$40.04	5.97	8.01
500		45.04	6.12	9.01
		45.04	6.25	9.01
		45.04	6.36	9.01
		45.04	6.46	9.01
		45.04	6.55	9.01
		45.04		

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1973. FOR SUBSEQUENT ISSUE MONTHS, ADD APPROPRIATE NUMBER OF MONTHS.
2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 96-A
BONDS BEARING ISSUE DATE NOV. 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						EXTENDED MATURITY PERIOD **	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS. 0 MONTHS										
0.5 YEARS 1/ (5/1/84)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS (11/1/84)	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS (5/1/85)	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS (11/1/85)	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS (5/1/86)	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS (11/1/86)	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS (5/1/87)	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS (11/1/87)	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS (5/1/88)	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS (11/1/88)	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS (5/1/89)	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS (11/1/89)	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS (11/1/90)	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS (5/1/91)	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS (11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS (5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS (11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS 2/ (11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	3/	8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS. 0 MONTHS										
0.5 YEARS (5/1/94)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS (11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS (5/1/95)	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS (11/1/95)	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS (5/1/96)	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS (11/1/96)	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS (5/1/97)	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS (11/1/97)	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS (5/1/98)	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS (11/1/98)	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS (5/1/99)	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS (11/1/99)	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS (5/1/00)	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS (11/1/00)	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS (5/1/01)	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS (11/1/01)	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS (5/1/02)	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS (11/1/02)	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS (5/1/03)	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS 4/ (11/1/03)	21.25	42.50	212.50	425.00	8.50	8.50	5/	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1973.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.18%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.35%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 97

BONDS BEARING ISSUE DATES FROM DEC. 1, 1973 THROUGH APR. 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE					
	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
7.5 YEARS . . . 1/ (6/1/81)	\$20.03	\$40.06	\$200.30	\$400.60	6.04
8.0 YEARS . . . (12/1/81)	22.53	45.06	225.30	450.60	6.18
8.5 YEARS . . . (6/1/82)	22.53	45.06	225.30	450.60	6.31
9.0 YEARS . . . (12/1/82)	22.53	45.06	225.30	450.60	6.42
9.5 YEARS . . . (6/1/83)	22.53	45.06	225.30	450.60	6.52
10.0 YEARS 2/ . . . (12/1/83)	22.53	45.06	225.30	450.60	6.61

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1973. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 97-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1973 THROUGH APR. 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
						EXTENDED MATURITY PERIOD **	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS. 0 MONTHS										
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.50	8.50	3/	8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS. 0 MONTHS										
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS 4/	21.25	42.50	212.50	425.00	8.50	8.50	5/	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1973. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.22%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.38%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 98

BONDS BEARING ISSUE DATE MAY 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE					
(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *					
					(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE
					(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE
					(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY

1/ MONTH, DAY, AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1974. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 98-A
BONDS BEARING ISSUE DATE MAY 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	
						\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	.5 YEARS	1/ (11/1/84)								8.50	8.50	8.50	8.50	8.50	8.50
	1.0 YEARS	1/ (5/1/85)								8.50	8.50	8.50	8.50	8.50	8.50
	1.5 YEARS	1/ (11/1/85)								8.50	8.50	8.50	8.50	8.50	8.50
	2.0 YEARS	1/ (5/1/86)								8.50	8.50	8.50	8.50	8.50	8.50
	2.5 YEARS	1/ (11/1/86)								8.50	8.50	8.50	8.50	8.50	8.50
	3.0 YEARS	1/ (5/1/87)								8.50	8.50	8.50	8.50	8.50	8.50
	3.5 YEARS	1/ (11/1/87)								8.50	8.50	8.50	8.50	8.50	8.50
	4.0 YEARS	1/ (5/1/88)								8.50	8.50	8.50	8.50	8.50	8.50
	4.5 YEARS	1/ (11/1/88)								8.50	8.50	8.50	8.50	8.50	8.50
	5.0 YEARS	1/ (5/1/89)								8.50	8.50	8.50	8.50	8.50	8.50
	5.5 YEARS	1/ (11/1/89)								8.50	8.50	8.50	8.50	8.50	8.50
	6.0 YEARS	1/ (5/1/90)								8.50	8.50	8.50	8.50	8.50	8.50
	6.5 YEARS	1/ (11/1/90)								8.50	8.50	8.50	8.50	8.50	8.50
	7.0 YEARS	1/ (5/1/91)								8.50	8.50	8.50	8.50	8.50	8.50
	7.5 YEARS	1/ (11/1/91)								8.50	8.50	8.50	8.50	8.50	8.50
	8.0 YEARS	1/ (5/1/92)								8.50	8.50	8.50	8.50	8.50	8.50
	8.5 YEARS	1/ (11/1/92)								8.50	8.50	8.50	8.50	8.50	8.50
	9.0 YEARS	1/ (5/1/93)								8.50	8.50	8.50	8.50	8.50	8.50
	9.5 YEARS	1/ (11/1/93)								8.50	8.50	8.50	8.50	8.50	8.50
	10.0 YEARS	2/ (5/1/94)								8.50	8.50	8.50	8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	.5 YEARS	1/ (11/1/94)								8.50	8.50	8.50	8.50	8.50	8.50
	1.0 YEARS	1/ (5/1/95)								8.50	8.50	8.50	8.50	8.50	8.50
	1.5 YEARS	1/ (11/1/95)								8.50	8.50	8.50	8.50	8.50	8.50
	2.0 YEARS	1/ (5/1/96)								8.50	8.50	8.50	8.50	8.50	8.50
	2.5 YEARS	1/ (11/1/96)								8.50	8.50	8.50	8.50	8.50	8.50
	3.0 YEARS	1/ (5/1/97)								8.50	8.50	8.50	8.50	8.50	8.50
	3.5 YEARS	1/ (11/1/97)								8.50	8.50	8.50	8.50	8.50	8.50
	4.0 YEARS	1/ (5/1/98)								8.50	8.50	8.50	8.50	8.50	8.50
	4.5 YEARS	1/ (11/1/98)								8.50	8.50	8.50	8.50	8.50	8.50
	5.0 YEARS	1/ (5/1/99)								8.50	8.50	8.50	8.50	8.50	8.50
	5.5 YEARS	1/ (11/1/99)								8.50	8.50	8.50	8.50	8.50	8.50
	6.0 YEARS	1/ (5/1/00)								8.50	8.50	8.50	8.50	8.50	8.50
	6.5 YEARS	1/ (11/1/00)								8.50	8.50	8.50	8.50	8.50	8.50
	7.0 YEARS	1/ (5/1/01)								8.50	8.50	8.50	8.50	8.50	8.50
	7.5 YEARS	1/ (11/1/01)								8.50	8.50	8.50	8.50	8.50	8.50
	8.0 YEARS	1/ (5/1/02)								8.50	8.50	8.50	8.50	8.50	8.50
	8.5 YEARS	1/ (11/1/02)								8.50	8.50	8.50	8.50	8.50	8.50
	9.0 YEARS	1/ (5/1/03)								8.50	8.50	8.50	8.50	8.50	8.50
	9.5 YEARS	1/ (11/1/03)								8.50	8.50	8.50	8.50	8.50	8.50
	10.0 YEARS	4/ (5/1/04)								8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1974.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.27%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.43%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 99

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
7.0 YEARS (6/1/81)	\$20.03	\$40.06	\$200.30	\$400.60	6.02	8.01	9.01
7.5 YEARS (12/1/81)	22.53	45.06	225.30	450.60	6.18	9.01	9.01
8.0 YEARS (6/1/82)	22.53	45.06	225.30	450.60	6.31	9.01	9.01
8.5 YEARS (12/1/82)	22.53	45.06	225.30	450.60	6.43	9.01	9.01
9.0 YEARS (6/1/83)	22.53	45.06	225.30	450.60	6.54	9.01	9.01
9.5 YEARS (12/1/83)	22.53	45.06	225.30	450.60	6.63	9.01	9.01
10.0 YEARS 2/ (6/1/84)	22.53	45.06	225.30	450.60	6.71	9.01	9.01

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1974. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 99-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
					(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS						
(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **						
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS						
SECOND EXTENDED MATURITY PERIOD **						
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	PERCENT	TO 2ND EXTENDED MATURITY
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1974. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.28%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.44%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 100

BONDS BEARING ISSUE DATE NOV. 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
						\$20.03	\$40.06	PERCENT	PERCENT	PERCENT	PERCENT		
6.5 YEARS 1 / (5/1/81)			\$200.30	\$400.60	5.96	8.01	5.96	8.01					
7.0 YEARS (11/1/81)	22.53	45.06	225.30	450.60	6.13	9.01	6.13	9.01					
7.5 YEARS (5/1/82)	22.53	45.06	225.30	450.60	6.28	9.01	6.28	9.01					
8.0 YEARS (11/1/82)	22.53	45.06	225.30	450.60	6.42	9.01	6.42	9.01					
8.5 YEARS (5/1/83)	22.53	45.06	225.30	450.60	6.53	9.01	6.53	9.01					
9.0 YEARS (11/1/83)	22.53	45.06	225.30	450.60	6.63	9.01	6.63	9.01					
9.5 YEARS (5/1/84)	22.53	45.06	225.30	450.60	6.72	9.01	6.72	9.01					
10.0 YEARS 2/ (11/1/84)	22.53	45.06	225.30	450.60	6.80	9.01	6.80	9.01					

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1974. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 100-A

BONDS BEARING ISSUE DATE NOV. 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
					EXTENDED MATURITY PERIOD **	(4) FROM BEGINNING OF CURRENT PD. TO EA. INTEREST PMT. DATE	
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS							
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT	PERCENT
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS							
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT	PERCENT
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	5/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1974.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.34%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.49%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 101

BONDS BEARING ISSUE DATES FROM DEC. 1, 1974 THROUGH APR. 1, 1975

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM	(3) FOR	(4) FROM
						PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	PERCENT	PERCENT	PERCENT	ISSUE TO EACH INTEREST PAYMENT DATE
6.5 YEARS 1/ (6/1/81)	\$20.03	\$40.06	\$200.30	\$400.60	5.99	5.99	8.01	8.01	9.01	
7.0 YEARS (12/1/81)	22.53	45.06	225.30	450.60	6.17	6.17	9.01	9.01	9.01	
7.5 YEARS (6/1/82)	22.53	45.06	225.30	450.60	6.32	6.32	9.01	9.01	9.01	
8.0 YEARS (12/1/82)	22.53	45.06	225.30	450.60	6.44	6.44	9.01	9.01	9.01	
8.5 YEARS (6/1/83)	22.53	45.06	225.30	450.60	6.56	6.56	9.01	9.01	9.01	
9.0 YEARS (12/1/83)	22.53	45.06	225.30	450.60	6.66	6.66	9.01	9.01	9.01	
9.5 YEARS (6/1/84)	22.53	45.06	225.30	450.60	6.74	6.74	9.01	9.01	9.01	
10.0 YEARS 2/ (12/1/84)	22.53	45.06	225.30	450.60	6.82	6.82	9.01	9.01	9.01	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1974. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 101-A

30YRS BEARING ISSUE DATES FROM DEC. 1, 1974 THROUGH APR. 1, 1975

ISSUE PRICE REDEMPTION AND MATURITY VALUE	500	500	500	500	500	500	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
							\$1,000	\$10,000	
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **						(2) FROM BEGINNING OF CURRENT MATURITY INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
1.5 YEARS . . . 1/ (6/1/85)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	
1.0 YEARS . . . (12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
1.5 YEARS . . . (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.0 YEARS . . . (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.5 YEARS . . . (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.0 YEARS . . . (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.5 YEARS . . . (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.0 YEARS . . . (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.5 YEARS . . . (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.0 YEARS . . . (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.5 YEARS . . . (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.0 YEARS . . . (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.5 YEARS . . . (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.0 YEARS . . . (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.5 YEARS . . . (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.0 YEARS . . . (12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.5 YEARS . . . (6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.0 YEARS . . . (12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.5 YEARS . . . (6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
10.0 YEARS 2/ . . (12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **						TO 2ND EXTENDED MATURITY		
1.5 YEARS . . . (6/1/95)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	
1.0 YEARS . . . (12/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
1.5 YEARS . . . (6/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.0 YEARS . . . (12/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
2.5 YEARS . . . (6/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.0 YEARS . . . (12/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
3.5 YEARS . . . (6/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.0 YEARS . . . (12/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
4.5 YEARS . . . (6/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.0 YEARS . . . (12/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
5.5 YEARS . . . (6/1/ 0)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.0 YEARS . . . (12/1/ 0)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
6.5 YEARS . . . (6/1/ 1)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.0 YEARS . . . (12/1/ 1)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
7.5 YEARS . . . (6/1/ 2)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.0 YEARS . . . (12/1/ 2)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
8.5 YEARS . . . (6/1/ 3)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.0 YEARS . . . (12/1/ 3)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
9.5 YEARS . . . (6/1/ 4)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	
10.0 YEARS 4/ . . (12/1/ 4)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1974. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.36%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.50%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 102

BONDS BEARING INTEREST DATE MAY 1, 1975

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
500	1,000	5,000	10,000		

PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY DATE
6.0 YEARS 1/ (5/1/81)	\$20.03	\$40.06	\$200.30	\$400.60
6.5 YEARS (11/1/81)	22.53	45.06	225.30	450.60
7.0 YEARS (5/1/82)	22.53	45.06	225.30	450.60
7.5 YEARS (11/1/82)	22.53	45.06	225.30	450.60
8.0 YEARS (5/1/83)	22.53	45.06	225.30	450.60
8.5 YEARS (11/1/83)	22.53	45.06	225.30	450.60
9.0 YEARS (5/1/84)	22.53	45.06	225.30	450.60
9.5 YEARS (11/1/84)	22.53	45.06	225.30	450.60
10.0 YEARS 2/ (5/1/85)	22.53	45.06	225.30	450.60

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1975. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 102-A

30-YEAR 9-MONTHS ISSUE DATE MAY 1, 1975

ISSUE PRICE REDEMPTION AND MATURITY VALUE	5.00 5.00	51,000 1,000	55,000 5,000	510,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
					(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST TO FIRST EXTENDED MATURITY	
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST TO FIRST EXTENDED MATURITY
0.5 YEARS . . . (5/1/85)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50	PERCENT 8.50	PERCENT 8.50
1.0 YEARS . . . (5/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS . . . (11/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS . . . (5/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS . . . (11/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS . . . (5/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS . . . (11/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS . . . (5/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS . . . (11/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS . . . (5/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS . . . (11/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS . . . (5/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS . . . (11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS . . . (5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS . . . (11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS . . . (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS . . . (11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS . . . (5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS . . . (11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS 2/ . . . (5/1/95)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST TO FIRST EXTENDED MATURITY
0.5 YEARS . . . (11/1/95)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50	PERCENT 8.50	PERCENT 8.50
1.0 YEARS . . . (5/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS . . . (11/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS . . . (5/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS . . . (11/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS . . . (5/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS . . . (11/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS . . . (5/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS . . . (11/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS . . . (5/1/00)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS . . . (11/1/00)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS . . . (5/1/01)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS . . . (11/1/01)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS . . . (5/1/02)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS . . . (11/1/02)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS . . . (5/1/03)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS . . . (11/1/03)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS . . . (5/1/04)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS . . . (11/1/04)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS 4/ . . . (5/1/05)	21.25	42.50	212.50	425.00	5/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1975.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.41%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.55%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 103

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1975

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM ISSUE TO: EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
						\$20.03	\$40.06	PERCENT	PERCENT	PERCENT	PERCENT		
6.0 YEARS . . . 1/ (6/1/81)	22.53	45.06	225.30	\$400.60	5.96	8.01	5.96	8.01	9.01	9.01	9.01	9.01	
6.5 YEARS . . . (12/1/81)	22.53	45.06	225.30	450.60	6.16	9.01	6.16	9.01	9.01	9.01	9.01	9.01	
7.0 YEARS . . . (6/1/82)	22.53	45.06	225.30	450.60	6.32	9.01	6.32	9.01	9.01	9.01	9.01	9.01	
7.5 YEARS . . . (12/1/82)	22.53	45.06	225.30	450.60	6.46	9.01	6.46	9.01	9.01	9.01	9.01	9.01	
8.0 YEARS . . . (6/1/83)	22.53	45.06	225.30	450.60	6.58	9.01	6.58	9.01	9.01	9.01	9.01	9.01	
8.5 YEARS . . . (12/1/83)	22.53	45.06	225.30	450.60	6.68	9.01	6.68	9.01	9.01	9.01	9.01	9.01	
9.0 YEARS . . . (6/1/84)	22.53	45.06	225.30	450.60	6.78	9.01	6.78	9.01	9.01	9.01	9.01	9.01	
9.5 YEARS . . . (12/1/84)	22.53	45.06	225.30	450.60	6.86	9.01	6.86	9.01	9.01	9.01	9.01	9.01	
10.0 YEARS 2/ . . . (6/1/85)	22.53	45.06	225.30	450.60	6.93	9.01	6.93	9.01	9.01	9.01	9.01	9.01	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1975. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 103-A

BONDS REMAINING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1975

ISSUE PRICE REDEMPTION AN. MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **		(1) AMOUNTS OF INTEREST		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT Maturity PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PD. TO FIRST EXTENDED Maturity
		\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000				
.5 YEARS (6/1/85)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50
1.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
1.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
2.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.0 YEARS (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
3.5 YEARS (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.0 YEARS (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
4.5 YEARS (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.0 YEARS (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
5.5 YEARS (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.0 YEARS (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
6.5 YEARS (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.0 YEARS (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
7.5 YEARS (12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.0 YEARS (6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
8.5 YEARS (12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.0 YEARS (6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
9.5 YEARS (12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50
10.0 YEARS	2/ (6/1/95)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50	8.50

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **	TO 2ND EXTENDED MATURITY
.5 YEARS	\$21.25	\$425.00
1.0 YEARS	21.25	425.00
1.5 YEARS	21.25	425.00
2.0 YEARS	21.25	425.00
2.5 YEARS	21.25	425.00
3.0 YEARS	21.25	425.00
3.5 YEARS	21.25	425.00
4.0 YEARS	21.25	425.00
4.5 YEARS	21.25	425.00
5.0 YEARS	21.25	425.00
5.5 YEARS	21.25	425.00
6.0 YEARS	21.25	425.00
6.5 YEARS	21.25	425.00
7.0 YEARS	21.25	425.00
7.5 YEARS	21.25	425.00
8.0 YEARS	21.25	425.00
8.5 YEARS	21.25	425.00
9.0 YEARS	21.25	425.00
9.5 YEARS	21.25	425.00
10.0 YEARS	21.25	425.00

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECKS IS PAYABLE ON ISSUES OF JUNE 1, 1975. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.43%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.57%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 104

BONDS BEARING ISSUE DATE NOV. 1, 1975

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY DATE
5.5 YEARS 1/ (5/1/81)	\$20.03	\$40.06	\$200.30	\$400.60	5.89	8.01	9.01
6.0 YEARS (11/1/81)	22.53	45.06	225.30	450.60	6.11	9.01	9.01
6.5 YEARS (5/1/82)	22.53	45.06	225.30	450.60	6.29	9.01	9.01
7.0 YEARS (11/1/82)	22.53	45.06	225.30	450.60	6.44	9.01	9.01
7.5 YEARS (5/1/83)	22.53	45.06	225.30	450.60	6.57	9.01	9.01
8.0 YEARS (11/1/83)	22.53	45.06	225.30	450.60	6.69	9.01	9.01
8.5 YEARS (5/1/84)	22.53	45.06	225.30	450.60	6.79	9.01	9.01
9.0 YEARS (11/1/84)	22.53	45.06	225.30	450.60	6.88	9.01	9.01
9.5 YEARS (5/1/85)	22.53	45.06	225.30	450.60	6.96	9.01	9.01
10.0 YEARS 2/ (11/1/85)	22.53	45.06	225.30	450.60	7.03	9.01	9.01

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1975. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 104-A
 500'S BEARING ISSUE DATE NOV. 1, 1975

ISSUE PRICE REDEMPTION AMT	Maturity Value	500	51,000	55,000	510,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
							EXTENDED MATURITY PERIOD **	PERCENT			
10 YEARS	0 MONTHS	21.25	\$42.50	\$212.50	\$425.00	8.50	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
1.5 YEARS	(5/1/86)	21.25	42.50	212.50	425.00	8.50					8.50
1.5 YEARS	(11/1/86)	21.25	42.50	212.50	425.00	8.50					8.50
2.0 YEARS	(5/1/87)	21.25	42.50	212.50	425.00	8.50					8.50
2.0 YEARS	(11/1/87)	21.25	42.50	212.50	425.00	8.50					8.50
2.5 YEARS	(5/1/88)	21.25	42.50	212.50	425.00	8.50					8.50
2.5 YEARS	(11/1/88)	21.25	42.50	212.50	425.00	8.50					8.50
3.0 YEARS	(5/1/89)	21.25	42.50	212.50	425.00	8.50					8.50
3.0 YEARS	(11/1/89)	21.25	42.50	212.50	425.00	8.50					8.50
4.0 YEARS	(5/1/90)	21.25	42.50	212.50	425.00	8.50					8.50
4.0 YEARS	(11/1/90)	21.25	42.50	212.50	425.00	8.50					8.50
5.0 YEARS	(5/1/91)	21.25	42.50	212.50	425.00	8.50					8.50
5.0 YEARS	(11/1/91)	21.25	42.50	212.50	425.00	8.50					8.50
6.0 YEARS	(5/1/92)	21.25	42.50	212.50	425.00	8.50					8.50
6.0 YEARS	(11/1/92)	21.25	42.50	212.50	425.00	8.50					8.50
7.0 YEARS	(5/1/93)	21.25	42.50	212.50	425.00	8.50					8.50
7.0 YEARS	(11/1/93)	21.25	42.50	212.50	425.00	8.50					8.50
8.0 YEARS	(5/1/94)	21.25	42.50	212.50	425.00	8.50					8.50
8.0 YEARS	(11/1/94)	21.25	42.50	212.50	425.00	8.50					8.50
9.0 YEARS	(5/1/95)	21.25	42.50	212.50	425.00	8.50					8.50
9.0 YEARS	(11/1/95)	21.25	42.50	212.50	425.00	8.50					8.50
10.0 YEARS	2/ (11/1/95)	21.25	42.50	212.50	425.00	8.50			3/ 8.50		8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT											
20 YEARS, 0 MONTHS											
SECOND EXTENDED MATURITY PERIOD **											
1.5 YEARS	(5/1/96)	21.25	\$42.50	\$212.50	\$425.00	8.50					8.50
1.5 YEARS	(11/1/96)	21.25	42.50	212.50	425.00	8.50					8.50
2.0 YEARS	(5/1/97)	21.25	42.50	212.50	425.00	8.50					8.50
2.0 YEARS	(11/1/97)	21.25	42.50	212.50	425.00	8.50					8.50
2.5 YEARS	(5/1/98)	21.25	42.50	212.50	425.00	8.50					8.50
2.5 YEARS	(11/1/98)	21.25	42.50	212.50	425.00	8.50					8.50
3.0 YEARS	(5/1/99)	21.25	42.50	212.50	425.00	8.50					8.50
3.0 YEARS	(11/1/99)	21.25	42.50	212.50	425.00	8.50					8.50
4.0 YEARS	(5/1/00)	21.25	42.50	212.50	425.00	8.50					8.50
4.0 YEARS	(11/1/00)	21.25	42.50	212.50	425.00	8.50					8.50
5.0 YEARS	(5/1/01)	21.25	42.50	212.50	425.00	8.50					8.50
5.0 YEARS	(11/1/01)	21.25	42.50	212.50	425.00	8.50					8.50
6.0 YEARS	(5/1/02)	21.25	42.50	212.50	425.00	8.50					8.50
6.0 YEARS	(11/1/02)	21.25	42.50	212.50	425.00	8.50					8.50
7.0 YEARS	(5/1/03)	21.25	42.50	212.50	425.00	8.50					8.50
7.0 YEARS	(11/1/03)	21.25	42.50	212.50	425.00	8.50					8.50
8.0 YEARS	(5/1/04)	21.25	42.50	212.50	425.00	8.50					8.50
8.0 YEARS	(11/1/04)	21.25	42.50	212.50	425.00	8.50					8.50
9.0 YEARS	(5/1/05)	21.25	42.50	212.50	425.00	8.50					8.50
9.0 YEARS	(11/1/05)	21.25	42.50	212.50	425.00	8.50			5/ 8.50		8.50
10.0 YEARS	4/ (11/1/05)	21.25	42.50	212.50	425.00	8.50					8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1975.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.49%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.62%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 105

BONDS BEARING ISSUE DATES FROM DEC. 1, 1975 THROUGH APR. 1, 1976

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *			
						(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE.	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	PERCENT
5.5 YEARS (6/1/81)	\$20.04	\$40.08	\$200.40	\$400.80	5.93	8.02	9.02	9.02	
6.0 YEARS (12/1/81)	22.54	45.08	225.40	450.80	6.15	9.02	9.02	9.02	
6.5 YEARS (6/1/82)	22.54	45.08	225.40	450.80	6.32	9.02	9.02	9.02	
7.0 YEARS (12/1/82)	22.54	45.08	225.40	450.80	6.48	9.02	9.02	9.02	
7.5 YEARS (6/1/83)	22.54	45.08	225.40	450.80	6.61	9.02	9.02	9.02	
8.0 YEARS (12/1/83)	22.54	45.08	225.40	450.80	6.72	9.02	9.02	9.02	
8.5 YEARS (6/1/84)	22.54	45.08	225.40	450.80	6.82	9.02	9.02	9.02	
9.0 YEARS (12/1/84)	22.54	45.08	225.40	450.80	6.91	9.02	9.02	9.02	
9.5 YEARS (6/1/85)	22.54	45.08	225.40	450.80	6.98	9.02	9.02	9.02	
10.0 YEARS 2/ (12/1/85)	22.54	45.08	225.40	450.80	7.05	9.02	9.02	9.02	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1975. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 105-A

BONDS BEARING INTEREST DATES FROM DEC. 1, 1975 THROUGH APR. 1, 1976

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FROM HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FOR EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
		\$500	\$1,000				
1.5 YEARS	1/ (6/1/86)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS	1/ (12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	1/ (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	1/ (12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	1/ (6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	1/ (12/1/88)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	1/ (6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	1/ (12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	1/ (6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	1/ (12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	1/ (6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	1/ (12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	1/ (6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	1/ (12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	1/ (6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	1/ (12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	1/ (6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	1/ (12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	1/ (6/1/95)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	2/ (12/1/95)	21.25	42.50	212.50	425.00	3/ 8.50	8.50

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS

SECOND EXTENDED MATURITY PERIOD **

TO 2ND EXTENDED MATURITY

1.5 YEARS	1/ (6/1/96)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50
1.0 YEARS	1/ (12/1/96)	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	1/ (6/1/97)	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	1/ (12/1/97)	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	1/ (6/1/98)	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	1/ (12/1/98)	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	1/ (6/1/99)	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	1/ (12/1/99)	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	1/ (6/1/00)	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	1/ (12/1/00)	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	1/ (6/1/01)	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	1/ (12/1/01)	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	1/ (6/1/02)	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	1/ (12/1/02)	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	1/ (6/1/03)	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	1/ (12/1/03)	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	1/ (6/1/04)	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	1/ (12/1/04)	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	1/ (6/1/05)	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	4/ (12/1/05)	21.25	42.50	212.50	425.00	5/ 8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1975. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.51%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.63%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 106

BONDS BEARING ISSUE DATE MAY 1, 1976

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY DATE
5.0 YEARS 1/ (5/1/81)	\$18.26	\$36.52	\$182.60	\$365.20	5.84	7.30	9.02
5.5 YEARS (11/1/81)	22.54	45.08	225.40	450.80	6.09	9.02	9.02
6.0 YEARS (5/1/82)	22.54	45.08	225.40	450.80	6.29	9.02	9.02
6.5 YEARS (11/1/82)	22.54	45.08	225.40	450.80	6.46	9.02	9.02
7.0 YEARS (5/1/83)	22.54	45.08	225.40	450.80	6.60	9.02	9.02
7.5 YEARS (11/1/83)	22.54	45.08	225.40	450.80	6.73	9.02	9.02
8.0 YEARS (5/1/84)	22.54	45.08	225.40	450.80	6.83	9.02	9.02
8.5 YEARS (11/1/84)	22.54	45.08	225.40	450.80	6.93	9.02	9.02
9.0 YEARS (5/1/85)	22.54	45.08	225.40	450.80	7.01	9.02	9.02
9.5 YEARS (11/1/85)	22.54	45.08	225.40	450.80	7.08	9.02	9.02
10.0 YEARS 2/ (5/1/86)	22.54	45.08	225.40	450.80	7.15	9.02	9.02

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1976. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 106-A

300DS BEARING ISSIF DATE MAY 1, 1974

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				
	EXTENDED MATURITY PERIOD **				
	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY	PERCENT	PERCENT
.5 YEARS . . . (5/1/86)	\$21.25	\$42.50	\$212.50	\$425.00	8.50
1.0 YEARS . . . (5/1/87)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS . . . (11/1/87)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS . . . (5/1/88)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS . . . (11/1/88)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS . . . (5/1/89)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS . . . (11/1/89)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS . . . (5/1/90)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS . . . (11/1/90)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS . . . (5/1/91)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS . . . (11/1/91)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS . . . (5/1/92)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS . . . (11/1/92)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS . . . (5/1/93)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS . . . (11/1/93)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS . . . (5/1/94)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS . . . (11/1/94)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS . . . (5/1/95)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS . . . (11/1/95)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 2/ . . . (5/1/96)	21.25	42.50	212.50	425.00	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **				
.5 YEARS . . . (11/1/96)	\$21.25	\$42.50	\$212.50	\$425.00	8.50
1.0 YEARS . . . (5/1/97)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS . . . (11/1/97)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS . . . (5/1/98)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS . . . (11/1/98)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS . . . (5/1/99)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS . . . (11/1/99)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS . . . (5/1/00)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS . . . (11/1/00)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS . . . (5/1/01)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS . . . (11/1/01)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS . . . (5/1/02)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS . . . (11/1/02)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS . . . (5/1/03)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS . . . (11/1/03)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS . . . (5/1/04)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS . . . (11/1/04)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS . . . (5/1/05)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS . . . (11/1/05)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 4/ . . . (5/1/06)	21.25	42.50	212.50	425.00	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1974.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.57%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.69%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 107

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1976

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
							PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	
5.0 YEARS 1/ (6/1/81)	\$18.26	\$36.52	\$182.60	\$365.20	5.89	7.30	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
5.5 YEARS (12/1/81)	22.54	45.08	225.40	450.80	6.13	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
6.0 YEARS (6/1/82)	22.54	45.08	225.40	450.80	6.33	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
6.5 YEARS (12/1/82)	22.54	45.08	225.40	450.80	6.50	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
7.0 YEARS (6/1/83)	22.54	45.08	225.40	450.80	6.64	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
7.5 YEARS (12/1/83)	22.54	45.08	225.40	450.80	6.76	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
8.0 YEARS (6/1/84)	22.54	45.08	225.40	450.80	6.86	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
8.5 YEARS (12/1/84)	22.54	45.08	225.40	450.80	6.96	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
9.0 YEARS (6/1/85)	22.54	45.08	225.40	450.80	7.04	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
9.5 YEARS (12/1/85)	22.54	45.08	225.40	450.80	7.11	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02
10.0 YEARS 2/ (6/1/86)	22.54	45.08	225.40	450.80	7.17	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02	9.02

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1976. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 107-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1976

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
					EXTENDED MATURITY PERIOD **	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS							PERCENT	PERCENT	PERCENT
.5 YEARS . . . (12/1/96)	\$1.25	\$42.50	\$212.50	\$425.00	\$425.00	8.50	8.50	8.50	8.50
1.0 YEARS . . . (6/1/87)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
1.5 YEARS . . . (12/1/81)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
2.0 YEARS . . . (6/1/83)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
2.5 YEARS . . . (12/1/83)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
3.0 YEARS . . . (6/1/89)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
3.5 YEARS . . . (12/1/89)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
4.0 YEARS . . . (6/1/90)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
4.5 YEARS . . . (12/1/90)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
5.0 YEARS . . . (6/1/91)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
5.5 YEARS . . . (12/1/91)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
6.0 YEARS . . . (6/1/92)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
6.5 YEARS . . . (12/1/92)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
7.0 YEARS . . . (6/1/93)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
7.5 YEARS . . . (12/1/93)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
8.0 YEARS . . . (6/1/94)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
8.5 YEARS . . . (12/1/94)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
9.0 YEARS . . . (6/1/95)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
9.5 YEARS . . . (12/1/95)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
10.0 YEARS 2/ . . . (6/1/96)	21.25	42.50	212.50	425.00	425.00	3/ 8.50	8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS						SECOND EXTENDED MATURITY PERIOD **			TO 2ND EXTENDED MATURITY
.5 YEARS . . . (12/1/96)	\$1.25	\$42.50	\$212.50	\$425.00	\$425.00	8.50	8.50	8.50	8.50
1.0 YEARS . . . (6/1/97)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
1.5 YEARS . . . (12/1/97)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
2.0 YEARS . . . (6/1/98)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
2.5 YEARS . . . (12/1/98)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
3.0 YEARS . . . (6/1/99)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
3.5 YEARS . . . (12/1/99)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
4.0 YEARS . . . (6/1/0)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
4.5 YEARS . . . (12/1/0)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
5.0 YEARS . . . (6/1/1)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
5.5 YEARS . . . (12/1/1)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
6.0 YEARS . . . (6/1/2)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
6.5 YEARS . . . (12/1/2)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
7.0 YEARS . . . (6/1/3)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
7.5 YEARS . . . (12/1/3)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
8.0 YEARS . . . (6/1/4)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
8.5 YEARS . . . (12/1/4)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
9.0 YEARS . . . (6/1/5)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
9.5 YEARS . . . (12/1/5)	21.25	42.50	212.50	425.00	425.00	8.50	8.50	8.50	8.50
10.0 YEARS 4/ . . . (6/1/6)	21.25	42.50	212.50	425.00	425.00	5/ 8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1976. FOR SUBSEQUENT ISSUE MONTH IS AN APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.50%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.70%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 108

BONDS BEARING ISSUE DATE NOV. 1, 1976

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE					
	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				
					(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE
					(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE
					(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
					PERCENT
4.5 YEARS 1/ (5/1/81)	\$18.27	\$36.54	\$182.70	\$365.40	5.85
5.0 YEARS (11/1/81)	20.77	41.54	207.70	415.40	6.07
5.5 YEARS (5/1/82)	22.55	45.10	225.50	451.00	6.29
6.0 YEARS (11/1/82)	22.55	45.10	225.50	451.00	6.48
6.5 YEARS (5/1/83)	22.55	45.10	225.50	451.00	6.64
7.0 YEARS (11/1/83)	22.55	45.10	225.50	451.00	6.77
7.5 YEARS (5/1/84)	22.55	45.10	225.50	451.00	6.88
8.0 YEARS (11/1/84)	22.55	45.10	225.50	451.00	6.98
8.5 YEARS (5/1/85)	22.55	45.10	225.50	451.00	7.07
9.0 YEARS (11/1/85)	22.55	45.10	225.50	451.00	7.14
9.5 YEARS (5/1/86)	22.55	45.10	225.50	451.00	7.21
10.0 YEARS 2/ (11/1/86)	22.55	45.10	225.50	451.00	7.27

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1976. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

FARLE 108-A

BONDS BEARING ISSUE DATE NOV. 1, 1976

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION						
EXTENDED MATURITY PERIOD **						
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT
.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 2/	21.25	42.50	212.50	425.00	3/ 8.50	8.50
(2) EXTENDED MATURITY PERIOD **						
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT
.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS 4/	21.25	42.50	212.50	425.00	5/ 8.50	8.50

1/ MONTH, MAY AND YEAR IN WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1976.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.46%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.76%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 109

BONDS BEARING ISSUE DATES FROM DEC. 1, 1976 THROUGH APR. 1, 1977

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY DATE
		\$500	\$1,000	\$5,000	\$10,000				
500		\$18.27	\$36.54	\$182.70	\$365.40	5.91	7.31	8.94	
500	1/ (6/1/81)	20.77	41.54	207.70	415.40	6.11	8.31	9.02	
	5.0 YEARS . . . (12/1/81)	22.55	45.10	225.50	451.00	6.34	9.02	9.02	
	5.5 YEARS . . . (6/1/82)	22.55	45.10	225.50	451.00	6.52	9.02	9.02	
	6.0 YEARS . . . (12/1/82)	22.55	45.10	225.50	451.00	6.67	9.02	9.02	
	6.5 YEARS . . . (6/1/83)	22.55	45.10	225.50	451.00	6.80	9.02	9.02	
	7.0 YEARS . . . (12/1/83)	22.55	45.10	225.50	451.00	6.92	9.02	9.02	
	7.5 YEARS . . . (6/1/84)	22.55	45.10	225.50	451.00	7.01	9.02	9.02	
	8.0 YEARS . . . (12/1/84)	22.55	45.10	225.50	451.00	7.10	9.02	9.02	
	8.5 YEARS . . . (6/1/85)	22.55	45.10	225.50	451.00	7.17	9.02	9.02	
	9.0 YEARS . . . (12/1/85)	22.55	45.10	225.50	451.00	7.24	9.02	9.02	
	9.5 YEARS . . . (6/1/86)	22.55	45.10	225.50	451.00	7.30	9.02	9.02	
	10.0 YEARS 2/ . . . (12/1/86)	22.55	45.10	225.50	451.00				

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1976. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 109-A

BONDS BEARING ISSUE DATES FROM DEC. 1, 1976 THROUGH APR. 1, 1977

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH PRE- INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
		\$500	\$1,000	\$5,000	\$10,000			
500		\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
500	1/ (6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2/	21.25	42.50	212.50	425.00	3/	8.50	8.50
	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS							
	1/	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	4/	21.25	42.50	212.50	425.00	5/	8.50	8.50
	PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS							
	1/	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
	10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1976. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.67%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.78%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 110

BONDS BEARING ISSUE DATE MAY 1, 1977

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY DATE
		\$500	\$1,000	\$5,000	\$10,000				
500		\$18.27	\$36.54	\$182.70	\$365.40	5.87	7.31	8.88	
500	1/ (5/1/81)	20.78	41.56	207.80	415.60	6.11	8.31	8.94	
	(5/1/82)	20.78	41.56	207.80	415.60	6.30	8.31	9.02	
	(11/1/82)	22.56	45.12	225.60	451.20	6.50	9.02	9.02	
	(5/1/83)	22.56	45.12	225.60	451.20	6.67	9.02	9.02	
	(11/1/83)	22.56	45.12	225.60	451.20	6.82	9.02	9.02	
	(5/1/84)	22.56	45.12	225.60	451.20	6.94	9.02	9.02	
	(11/1/84)	22.56	45.12	225.60	451.20	7.04	9.02	9.02	
	(5/1/85)	22.56	45.12	225.60	451.20	7.14	9.02	9.02	
	(11/1/85)	22.56	45.12	225.60	451.20	7.22	9.02	9.02	
	(5/1/86)	22.56	45.12	225.60	451.20	7.29	9.02	9.02	
	(11/1/86)	22.56	45.12	225.60	451.20	7.35	9.02	9.02	
2/ (5/1/87)		22.56	45.12	225.60	451.20	7.40	9.02	9.02	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1977. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 110-A

BONDS BEARING ISSUE DATE MAY 1, 1977

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE MAY 1, 1977		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST TO FIRST EXTENDED MATURITY
	\$500	\$1,000	\$5,000	\$10,000			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **						
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **						
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1977.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.74%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.84%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 111

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1977

PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
	\$500	\$1,000	\$5,000	\$10,000				
ISSUE PRICE	500	1,000	5,000	10,000				
REDEMPTION AND MATURITY VALUE	500	1,000	5,000	10,000				
4.0 YEARS 1/ (6/1/81)	\$18.27	\$36.54	\$182.70	\$365.40	5.93	7.31	8.88	
4.5 YEARS (12/1/81)	20.78	41.56	207.80	415.60	6.16	8.31	8.94	
5.0 YEARS (6/1/82)	20.78	41.56	207.80	415.60	6.35	8.31	9.02	
5.5 YEARS (12/1/82)	22.56	45.12	225.60	451.20	6.55	9.02	9.02	
6.0 YEARS (6/1/83)	22.56	45.12	225.60	451.20	6.72	9.02	9.02	
6.5 YEARS (12/1/83)	22.56	45.12	225.60	451.20	6.86	9.02	9.02	
7.0 YEARS (6/1/84)	22.56	45.12	225.60	451.20	6.98	9.02	9.02	
7.5 YEARS (12/1/84)	22.56	45.12	225.60	451.20	7.08	9.02	9.02	
8.0 YEARS (6/1/85)	22.56	45.12	225.60	451.20	7.17	9.02	9.02	
8.5 YEARS (12/1/85)	22.56	45.12	225.60	451.20	7.25	9.02	9.02	
9.0 YEARS (6/1/86)	22.56	45.12	225.60	451.20	7.32	9.02	9.02	
9.5 YEARS (12/1/86)	22.56	45.12	225.60	451.20	7.38	9.02	9.02	
10.0 YEARS 2/ (6/1/87)	22.56	45.12	225.60	451.20	7.43	9.02	9.02	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1977. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION. AS AMENDED AND SUPPLEMENTED.

TABLE III-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1977

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
					(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(4) FROM EACH INTEREST PMT. DATE
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION					
	EXTENDED MATURITY PERIOD **					
0.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **					
0.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	PERCENT
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50
10.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50

1/ MONTH, DAY AND YEAR OF WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNI 1, 1977. FOR SUBSEQUENT ISSUE MONTHS AND APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.75%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.85%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 112

BONDS BEARING ISSUE DATE NOV. 1, 1977

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE NOV. 1, 1977				PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
	\$500	\$1,000	\$5,000	\$10,000			PERCENT	PERCENT	PERCENT	PERCENT		
3.5 YEARS	500	\$1,000	\$5,000	\$10,000	1/ (5/1/81)	\$18.27	\$36.54	\$182.70	\$365.40	5.89	7.31	8.82
4.0 YEARS	500	1,000	5,000	10,000	(11/1/81)	20.78	41.56	207.80	415.60	6.16	8.31	8.88
4.5 YEARS					(5/1/82)	20.78	41.56	207.80	415.60	6.36	8.31	8.94
5.0 YEARS					(11/1/82)	20.78	41.56	207.80	415.60	6.53	8.31	9.02
5.5 YEARS					(5/1/83)	22.56	45.12	225.60	451.20	6.72	9.02	9.02
6.0 YEARS					(11/1/83)	22.56	45.12	225.60	451.20	6.87	9.02	9.02
6.5 YEARS					(5/1/84)	22.56	45.12	225.60	451.20	7.00	9.02	9.02
7.0 YEARS					(11/1/84)	22.56	45.12	225.60	451.20	7.12	9.02	9.02
7.5 YEARS					(5/1/85)	22.56	45.12	225.60	451.20	7.21	9.02	9.02
8.0 YEARS					(11/1/85)	22.56	45.12	225.60	451.20	7.29	9.02	9.02
8.5 YEARS					(5/1/86)	22.56	45.12	225.60	451.20	7.37	9.02	9.02
9.0 YEARS					(11/1/86)	22.56	45.12	225.60	451.20	7.43	9.02	9.02
9.5 YEARS					(5/1/87)	22.56	45.12	225.60	451.20	7.49	9.02	9.02
10.0 YEARS 2/					(11/1/87)	22.56	45.12	225.60	451.20	7.54	9.02	9.02

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1977. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 112-A
BONDS BEARING ISSUE DATE NOV. 1, 1977

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE		(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE		(4) FOR EACH INTEREST PMT. DATE EXTENDED MATURITY	
						PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	EXTENDED MATURITY PERIOD **	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT	PERCENT
10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.50	8.50	3/	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50
.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50		8.50	8.50	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1977.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.84%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.92%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 113

BONDS BEARING ISSUE DATES FROM DEC. 1, 1977 THROUGH APR. 1, 1978

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	
						\$18.27	\$36.54	\$182.70	\$365.40	PERCENT	PERCENT	PERCENT	PERCENT
3.5 YEARS . . . 1/ (6/1/81)	20.78	41.56	207.80	415.60	7.31	7.31	5.96	5.96	8.82	8.82	8.82	8.82	
4.0 YEARS . . . (12/1/81)	20.78	41.56	207.80	415.60	8.31	8.31	6.22	6.22	8.88	8.88	8.88	8.88	
4.5 YEARS . . . (6/1/82)	20.78	41.56	207.80	415.60	8.31	8.31	6.42	6.42	8.94	8.94	8.94	8.94	
5.0 YEARS . . . (12/1/82)	20.78	41.56	207.80	415.60	8.31	8.31	6.58	6.58	9.02	9.02	9.02	9.02	
5.5 YEARS . . . (6/1/83)	22.56	45.12	225.60	451.20	9.02	9.02	6.77	6.77	9.02	9.02	9.02	9.02	
6.0 YEARS . . . (12/1/83)	22.56	45.12	225.60	451.20	9.02	9.02	6.92	6.92	9.02	9.02	9.02	9.02	
6.5 YEARS . . . (6/1/84)	22.56	45.12	225.60	451.20	9.02	9.02	7.05	7.05	9.02	9.02	9.02	9.02	
7.0 YEARS . . . (12/1/84)	22.56	45.12	225.60	451.20	9.02	9.02	7.15	7.15	9.02	9.02	9.02	9.02	
7.5 YEARS . . . (6/1/85)	22.56	45.12	225.60	451.20	9.02	9.02	7.25	7.25	9.02	9.02	9.02	9.02	
8.0 YEARS . . . (12/1/85)	22.56	45.12	225.60	451.20	9.02	9.02	7.33	7.33	9.02	9.02	9.02	9.02	
8.5 YEARS . . . (6/1/86)	22.56	45.12	225.60	451.20	9.02	9.02	7.40	7.40	9.02	9.02	9.02	9.02	
9.0 YEARS . . . (12/1/86)	22.56	45.12	225.60	451.20	9.02	9.02	7.46	7.46	9.02	9.02	9.02	9.02	
9.5 YEARS . . . (6/1/87)	22.56	45.12	225.60	451.20	9.02	9.02	7.52	7.52	9.02	9.02	9.02	9.02	
10.0 YEARS 2/ . . . (12/1/87)	22.56	45.12	225.60	451.20	9.02	9.02	7.57	7.57	9.02	9.02	9.02	9.02	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1977. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 113-A

BONDS/READING ISSUE DATES FROM DEC. 1, 1977 THROUGH APR. 1, 1978

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		(2) FROM REGINING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE EXTENDED MATURITY
						EXTENDED MATURITY PERIOD **	PERCENT			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS										
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.50	8.50				
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS										
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS 4/	21.25	42.50	212.50	425.00	8.50	8.50				
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 30 YEARS, 0 MONTHS										
.5 YEARS	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50				
1.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
1.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
2.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
3.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
4.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
5.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
6.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
7.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
8.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.0 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
9.5 YEARS	21.25	42.50	212.50	425.00	8.50	8.50				
10.0 YEARS 5/	21.25	42.50	212.50	425.00	8.50	8.50				

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1977. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.86%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 7.93%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 114

BONDS BEARING ISSUE DATE MAY 1, 1978

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY DATE
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *							
3.0 YEARS . . . 1/ (5/1/81)	\$18.27	\$36.54	\$182.70	\$365.40	8.78	5.91	7.31	8.78
3.5 YEARS . . . (11/1/81)	20.78	41.56	207.80	415.60	8.82	6.22	8.31	8.82
4.0 YEARS . . . (5/1/82)	20.78	41.56	207.80	415.60	8.88	6.45	8.31	8.88
4.5 YEARS . . . (11/1/82)	20.78	41.56	207.80	415.60	8.94	6.63	8.31	8.94
5.0 YEARS . . . (5/1/83)	20.78	41.56	207.80	415.60	9.02	6.77	8.31	9.02
5.5 YEARS . . . (11/1/83)	22.56	45.12	225.60	451.20	9.02	6.94	9.02	9.02
6.0 YEARS . . . (5/1/84)	22.56	45.12	225.60	451.20	9.02	7.08	9.02	9.02
6.5 YEARS . . . (11/1/84)	22.56	45.12	225.60	451.20	9.02	7.20	9.02	9.02
7.0 YEARS . . . (5/1/85)	22.56	45.12	225.60	451.20	9.02	7.30	9.02	9.02
7.5 YEARS . . . (11/1/85)	22.56	45.12	225.60	451.20	9.02	7.38	9.02	9.02
8.0 YEARS . . . (5/1/86)	22.56	45.12	225.60	451.20	9.02	7.46	9.02	9.02
8.5 YEARS . . . (11/1/86)	22.56	45.12	225.60	451.20	9.02	7.52	9.02	9.02
9.0 YEARS . . . (5/1/87)	22.56	45.12	225.60	451.20	9.02	7.58	9.02	9.02
9.5 YEARS . . . (11/1/87)	22.56	45.12	225.60	451.20	9.02	7.63	9.02	9.02
10.0 YEARS 2/ . . . (5/1/88)	22.56	45.12	225.60	451.20	9.02	7.68	9.02	9.02

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1978. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 114-A
BONDS BEARING ISSUE DATE MAY 1, 1973

ISSUE PRICE REDEMPTION AND MATURITY VALUE	BONDS BEARING ISSUE DATE MAY 1, 1973		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
	\$500	\$1,000	\$5,000	\$10,000			
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS. 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **						
.5 YEARS . . . (5/1/73)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50	PERCENT 8.50	PERCENT 8.50
1.0 YEARS . . . (5/1/79)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS . . . (11/1/79)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS . . . (5/1/80)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS . . . (11/1/80)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS . . . (5/1/81)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS . . . (11/1/81)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS . . . (5/1/82)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS . . . (11/1/82)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS . . . (5/1/83)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS . . . (11/1/83)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS . . . (5/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS . . . (11/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS . . . (5/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS . . . (11/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS . . . (5/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS . . . (11/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS . . . (5/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS . . . (11/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS 2/ . . . (5/1/88)	21.25	42.50	212.50	425.00	3/ 8.50	8.50	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS. 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **						
.5 YEARS . . . (11/1/88)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50	PERCENT 8.50	PERCENT 8.50
1.0 YEARS . . . (5/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS . . . (11/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS . . . (5/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS . . . (11/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS . . . (5/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS . . . (11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS . . . (5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS . . . (11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS . . . (5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS . . . (11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS . . . (5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS . . . (11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS . . . (5/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS . . . (11/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS . . . (5/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS . . . (11/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS . . . (5/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS . . . (11/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS 4/ . . . (5/1/98)	21.25	42.50	212.50	425.00	5/ 8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1978.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.93%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.00%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 115

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1978

PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	ISSUE PRICE	REDEMPTION AND MATURITY VALUE		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)		(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	(2) FROM EACH ISSUE TO PRECEDING PAYMENT DATE		(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE		(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY		
		\$500	\$1,000	\$5,000	\$10,000		PERCENT	PERCENT	PERCENT	PERCENT			
3.0 YEARS	500	1,000	5,000	10,000	\$18.27	\$36.54	\$182.70	\$365.40	5.99	7.31	5.99	7.31
3.5 YEARS	500	1,000	5,000	10,000	20.78	41.56	207.80	415.60	6.29	8.31	6.29	8.31
4.0 YEARS	500	1,000	5,000	10,000	20.78	41.56	207.80	415.60	6.52	8.31	6.52	8.31
4.5 YEARS	500	1,000	5,000	10,000	20.78	41.56	207.80	415.60	6.69	8.31	6.69	8.31
5.0 YEARS	500	1,000	5,000	10,000	20.78	41.56	207.80	415.60	6.83	8.31	6.83	8.31
5.5 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	6.99	9.02	6.99	9.02
6.0 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.13	9.02	7.13	9.02
6.5 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.24	9.02	7.24	9.02
7.0 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.34	9.02	7.34	9.02
7.5 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.42	9.02	7.42	9.02
8.0 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.50	9.02	7.50	9.02
8.5 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.56	9.02	7.56	9.02
9.0 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.62	9.02	7.62	9.02
9.5 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.67	9.02	7.67	9.02
10.0 YEARS	500	1,000	5,000	10,000	22.56	45.12	225.60	451.20	7.71	9.02	7.71	9.02

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1978. FOR SUBSEQUENT ISSUES MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 115-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1978

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(\$500 500)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PAYMENT PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FOR EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
			\$1,000	\$5,000				
						PERCENT	PERCENT	PERCENT
						EXTENDED MATURITY PERIOD **		
0.5 YEARS	(6/1/78)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS	(6/1/79)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	(12/1/79)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	(6/1/80)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	(12/1/80)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	(6/1/81)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	(12/1/81)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	(6/1/82)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	(12/1/82)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	(6/1/83)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	(12/1/83)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	(6/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	(12/1/84)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	(6/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	(12/1/85)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	(6/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	(12/1/86)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	(6/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	(12/1/87)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	(6/1/88)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
						TO 2ND EXTENDED MATURITY		
						SECOND EXTENDED MATURITY PERIOD **		
0.5 YEARS	(12/1/88)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS	(6/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	(12/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	(6/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	(12/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	(6/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	(12/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	(6/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	(12/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	(6/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	(12/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	(6/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	(12/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	(6/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	(12/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	(6/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	(12/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	(6/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	(12/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	(6/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
						TO 2ND EXTENDED MATURITY		
						SECOND EXTENDED MATURITY PERIOD **		
0.5 YEARS	(12/1/98)	\$21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50
1.0 YEARS	(6/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
1.5 YEARS	(12/1/99)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.0 YEARS	(6/1/00)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
2.5 YEARS	(12/1/00)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.0 YEARS	(6/1/01)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
3.5 YEARS	(12/1/01)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.0 YEARS	(6/1/02)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
4.5 YEARS	(12/1/02)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.0 YEARS	(6/1/03)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
5.5 YEARS	(12/1/03)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.0 YEARS	(6/1/04)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
6.5 YEARS	(12/1/04)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.0 YEARS	(6/1/05)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
7.5 YEARS	(12/1/05)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.0 YEARS	(6/1/06)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
8.5 YEARS	(12/1/06)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.0 YEARS	(6/1/07)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
9.5 YEARS	(12/1/07)	21.25	42.50	212.50	425.00	8.50	8.50	8.50
10.0 YEARS	(6/1/08)	21.25	42.50	212.50	425.00	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1978. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.

3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 7.95%.

4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.

5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.02%.

** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 116

BONDS BEARING ISSUE DATE NOV. 1, 1978

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	(2) FROM		(3) FOR		(4) FROM	
			ISSUE TO EACH INTEREST PAYMENT DATE	PERCENT	HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	PERCENT	EACH INTEREST PAYMENT DATE TO MATURITY	PERCENT
\$500	2.5 YEARS	\$18.28	\$36.56	5.94	\$182.80	7.31	\$365.60	8.74
500	3.0 YEARS	20.79	41.58	6.31	207.90	8.32	415.80	8.78
	3.5 YEARS	20.79	41.58	6.57	207.90	8.32	415.80	8.83
	4.0 YEARS	20.79	41.58	6.76	207.90	8.32	415.80	8.88
	4.5 YEARS	20.79	41.58	6.91	207.90	8.32	415.80	8.95
	5.0 YEARS	20.79	41.58	7.02	207.90	8.32	415.80	9.03
	5.5 YEARS	22.57	45.14	7.17	225.70	9.03	451.40	9.03
	6.0 YEARS	22.57	45.14	7.30	225.70	9.03	451.40	9.03
	6.5 YEARS	22.57	45.14	7.40	225.70	9.03	451.40	9.03
	7.0 YEARS	22.57	45.14	7.49	225.70	9.03	451.40	9.03
	7.5 YEARS	22.57	45.14	7.57	225.70	9.03	451.40	9.03
	8.0 YEARS	22.57	45.14	7.63	225.70	9.03	451.40	9.03
	8.5 YEARS	22.57	45.14	7.69	225.70	9.03	451.40	9.03
	9.0 YEARS	22.57	45.14	7.74	225.70	9.03	451.40	9.03
	9.5 YEARS	22.57	45.14	7.79	225.70	9.03	451.40	9.03
	10.0 YEARS	22.57	45.14	7.83	225.70	9.03	451.40	9.03

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1978. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 116-A

BONDS BEARING ISSUE DATE NOV. 1, 1978

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION				PERCENT	PERCENT	PERCENT	PERCENT
						EXTENDED MATURITY PERIOD **	EXTENDED MATURITY PERIOD **	EXTENDED MATURITY PERIOD **	EXTENDED MATURITY PERIOD **				
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	1/	(5/1/89)	21.25	\$42.50	\$212.50	\$425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	•	(11/1/89)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	•	(5/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	•	(11/1/90)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	•	(5/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	•	(11/1/91)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	•	(5/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	•	(11/1/92)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	•	(5/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	•	(11/1/93)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	•	(5/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	•	(11/1/94)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	•	(5/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	•	(11/1/95)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	•	(5/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	•	(11/1/96)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	•	(5/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	•	(11/1/97)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	•	(5/1/98)	21.25	42.50	212.50	425.00	8.50	8.50	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	2/	(11/1/98)	21.25	42.50	212.50	425.00	3/	8.50	8.50	8.50	8.50	8.50	8.50

PERIOD OF TIME BOND IS HELD
AFTER EXTENDED MATURITY AT
20 YEARS, 0 MONTHS

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	PERCENT	PERCENT	PERCENT	PERCENT	TO 2ND EXTENDED MATURITY
1.5 YEARS	8.50	8.50	8.50	8.50	8.50
1.0 YEARS	8.50	8.50	8.50	8.50	8.50
1.5 YEARS	8.50	8.50	8.50	8.50	8.50
2.0 YEARS	8.50	8.50	8.50	8.50	8.50
2.5 YEARS	8.50	8.50	8.50	8.50	8.50
3.0 YEARS	8.50	8.50	8.50	8.50	8.50
3.5 YEARS	8.50	8.50	8.50	8.50	8.50
4.0 YEARS	8.50	8.50	8.50	8.50	8.50
4.5 YEARS	8.50	8.50	8.50	8.50	8.50
5.0 YEARS	8.50	8.50	8.50	8.50	8.50
5.5 YEARS	8.50	8.50	8.50	8.50	8.50
6.0 YEARS	8.50	8.50	8.50	8.50	8.50
6.5 YEARS	8.50	8.50	8.50	8.50	8.50
7.0 YEARS	8.50	8.50	8.50	8.50	8.50
7.5 YEARS	8.50	8.50	8.50	8.50	8.50
8.0 YEARS	8.50	8.50	8.50	8.50	8.50
8.5 YEARS	8.50	8.50	8.50	8.50	8.50
9.0 YEARS	8.50	8.50	8.50	8.50	8.50
9.5 YEARS	8.50	8.50	8.50	8.50	8.50
10.0 YEARS	5/	8.50	8.50	8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1978.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 8.03%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.09%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVALING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 117

BONDS BEARING ISSUE DATES FROM DEC. 1, 1978 THROUGH APR. 1, 1979

PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	ISSUE PRICE AND MATURITY VALUE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	PERCENT	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	PERCENT	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY	PERCENT
		\$500	\$1,000						
2.5 YEARS . . . 1/ (6/1/81)		\$18.28	\$36.56	\$182.80	6.05	7.31	6.05	7.31	8.74
3.0 YEARS . . . (12/1/81)		20.79	41.58	207.90	6.39	8.32	6.39	8.32	8.78
3.5 YEARS . . . (6/1/82)		20.79	41.58	207.90	6.64	8.32	6.64	8.32	8.83
4.0 YEARS . . . (12/1/82)		20.79	41.58	207.90	6.82	8.32	6.82	8.32	8.88
4.5 YEARS . . . (6/1/83)		20.79	41.58	207.90	7.08	8.32	7.08	8.32	8.95
5.0 YEARS . . . (12/1/83)		22.57	45.14	225.70	7.23	9.03	7.23	9.03	9.03
5.5 YEARS . . . (6/1/84)		22.57	45.14	225.70	7.35	9.03	7.35	9.03	9.03
6.0 YEARS . . . (12/1/84)		22.57	45.14	225.70	7.45	9.03	7.45	9.03	9.03
6.5 YEARS . . . (6/1/85)		22.57	45.14	225.70	7.53	9.03	7.53	9.03	9.03
7.0 YEARS . . . (12/1/85)		22.57	45.14	225.70	7.61	9.03	7.61	9.03	9.03
7.5 YEARS . . . (6/1/86)		22.57	45.14	225.70	7.67	9.03	7.67	9.03	9.03
8.0 YEARS . . . (12/1/86)		22.57	45.14	225.70	7.73	9.03	7.73	9.03	9.03
8.5 YEARS . . . (6/1/87)		22.57	45.14	225.70	7.78	9.03	7.78	9.03	9.03
9.0 YEARS . . . (12/1/87)		22.57	45.14	225.70	7.82	9.03	7.82	9.03	9.03
9.5 YEARS . . . (6/1/88)		22.57	45.14	225.70	7.86	9.03	7.86	9.03	9.03
10.0 YEARS 2/ . . . (12/1/88)		22.57	45.14	225.70	7.86	9.03	7.86	9.03	9.03

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1978, FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 117-A

BONDS BEARING INTEREST DATES FROM DEC. 1, 1973 THROUGH APR. 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	\$21.25	\$42.50	\$212.50	\$425.00	(4) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
.5 YEARS . . . (6/1/79)	21.25	42.50	212.50	425.00	PERCENT 8.50
1.0 YEARS . . . (12/1/80)	21.25	42.50	212.50	425.00	PERCENT 8.50
1.5 YEARS . . . (6/1/90)	21.25	42.50	212.50	425.00	PERCENT 8.50
2.0 YEARS . . . (12/1/90)	21.25	42.50	212.50	425.00	PERCENT 8.50
2.5 YEARS . . . (6/1/91)	21.25	42.50	212.50	425.00	PERCENT 8.50
3.0 YEARS . . . (12/1/91)	21.25	42.50	212.50	425.00	PERCENT 8.50
3.5 YEARS . . . (6/1/92)	21.25	42.50	212.50	425.00	PERCENT 8.50
4.0 YEARS . . . (12/1/92)	21.25	42.50	212.50	425.00	PERCENT 8.50
4.5 YEARS . . . (6/1/93)	21.25	42.50	212.50	425.00	PERCENT 8.50
5.0 YEARS . . . (12/1/93)	21.25	42.50	212.50	425.00	PERCENT 8.50
5.5 YEARS . . . (6/1/94)	21.25	42.50	212.50	425.00	PERCENT 8.50
6.0 YEARS . . . (12/1/94)	21.25	42.50	212.50	425.00	PERCENT 8.50
6.5 YEARS . . . (6/1/95)	21.25	42.50	212.50	425.00	PERCENT 8.50
7.0 YEARS . . . (12/1/95)	21.25	42.50	212.50	425.00	PERCENT 8.50
7.5 YEARS . . . (6/1/96)	21.25	42.50	212.50	425.00	PERCENT 8.50
8.0 YEARS . . . (12/1/96)	21.25	42.50	212.50	425.00	PERCENT 8.50
8.5 YEARS . . . (6/1/97)	21.25	42.50	212.50	425.00	PERCENT 8.50
9.0 YEARS . . . (12/1/97)	21.25	42.50	212.50	425.00	PERCENT 8.50
9.5 YEARS . . . (6/1/98)	21.25	42.50	212.50	425.00	PERCENT 8.50
10.0 YEARS 2/ . . . (12/1/98)	21.25	42.50	212.50	425.00	PERCENT 8.50

PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **	TO 2ND EXTENDED MATURITY
.5 YEARS . . . (6/1/99)	\$42.50	8.50
1.0 YEARS . . . (12/1/99)	42.50	8.50
1.5 YEARS . . . (6/1/00)	42.50	8.50
2.0 YEARS . . . (12/1/00)	42.50	8.50
2.5 YEARS . . . (6/1/01)	42.50	8.50
3.0 YEARS . . . (12/1/01)	42.50	8.50
3.5 YEARS . . . (6/1/02)	42.50	8.50
4.0 YEARS . . . (12/1/02)	42.50	8.50
4.5 YEARS . . . (6/1/03)	42.50	8.50
5.0 YEARS . . . (12/1/03)	42.50	8.50
5.5 YEARS . . . (6/1/04)	42.50	8.50
6.0 YEARS . . . (12/1/04)	42.50	8.50
6.5 YEARS . . . (6/1/05)	42.50	8.50
7.0 YEARS . . . (12/1/05)	42.50	8.50
7.5 YEARS . . . (6/1/06)	42.50	8.50
8.0 YEARS . . . (12/1/06)	42.50	8.50
8.5 YEARS . . . (6/1/07)	42.50	8.50
9.0 YEARS . . . (12/1/07)	42.50	8.50
9.5 YEARS . . . (6/1/08)	42.50	8.50
10.0 YEARS 4/ . . . (12/1/08)	42.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1978. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 8.06%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.11%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 118

BONDS BEARING ISSUE DATE MAY 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	
			(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE
\$500		\$18.28	6.00	7.31
\$1,000		\$36.56	6.43	8.32
\$5,000		\$182.80	6.72	8.32
\$10,000		\$365.60	6.92	8.32
	2.0 YEARS . . . (5/1/81)	20.80	7.07	8.32
	2.5 YEARS . . . (11/1/81)	20.80	7.19	8.32
	3.0 YEARS . . . (5/1/82)	20.80	7.29	8.32
	3.5 YEARS . . . (11/1/82)	20.80	7.42	9.03
	4.0 YEARS . . . (5/1/83)	20.80	7.52	9.03
	4.5 YEARS . . . (11/1/83)	20.80	7.61	9.03
	5.0 YEARS . . . (5/1/84)	22.58	7.69	9.03
	5.5 YEARS . . . (11/1/84)	22.58	7.76	9.03
	6.0 YEARS . . . (5/1/85)	22.58	7.81	9.03
	6.5 YEARS . . . (11/1/85)	22.58	7.86	9.03
	7.0 YEARS . . . (5/1/86)	22.58	7.91	9.03
	7.5 YEARS . . . (11/1/86)	22.58	7.95	9.03
	8.0 YEARS . . . (5/1/87)	22.58	7.98	9.03
	8.5 YEARS . . . (11/1/87)	22.58		
	9.0 YEARS . . . (5/1/88)	22.58		
	9.5 YEARS . . . (11/1/88)	22.58		
	10.0 YEARS 2/ . . . (5/1/89)	22.58		

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1979. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 118-A
BONDS BEARING ISSUE DATE MAY 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500	\$1,000	\$5,000	\$10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **				
0.5 YEARS (5/1/89)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS (5/1/90)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS (11/1/91)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS (5/1/91)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS (11/1/91)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS (5/1/92)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS (11/1/92)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS (5/1/93)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS (11/1/93)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS (5/1/94)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS (11/1/94)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS (5/1/95)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS (11/1/95)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS (5/1/96)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS (11/1/96)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS (5/1/97)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS (11/1/97)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS (5/1/98)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS (11/1/98)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 2/ (5/1/99)	21.25	42.50	212.50	425.00	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **				
0.5 YEARS (11/1/99)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS (5/1/01)	21.25	42.50	212.50	425.00	8.50
1.5 YEARS (11/1/01)	21.25	42.50	212.50	425.00	8.50
2.0 YEARS (5/1/11)	21.25	42.50	212.50	425.00	8.50
2.5 YEARS (11/1/11)	21.25	42.50	212.50	425.00	8.50
3.0 YEARS (5/1/21)	21.25	42.50	212.50	425.00	8.50
3.5 YEARS (11/1/21)	21.25	42.50	212.50	425.00	8.50
4.0 YEARS (5/1/31)	21.25	42.50	212.50	425.00	8.50
4.5 YEARS (11/1/31)	21.25	42.50	212.50	425.00	8.50
5.0 YEARS (5/1/41)	21.25	42.50	212.50	425.00	8.50
5.5 YEARS (11/1/41)	21.25	42.50	212.50	425.00	8.50
6.0 YEARS (5/1/51)	21.25	42.50	212.50	425.00	8.50
6.5 YEARS (11/1/51)	21.25	42.50	212.50	425.00	8.50
7.0 YEARS (5/1/61)	21.25	42.50	212.50	425.00	8.50
7.5 YEARS (11/1/61)	21.25	42.50	212.50	425.00	8.50
8.0 YEARS (5/1/71)	21.25	42.50	212.50	425.00	8.50
8.5 YEARS (11/1/71)	21.25	42.50	212.50	425.00	8.50
9.0 YEARS (5/1/81)	21.25	42.50	212.50	425.00	8.50
9.5 YEARS (11/1/81)	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 4/ (5/1/91)	21.25	42.50	212.50	425.00	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF MAY 1, 1979.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 8.14%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.13%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 119

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *				APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
		\$500	\$1,000	\$5,000	\$10,000				
2.0 YEARS	. . . 1/ (6/1/81)	\$18.29	\$36.58	\$182.90	\$365.80	6.13	7.32	8.71	
2.5 YEARS	. . . (12/1/81)	20.81	41.62	208.10	416.20	6.54	8.32	8.75	
3.0 YEARS	. . . (6/1/82)	20.81	41.62	208.10	416.20	6.81	8.32	8.79	
3.5 YEARS	. . . (12/1/82)	20.81	41.62	208.10	416.20	7.00	8.32	8.83	
4.0 YEARS	. . . (6/1/83)	20.81	41.62	208.10	416.20	7.15	8.32	8.89	
4.5 YEARS	. . . (12/1/83)	20.81	41.62	208.10	416.20	7.26	8.32	8.96	
5.0 YEARS	. . . (6/1/84)	20.81	41.62	208.10	416.20	7.35	8.32	9.04	
5.5 YEARS	. . . (12/1/84)	22.59	45.18	225.90	451.80	7.47	9.04	9.04	
6.0 YEARS	. . . (6/1/85)	22.59	45.18	225.90	451.80	7.58	9.04	9.04	
6.5 YEARS	. . . (12/1/85)	22.59	45.18	225.90	451.80	7.66	9.04	9.04	
7.0 YEARS	. . . (6/1/86)	22.59	45.18	225.90	451.80	7.74	9.04	9.04	
7.5 YEARS	. . . (12/1/86)	22.59	45.18	225.90	451.80	7.80	9.04	9.04	
8.0 YEARS	. . . (6/1/87)	22.59	45.18	225.90	451.80	7.86	9.04	9.04	
8.5 YEARS	. . . (12/1/87)	22.59	45.18	225.90	451.80	7.91	9.04	9.04	
9.0 YEARS	. . . (6/1/88)	22.59	45.18	225.90	451.80	7.95	9.04	9.04	
9.5 YEARS	. . . (12/1/88)	22.59	45.18	225.90	451.80	7.99	9.04	9.04	
10.0 YEARS	2/ . . . (6/1/89)	22.59	45.18	225.90	451.80	8.02	9.04	9.04	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1979. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.
2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 1119-A

BONDS BEARING ISSUE DATES FROM JUNE 1 THROUGH OCT. 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
					EXTENDED MATURITY PERIOD **	PERCENT	
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS							
.5 YEARS (12/1/79)	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT	8.50	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE
1.0 YEARS (6/1/80)	21.25	42.50	212.50	425.00	PERCENT	8.50	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE
1.5 YEARS (12/1/80)	21.25	42.50	212.50	425.00	PERCENT	8.50	(4) FROM EACH INTEREST PMT. DATE
2.0 YEARS (6/1/81)	21.25	42.50	212.50	425.00	PERCENT	8.50	
2.5 YEARS (12/1/81)	21.25	42.50	212.50	425.00	PERCENT	8.50	
3.0 YEARS (6/1/82)	21.25	42.50	212.50	425.00	PERCENT	8.50	
3.5 YEARS (12/1/82)	21.25	42.50	212.50	425.00	PERCENT	8.50	
4.0 YEARS (6/1/83)	21.25	42.50	212.50	425.00	PERCENT	8.50	
4.5 YEARS (12/1/83)	21.25	42.50	212.50	425.00	PERCENT	8.50	
5.0 YEARS (6/1/84)	21.25	42.50	212.50	425.00	PERCENT	8.50	
5.5 YEARS (12/1/84)	21.25	42.50	212.50	425.00	PERCENT	8.50	
6.0 YEARS (6/1/85)	21.25	42.50	212.50	425.00	PERCENT	8.50	
6.5 YEARS (12/1/85)	21.25	42.50	212.50	425.00	PERCENT	8.50	
7.0 YEARS (6/1/86)	21.25	42.50	212.50	425.00	PERCENT	8.50	
7.5 YEARS (12/1/86)	21.25	42.50	212.50	425.00	PERCENT	8.50	
8.0 YEARS (6/1/87)	21.25	42.50	212.50	425.00	PERCENT	8.50	
8.5 YEARS (12/1/87)	21.25	42.50	212.50	425.00	PERCENT	8.50	
9.0 YEARS (6/1/88)	21.25	42.50	212.50	425.00	PERCENT	8.50	
9.5 YEARS (12/1/88)	21.25	42.50	212.50	425.00	PERCENT	8.50	
10.0 YEARS 2/ (6/1/89)	21.25	42.50	212.50	425.00	PERCENT	8.50	
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS							
.5 YEARS (12/1/89)	\$21.25	\$42.50	\$212.50	\$425.00	SECOND EXTENDED MATURITY PERIOD **	TO 2ND EXTENDED MATURITY	
1.0 YEARS (6/1/90)	21.25	42.50	212.50	425.00		8.50	8.50
1.5 YEARS (12/1/90)	21.25	42.50	212.50	425.00		8.50	8.50
2.0 YEARS (6/1/91)	21.25	42.50	212.50	425.00		8.50	8.50
2.5 YEARS (12/1/91)	21.25	42.50	212.50	425.00		8.50	8.50
3.0 YEARS (6/1/92)	21.25	42.50	212.50	425.00		8.50	8.50
3.5 YEARS (12/1/92)	21.25	42.50	212.50	425.00		8.50	8.50
4.0 YEARS (6/1/93)	21.25	42.50	212.50	425.00		8.50	8.50
4.5 YEARS (12/1/93)	21.25	42.50	212.50	425.00		8.50	8.50
5.0 YEARS (6/1/94)	21.25	42.50	212.50	425.00		8.50	8.50
5.5 YEARS (12/1/94)	21.25	42.50	212.50	425.00		8.50	8.50
6.0 YEARS (6/1/95)	21.25	42.50	212.50	425.00		8.50	8.50
6.5 YEARS (12/1/95)	21.25	42.50	212.50	425.00		8.50	8.50
7.0 YEARS (6/1/96)	21.25	42.50	212.50	425.00		8.50	8.50
7.5 YEARS (12/1/96)	21.25	42.50	212.50	425.00		8.50	8.50
8.0 YEARS (6/1/97)	21.25	42.50	212.50	425.00		8.50	8.50
8.5 YEARS (12/1/97)	21.25	42.50	212.50	425.00		8.50	8.50
9.0 YEARS (6/1/98)	21.25	42.50	212.50	425.00		8.50	8.50
9.5 YEARS (12/1/98)	21.25	42.50	212.50	425.00		8.50	8.50
10.0 YEARS 4/ (6/1/99)	21.25	42.50	212.50	425.00		8.50	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF JUNE 1, 1979. FOR SUBSEQUENT ISSUE MONTHS AND APPROPRIATE NUMBER OF MONTHS.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 8.17%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.21%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 120
BONDS BEARING ISSUE DATE NOV. 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *		(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
						\$182.29	\$36.58	PERCENT	PERCENT	PERCENT
1.5 YEARS 1/ (5/1/81)	20.81	41.62	208.10	416.20	6.08	\$365.80	6.08	7.32	8.68	
2.0 YEARS (11/1/81)	20.81	41.62	208.10	416.20	6.62	208.10	6.62	8.32	8.71	
2.5 YEARS (5/1/82)	20.81	41.62	208.10	416.20	6.93	208.10	6.93	8.32	8.75	
3.0 YEARS (11/1/82)	20.81	41.62	208.10	416.20	7.14	208.10	7.14	8.32	8.79	
3.5 YEARS (5/1/83)	20.81	41.62	208.10	416.20	7.29	208.10	7.29	8.32	8.83	
4.0 YEARS (11/1/83)	20.81	41.62	208.10	416.20	7.40	208.10	7.40	8.32	8.89	
4.5 YEARS (5/1/84)	20.81	41.62	208.10	416.20	7.49	208.10	7.49	8.32	8.96	
5.0 YEARS (11/1/84)	20.81	41.62	208.10	416.20	7.56	208.10	7.56	8.32	9.04	
5.5 YEARS (5/1/85)	22.59	45.18	225.90	451.80	7.67	225.90	7.67	9.04	9.04	
6.0 YEARS (11/1/85)	22.59	45.18	225.90	451.80	7.76	225.90	7.76	9.04	9.04	
6.5 YEARS (5/1/86)	22.59	45.18	225.90	451.80	7.84	225.90	7.84	9.04	9.04	
7.0 YEARS (11/1/86)	22.59	45.18	225.90	451.80	7.90	225.90	7.90	9.04	9.04	
7.5 YEARS (5/1/87)	22.59	45.18	225.90	451.80	7.96	225.90	7.96	9.04	9.04	
8.0 YEARS (11/1/87)	22.59	45.18	225.90	451.80	8.01	225.90	8.01	9.04	9.04	
8.5 YEARS (5/1/88)	22.59	45.18	225.90	451.80	8.05	225.90	8.05	9.04	9.04	
9.0 YEARS (11/1/88)	22.59	45.18	225.90	451.80	8.09	225.90	8.09	9.04	9.04	
9.5 YEARS (5/1/89)	22.59	45.18	225.90	451.80	8.12	225.90	8.12	9.04	9.04	
10.0 YEARS 2/ (11/1/89)	22.59	45.18	225.90	451.80	8.15	225.90	8.15	9.04	9.04	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1979. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 905, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 120-A
BONDS BEARING ISSUE DATE NOV. 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)
PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION EXTENDED MATURITY PERIOD **				
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 2/	21.25	42.50	212.50	425.00	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 20 YEARS, 0 MONTHS	SECOND EXTENDED MATURITY PERIOD **				
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 4/	21.25	42.50	212.50	425.00	8.50
PERIOD OF TIME BOND IS HELD AFTER EXTENDED MATURITY AT 30 YEARS, 0 MONTHS	TO 2ND EXTENDED MATURITY				
.5 YEARS	\$21.25	\$42.50	\$212.50	\$425.00	PERCENT 8.50
1.0 YEARS	21.25	42.50	212.50	425.00	8.50
1.5 YEARS	21.25	42.50	212.50	425.00	8.50
2.0 YEARS	21.25	42.50	212.50	425.00	8.50
2.5 YEARS	21.25	42.50	212.50	425.00	8.50
3.0 YEARS	21.25	42.50	212.50	425.00	8.50
3.5 YEARS	21.25	42.50	212.50	425.00	8.50
4.0 YEARS	21.25	42.50	212.50	425.00	8.50
4.5 YEARS	21.25	42.50	212.50	425.00	8.50
5.0 YEARS	21.25	42.50	212.50	425.00	8.50
5.5 YEARS	21.25	42.50	212.50	425.00	8.50
6.0 YEARS	21.25	42.50	212.50	425.00	8.50
6.5 YEARS	21.25	42.50	212.50	425.00	8.50
7.0 YEARS	21.25	42.50	212.50	425.00	8.50
7.5 YEARS	21.25	42.50	212.50	425.00	8.50
8.0 YEARS	21.25	42.50	212.50	425.00	8.50
8.5 YEARS	21.25	42.50	212.50	425.00	8.50
9.0 YEARS	21.25	42.50	212.50	425.00	8.50
9.5 YEARS	21.25	42.50	212.50	425.00	8.50
10.0 YEARS 5/	21.25	42.50	212.50	425.00	8.50

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF NOV. 1, 1979.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 8.25%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.25%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

TABLE 121

BONDS BEARING ISSUE DATE DEC. 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	\$500 500	\$1,000 1,000	\$5,000 5,000	\$10,000 10,000	APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM ISSUE TO EACH INTEREST PAYMENT DATE	(3) FOR HALF-YEAR PERIOD PRECEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PAYMENT DATE TO MATURITY
PERIOD OF TIME BOND IS HELD AFTER ISSUE DATE	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION *					PERCENT	PERCENT	PERCENT
1.5 YEARS 1/ (6/1/81)	\$18.29	\$36.58	\$182.90	\$365.80	6.08	7.32	8.68	
2.0 YEARS (12/1/81)	20.81	41.62	208.10	416.20	6.62	8.32	8.71	
2.5 YEARS (6/1/82)	20.81	41.62	208.10	416.20	6.93	8.32	8.75	
3.0 YEARS (12/1/82)	20.81	41.62	208.10	416.20	7.14	8.32	<8.79	
3.5 YEARS (6/1/83)	20.81	41.62	208.10	416.20	7.29	8.32	8.83	
4.0 YEARS (12/1/83)	20.81	41.62	208.10	416.20	7.40	8.32	8.89	
4.5 YEARS (6/1/84)	20.81	41.62	208.10	416.20	7.49	8.32	8.96	
5.0 YEARS (12/1/84)	20.81	41.62	208.10	416.20	7.56	8.32	9.04	
5.5 YEARS (6/1/85)	22.59	45.18	225.90	451.80	7.67	9.04	9.04	
6.0 YEARS (12/1/85)	22.59	45.18	225.90	451.80	7.76	9.04	9.04	
6.5 YEARS (6/1/86)	22.59	45.18	225.90	451.80	7.84	9.04	9.04	
7.0 YEARS (12/1/86)	22.59	45.18	225.90	451.80	7.90	9.04	9.04	
7.5 YEARS (6/1/87)	22.59	45.18	225.90	451.80	7.96	9.04	9.04	
8.0 YEARS (12/1/87)	22.59	45.18	225.90	451.80	8.01	9.04	9.04	
8.5 YEARS (6/1/88)	22.59	45.18	225.90	451.80	8.05	9.04	9.04	
9.0 YEARS (12/1/88)	22.59	45.18	225.90	451.80	8.09	9.04	9.04	
9.5 YEARS (6/1/89)	22.59	45.18	225.90	451.80	8.12	9.04	9.04	
10.0 YEARS 2/ (12/1/89)	22.59	45.18	225.90	451.80	8.15	9.04	9.04	

1/ MONTH, DAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1979. FOR SUBSEQUENT ISSUE MONTHS ADD APPROPRIATE NUMBER OF MONTHS.

2/ MATURITY REACHED AT 10 YEARS AND 0 MONTHS AFTER ISSUE DATE.

* FOR EARLIER INTEREST CHECKS AND YIELDS SEE APPROPRIATE TABLE IN DEPARTMENT CIRCULAR 903, 7TH REVISION, AS AMENDED AND SUPPLEMENTED.

TABLE 121-A
BONDS BEARING ISSUE DATE DEC. 1, 1979

ISSUE PRICE REDEMPTION AND MATURITY VALUE	PERIOD OF TIME BOND IS HELD AFTER FIRST MATURITY AT 10 YEARS, 0 MONTHS	MAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1979.	(1) AMOUNTS OF INTEREST CHECKS FOR EACH DENOMINATION		APPROXIMATE INVESTMENT YIELD (ANNUAL PERCENTAGE RATE)	(2) FROM BEGINNING OF CURRENT MATURITY PD. TO EA. INTEREST PMT. DATE	(3) FOR HALF-YEAR PD. PRE- CEDING INTEREST PAYMENT DATE	(4) FROM EACH INTEREST PMT. DATE TO FIRST EXTENDED MATURITY
			\$500	\$1,000				
500	10 YEARS, 0 MONTHS	1/	\$21.25	\$42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	2/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	3/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	4/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	5/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	6/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	7/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	8/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	9/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	10/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	11/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	12/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	13/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	14/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	15/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	16/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	17/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	18/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	19/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	20/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	21/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	22/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	23/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	24/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	25/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	26/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	27/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	28/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	29/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	30/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	31/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	32/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	33/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	34/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	35/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	36/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	37/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	38/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	39/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	40/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	41/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	42/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	43/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	44/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	45/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	46/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	47/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	48/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	49/	21.25	42.50	8.50	8.50	8.50	
500	10 YEARS, 0 MONTHS	50/	21.25	42.50	8.50	8.50	8.50	

1/ MONTH, MAY AND YEAR ON WHICH INTEREST CHECK IS PAYABLE ON ISSUES OF DEC. 1, 1979.
 2/ EXTENDED MATURITY REACHED AT 20 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 3/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO EXTENDED MATURITY IS 8.25%.
 4/ SECOND EXTENDED MATURITY REACHED AT 30 YEARS AND 0 MONTHS AFTER ISSUE DATE.
 5/ YIELD ON PURCHASE PRICE FROM ISSUE DATE TO SECOND EXTENDED MATURITY IS 8.24%.
 ** THIS TABLE DOES NOT APPLY IF THE PREVAILING RATE FOR SERIES H BONDS AT THE TIME THE EXTENSION BEGINS IS DIFFERENT FROM 8.50 PERCENT.

APPENDIX (cont'd)

Footnotes

1/ All yields are in terms of percent per annum, compounded semiannually. The first figure in each maturity period is the overall yield for that period at time of entry into period. Interest payments are on a graduated basis unless otherwise indicated, the full rate being received only if held to the end of the period (lesser rate if redeemed earlier). An "e" indicates payments on an approximately level basis. A "b" indicates increased interest on a bonus basis, that is, the full rate is received only if the bond is held to the end of the period (no increase if redeemed earlier). Rate increases within periods took effect at the beginning of the first full half-year interest period starting on or after the effective date as follows:

- 1959 - graduated improvements in rate to next maturity beginning June 1, 1959.
- 1965 - graduated improvements in rate to next maturity beginning December 1, 1965.
- 1968 - bonus improvement in rate to next maturity beginning June 1, 1968.
- 1969 - maximum rate to next maturity beginning June 1, 1969.
- 1970 - level and bonus improvements in rate to next maturity beginning June 1, 1970. In the case of .50b the increase is spread over the second 5 years of maturity period.
- 1973 - level improvement in rate to next maturity beginning December 1, 1973.
- 1979 - level improvement in rate to next maturity beginning June 1, 1979.
- 1980 - level improvement in rate to next maturity beginning November 1, 1980.
- 1981 - level improvement in rate to next maturity beginning May 1, 1981.

2/ Yield does not apply if prevailing rate for Series H bonds at time extension begins is different from 8.50 percent.
 * The purpose of this table is to summarize the history of yields on Series H savings bonds. Because of the graduated nature of these yields this table does not contain sufficient detail for the calculation of individual checks.

APPENDIX (cont'd)

Summary of investment yields to maturity and extended maturity dates under regulations prescribed for Series H savings bonds with issue dates from June 1, 1952.*

Issues	Term to maturity (years and months)	Yield ^{1/} during second extended maturity period (10 years)				
		1973	1979	1980	1981	1981
6/52- 3/54	9-8	5.50e	+ .50e	+1.00e	+1.00e	+1.00e
4/54- 9/54	9-8	6.00e	+ .50e	+1.00e	+1.00e	+1.00e
10/54- 9/55	9-8	6.00e	+ .50e	+1.00e	+1.00e	+1.00e
10/55- 3/56	9-8	6.00e	+ .50e	+1.00e	+1.00e	+1.00e
4/56-11/56	9-8	6.00e	+ .50e	+1.00e	+1.00e	+1.00e
12/56- 1/57	9-8	6.00e	+ .50e	+1.00e	+1.00e	+1.00e
2/57- 5/58	10-0	6.00e	+ .50e	+1.00e	+1.00e	+1.00e
6/58- 5/59	10-0	6.00e	+ .50e	+1.00e	+1.00e	+1.00e
6/59-11/59	10-0	6.50e		+1.00e	+1.00e	+1.00e
12/59- 5/60	10-0	6.50e		+1.00e	+1.00e	+1.00e
6/60-10/60	10-0	6.50e		+1.00e	+1.00e	+1.00e
11/60	10-0	7.50e				
12/60- 4/61	10-0	7.50e				
5/61-10/61	10-0	8.50e				
11/61-12/61	10-0	8.50e ^{2/}				
1/62-11/63	10-0	8.50e ^{2/}				
12/63- 5/64	10-0	8.50e ^{2/}				
6/64- 5/65	10-0	8.50e ^{2/}				
6/65-11/65	10-0	8.50e ^{2/}				
12/65- 5/68	10-0	8.50e ^{2/}				
6/68- 5/69	10-0	8.50e ^{2/}				
6/69-11/69	10-0	8.50e ^{2/}				
12/69- 5/70	10-0	8.50e ^{2/}				
6/70-10/70	10-0	8.50e ^{2/}				
11/70- 4/71	10-0	8.50e ^{2/}				
5/71-10/71	10-0	8.50e ^{2/}				
11/71-11/73	10-0	8.50e ^{2/}				
12/73- 5/79	10-0	8.50e ^{2/}				
6/79-12/79	10-0	8.50e ^{2/}				

Friday
October 30, 1981

1981
October 30
Friday

Part XI

**Office of
Management and
Budget**

Budget Rescissions and Deferrals

**OFFICE OF MANAGEMENT AND
BUDGET****Budget Rescissions and Deferrals****To The Congress of the United States:**

In accordance with the Impoundment Control Act of 1974, I herewith report 72 deferrals of fiscal year 1982 funds totaling \$482.9 million. I am also reporting two new proposals to rescind \$88.2 million in budget authority previously provided by the Congress.

Seventy-one of the deferrals totaling \$391.6 million represent the second in a series of messages that I am transmitting deferring fiscal year 1982 funds made

available by the Continuing Resolution, Pub. L. 97-51.

These actions are being taken in accord with the stated intent of the Congress to provide minimal and temporary funding for the duration of the Continuing Resolution which expires November 20, 1981. As indicated in my last special message of October 20, I plan to restrain spending to insure that the Congress has the opportunity to enact regular appropriations for the entire fiscal year at levels that are consistent with my revised budget request.

Deferrals under the Continuing Resolution are included in this special message for the Executive Office of the

President and 20 departments and agencies.

I am also reporting in this message a deferral of \$91.3 million for Veterans Administration construction pending completion of a project review and two rescission proposals for programs in the Department of Defense that are consistent with amendments to the Defense budget sent to the Congress on October 15.

The details of each rescission proposal and deferral are contained in the attached reports.

Ronald Reagan,
THE WHITE HOUSE,
October 23, 1981.

BILLING CODE 3110-01-M

CONTENTS OF SPECIAL MESSAGE
(in thousands of dollars)

Rescission #	Item	Budget Authority	Deferral #	Item	Budget Authority
R82-1	Department of Defense		D82-102	Department of Energy	
R82-2	Aircraft procurement, Air Force.....	65,700	D82-103	Energy Programs	1,682
	Missile procurement, Air Force.....	22,500	D82-104	General science and research activities-plant and capital equipment.....	49,393
	Subtotal, rescission proposals.....	88,200	D82-105	Energy supply, R&D activities-operating expenses.....	11,949
			D82-106	Energy supply, R&D activities-plant and capital equipment.....	14,769
			D82-107	Fossil energy research and development.....	14,007
			D82-108	Energy conservation.....	2,042
			D82-109	Energy information administration.....	2,436
			D82-110	Economic regulation.....	490
				Federal Energy Regulatory Commission.....	18
				Geothermal resources development fund.....	
				Department of Housing and Urban Development	
				Housing Programs	
			D82-111	Housing for the elderly or handicapped fund..	14,294
			D82-112	Community Planning and Development	
			D82-113	Community development support assistance.....	61,589
				Urban development action grants.....	8,412
				Department of the Interior	
				Bureau of Land Management	
			D82-114	Range improvements.....	237
				Bureau of Reclamation	
			D82-115	Loan program.....	792
			D82-116	Construction program.....	4,603
			D82-117	General investigations.....	944
			D82-118	Operation and maintenance.....	64
			D82-119	General administrative expenses.....	353
				Office of Water Research and Technology	
			D82-120	Salaries and expenses.....	600
				United States Fish and Wildlife Service	
			D82-121	Resource management.....	5,815
				National Park Service	
			D82-122	Operation of the national park system.....	5,216
			D82-123	Construction.....	5,207
			D82-124	John F. Kennedy Center for the Performing Arts	40
			D82-125	Urban park and recreation grants.....	1,400
			D82-126	Land and water conservation fund.....	16,256
				Bureau of Indian Affairs	
			D82-127	Operation of Indian programs.....	16,607
			D82-128	Construction.....	148
			D82-129	Road construction.....	279
				Office of the Solicitor and Office of the Secretary	
			D82-130	Departmental management.....	4141
			D82-131	Youth conservation corps.....	2,494
				Department of the Treasury	
				Bureau of the Mint	
			D82-132	Expansion and improvements.....	70

SUMMARY OF SPECIAL MESSAGES
FDR FY 1982
(in thousands of dollars)

Budget
Authority

Deferral #	Item	Budget Authority	Rescissions	Deferrals
	Environmental Protection Agency			
D82-133	Research and development.....	1,889		
D82-134	Abatement, control, and compliance.....	8,062		
D82-135	Buildings and facilities.....	69		
D82-136	Hazardous substance response trust fund.....	3,360	88,200	482,921
D82-137	National Aeronautics and Space Administration	2,800		
	Construction of facilities.....			
	Veterans Administration		88,200	482,921
D82-138	Medical and prosthetic research.....	2,583		
	Medical administration miscellaneous			
	operating expenses.....	921		
D82-139	Construction, major projects.....	91,300		
D82-140	Construction, major projects.....	7,877		
D82-141	Construction, minor projects.....	907		
D82-142	Other Independent Agencies			
	Administrative Conference of the United States	16		
D82-143	Salaries and expenses.....			
	Advisory Committee on Federal Pay	4		
D82-144	Salaries and expenses.....			
	Equal Employment Opportunity Commission			
D82-145	Salaries and expenses.....	3,000		
	Interstate Commerce Commission			
D82-146	Salaries and expenses.....	648		
	National Foundation on the Arts and Humanities			
D82-147	National Endowment for the Arts,	11,208		
	Salaries and expenses.....			
D82-148	National Endowment for the Humanities,	2,628		
	Matching grants.....			
D82-149	Pennsylvania Avenue Development Corporation	15		
D82-150	Salaries and expenses.....	239		
D82-151	Public development.....	42		
	Land acquisition and development fund.....			
	Small Business Administration			
D82-152	Salaries and expenses.....	3,137		
D82-153	Lease guarantees revolving fund.....	67		
D82-154	Surety bond guarantees revolving fund.....	373		
	Smithsonian Institution			
D82-155	Museum programs and related research.....	231		
D82-156	Restoration and renovation of building.....	145		
	Tennessee Valley Authority			
D82-157	Tennessee Valley Authority Fund.....	2,321		
	Subtotal, deferrals.....	482,921		
	Total, rescission proposals and deferrals.....	571,121		

Third special message
New items..... 88,200
Changes to amounts previously submitted.. ---
Effect of third special message..... 88,200
Previous special messages..... ---
Total amount proposed in special messages. 88,200

1,367,112

884,191

R82-1

Rescission Proposal No: R32-1

PROPOSED RESCISSION OF BUDGET AUTHORITY

Report Pursuant to Section 1012 of P.L. 93-344

Agency Department of Defense	New budget authority (P.L. _____) \$ 65,700,000
Bureau	Other budgetary resources 2,944,414,612
Appropriation title & symbol	Total budgetary resources 2,944,414,612
Aircraft Procurement, Air Force	Amount proposed for rescission \$ 65,700,000
571/33010	
OMB identification code: 57-3010-0-1-051	Legal authority (in addition to sec 1012): <input checked="" type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other _____
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other _____
Type of account or fund: <input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year September 30, 1983 (expiration date) <input type="checkbox"/> No-year	

Of the funds appropriated under this head in the Department of Defense Appropriation Act, 1981, \$65,700,000 are rescinded.

Justification:

The Congress appropriated 1981 funds for advance procurement of 180 F-16 aircraft in 1982. This rescission proposal of \$65.7 million would support procurement of 120 F-16 aircraft in 1982, as requested by the Administration.

Estimated Effects:

If this rescission proposal is accepted, remaining 1981 advance procurement funding will be adequate to support the requested number of F-16's in 1982.

Outlay Effects:		(in millions of dollars)	
1982 Outlay Estimate	Outlay Savings	1982	1984
Without Rescission	With Rescission	-27.2	-23.9
\$8,807.8	\$8,780.6	-8.6	-3.9

DEPARTMENT OF DEFENSE
TITLE IV - Procurement
Aircraft Procurement, Air Force

Rescission Proposal No: R82-2

DEPARTMENT OF DEFENSE
TITLE IV - PROCUREMENT

Missile Procurement, Air Force

Of the funds appropriated under this head in the Department of Defense Appropriation Act, 1981, \$22,500,000 are rescinded.

PROPOSED RESCISSION OF BUDGET AUTHORITY
Report Pursuant to Section 1012 of P.L. 93-344

Agency Department of Defense - Military	New budget authority (P.L. _____) \$	---
Bureau	Other budgetary resources	1,042,852,723
Appropriation title & symbol	Total budgetary resources	1,042,852,728
Missile Procurement, Air Force 571/33020	Amount proposed for rescission	\$ 22,500,000
OMB Identification code: 57-3020-0-1-051	Legal authority (in addition to sec. 1012): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other _____	
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other _____	
Type of account or fund: <input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year, September 30, 1983 (expiration date) <input type="checkbox"/> No-year		

Justification:

The 1982 budget amendment submitted to Congress on October 15, 1981, proposed cancellation of the Minuteman Extended Survivable Power program. Of the amount appropriated in fiscal year 1981 for this program, \$2.5 million is no longer required and is proposed for rescission.

Estimated Effects:

If this rescission proposal is accepted, the Minuteman Extended Survivable Power program will be terminated.

Outlay Effects: (in millions of dollars)

1982 Outlay Estimate Without Rescission	\$2,783.6
1982 Outlay Estimate With Rescission	\$2,772.4
Outlay Savings	
1982	-11.2
1983	-5.9
1984	-2.5
1985	1.9

Deferral No: D82-87

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency U.S. Department of Agriculture	New budget authority (P.L. 97-51)	\$ 25,600,000
Bureau Agricultural Stabilization and Conservation Service	Other budgetary resources	22,000,000
Appropriation title & symbol Agricultural Conservation Program 12X3315		Total budgetary resources 48,600,000
OMB identification code: 12-3315-0-1-302		Amount to be deferrd: Part of year \$ 8,600,000
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		Entire year
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year		Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other		

Justification - The Agricultural Conservation Program provides financial assistance to agricultural producers to help solve a wide range of agricultural conservation and environmental problems on agricultural land.

It is necessary to defer \$8.6 million of available ACP funding under the Continuing Resolution to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects - The deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal year 1982 budget request. The impact on the program will be to limit the dollar amount of ASCS approvals for conservation cost-share requests from farmers. This limitation will reduce conservation carried out during this period.

Outlay Effects - This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$8.6 million of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-86

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Executive Office of the President	New budget authority (P.L. 97-51)	\$ 316,820
Bureau Council of Economic Advisers	Other budgetary resources	
Appropriation title & symbol Salaries and Expenses 1121900		Total budgetary resources 316,820
OMB identification code: 11-1900-0-1-802		Amount to be deferrd: Part of year \$ 31,858
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		Entire year
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year		Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other		

Justification: The Council analyzes the national economy and its various segments; advises the President on economic developments; appraises the economic programs and policies of the Federal Government; recommends to the President policies for economic growth and stability; and assists in the preparation of the economic reports of the President to the Congress. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extension thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the Council's activities will be minimal, other than a reduction in paid overtime, over the period specified.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$31,858 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-89

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency U.S. Department of Agriculture Bureau Soil Conservation Service Appropriation title & symbol	New budget authority (P.L. 97-51) \$ 26,896,000 Other budgetary resources 31,300,000 Total budgetary resources 58,186,000
12X1072 Watershed and Flood Prevention Operations	Amount to be deferred: Part of year \$ 8,926,000 Entire year
OMB identification code: 12-1072-0-1-301	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: The Watershed and Flood Prevention Operations program provides technical and financial assistance to local organizations to install watershed works of improvement for watershed protection, flood prevention, agricultural water management, recreation and fish and wildlife development, and other authorized features as specified in approved watershed projects and emergency measures necessary to safeguard lives and property as a result of a natural occurrence. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed but not beyond the expiration of the continuing resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the continuing resolution (P.L. 97-51) to a rate consistent with the President's current fiscal year 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action, by itself, has no significant effect on fiscal year 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$4,000,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-88

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency U.S. Department of Agriculture Bureau Agricultural Stabilization and Conservation Service Appropriation title & symbol	New budget authority (P.L. 97-51) \$ 28,000 Other budgetary resources --- Total budgetary resources 28,000
Dairy and beekeeper Indemnity Program 1223314	Amount to be deferred: Part of year \$ 28,000 Entire year
OMB identification code: 12-3314-0-1-351	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification - The Dairy Indemnity Program compensates dairy farmers and dairy product manufacturers who, through no fault of their own, suffer losses caused by removal of milk or milk products from the market because of chemical contamination or nuclear radiation or fallout.

It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects - This deferral could restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) if authorizing legislation for this program is included in the new farm bill. Authorizing legislation for this program expired September 30, 1981. Indemnifications to dairy farmers or dairy product manufacturers cannot be made until new authorizing legislation is passed.

Outlay Effects - This deferral action -- by itself -- has no significant effect on fiscal year 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$28,000 in annual savings will be achieved.

Deferral No: D82-91

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Agriculture	New budget authority (P.L. 97-51)	\$ 17,894,000
Bureau	Forest Service	Other budgetary resources	686,000
Appropriation title & symbol	Forest Research 1221104	Total budgetary resources	18,580,000
		Amount to be deferred: Part of year	\$ 1,348,000
		Entire year	
OMB identification code:	12-110-0-1-302	Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation
Type of account or fund:	<input checked="" type="checkbox"/> Annual		<input type="checkbox"/> Contract authority
	<input type="checkbox"/> Multiple-year (expiration date)		<input type="checkbox"/> Other
	<input type="checkbox"/> No-year		

JUSTIFICATION: Forest Research develops the scientific and technological backstopping needed for public land management activities; it constitutes an impartial source of relevant information for dealing with public policy issues in forestry; it addresses short- and long-term problems in basic and applied research which are not dealt with by the private sector, and it provides a broad variety of technical information and guidance for decisions by small private forest landowners, small businessmen, State agencies and commissions, and individual citizens. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until the final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request of \$1,348,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-90

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Agriculture	New budget authority (P.L. 97-51)	\$ 39,534,000
Bureau	Animal and Plant Health Inspection Service	Other budgetary resources	9,055,000
Appropriation title & symbol	Animal and Plant Health Inspection Service 1221600	Total budgetary resources	48,589,000
		Amount to be deferred: Part of year	\$ 4,125,000
		Entire year	
OMB identification code:	12-1600-0-1-352	Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation
Type of account or fund:	<input checked="" type="checkbox"/> Annual		<input type="checkbox"/> Contract authority
	<input type="checkbox"/> Multiple-year (expiration date)		<input type="checkbox"/> Other
	<input type="checkbox"/> No-year		

Justification: The Animal and Plant Health Inspection Service conducts programs to control, eradicate or prevent the introduction of animal and plant diseases and pests. In addition, the agency inspects certain establishments which handle animals to ensure their humane treatment. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The action will have a nominal effect on the programs given its short duration and the degree of discretion available in negotiating cooperative agreements and contracts and timing indemnity payments.

Outlay Effect: The deferral action -- by itself -- has no significant effect on final 1982 outlays due to its expected short duration. However, if Congress provides regular appropriations at a level consistent with the President's request, \$4,125,000 of the annual savings could be attributed to the funding level now available.

Deferral No: 082-93

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Agriculture	New budget authority (P.L. 97-51)	\$ 103,373,000
Bureau	Forest Service	Other budgetary resources	18,963,000
Appropriation title & symbol		Total budgetary resources	122,336,000
National Forest System		Amount to be deferred:	
1221106		Part of year	\$ 12,516,000
		Entire year	

OMB identification code: 12-1100-0-1-302

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

JUSTIFICATION: The National Forests, National Grassland, and Land Utilization Projects are administered under the multiple-use land management concept designed to obtain sustained flows of goods and services. The various resource uses are harmonized and the relative public values of possible resource uses are considered and management plans selected which best meet present and future needs of the American people. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$12,516,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-92

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Agriculture	New budget authority (P.L. 97-51)	\$ 2,231,000
Bureau	Forest Service	Other budgetary resources	109,060
Appropriation title & symbol		Total budgetary resources	2,340,060
State and Private Forestry		Amount to be deferred:	
122/31105		Part of year	\$ 776,000
		Entire year	

OMB identification code: 12-1100-0-1-302

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year September 30, 1983 (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Justification: Approximately 58 percent of the Nation's 488 million acres of commercial forest lands are in nonindustrial private ownerships. Work to increase the productivity of resources on these lands is carried out through State and Private Forestry Cooperative programs. The programs involve Forest Pest Management, Rural Forest Pest Management, Rural Forestry Assistance, Urban Forestry Assistance and Assistance in Management, Planning and Technology Implementation. Many of these programs are carried out through Grants to States. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimate Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$776,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No. D82-94

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau Appropriation title & symbol	Department of Agriculture Forest Service Construction and Land Acquisition 1982 12X1103	New budget authority (P.L. 97-51) Other budgetary resources Total budgetary resources Amount to be deferred: Part of year Entire year	\$ 5,052,000 148,656,000 213,708,000 \$ 6,693,000
OMB identification code: 12-1103-0-1-302	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other		
Grant program Type of account or fund:	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year <input checked="" type="checkbox"/> No-year	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	

JUSTIFICATION: One of the primary purposes of this program is to provide for new construction or reconstruction of the transportation system within and near the National Forest System. Access is provided for multiple use management of all national forest resources. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$6,693,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No. D82-95

Deferral of Budget Authority
Report Pursuant to Sec. 1013 of P.L. 93-344

Agency Bureau Appropriation title & symbol	DEPARTMENT OF AGRICULTURE Forest Service Acquisition of Lands to Complete Land Exchanges 12X5216	New budget authority (P.L. 97-51) Other budgetary resources Total budgetary resources Amount to be deferred: Part of year Amount to be deferred for entire year	\$ 46,000 \$ 278,000 \$ 324,000 \$ 6,000
OMB identification code: 12-5216-0-2-302	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other		
Grant program Type of account or fund:	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year <input checked="" type="checkbox"/> No-year	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	

JUSTIFICATION: When public schools acquire NFS land, the payment is deposited into a special fund in the Treasury. When appropriated, this money may be used to acquire similar lands suitable for NFS purposes, in the same State, as replacement for the lands conveyed to the school. The money has been specifically deposited for acquisition of replacement lands. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$6,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-96

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Agriculture	New budget authority (P.L. 97-51)	\$ 910,000
Bureau	Forest Service	Other budgetary resources	1,500,700
Appropriation title & symbol	Rangeland Improvements 12X5207	Total budgetary resources	2,410,700
		Amount to be deferred: Part of year	\$ 109,000
		Entire year	
OMB identification code:	12-5207-0-2-302	Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund:	<input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year		

Justification: The Federal Land Policy and Management Act of 1976 directs that 50 percent of the monies received by the United States as fees for grazing livestock on National Forests in 16 contiguous western states be credited to a separate account in the Treasury, and when appropriated, be made available for on-the-ground range rehabilitation, protection, and improvements. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$109,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-97

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Commerce	New budget authority (P.L.)	\$ 3,569,000
Bureau	Economic & Statistical Analysis	Other budgetary resources	1,420,000
Appropriation title & symbol	Salaries and Expenses 1321500	Total budgetary resources	4,989,000
		Amount to be deferred: Part of year	\$ 420,000
		Entire year	
OMB identification code:	13-1500-0-1-376	Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund:	<input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year		

Justification: The Salaries and Expenses account provides for preparation and analysis of the National Income and Product accounts and sectoral economic analysis. It is necessary to defer these funds to preserve all funding level options in appropriations action to be taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extension thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to restrain spending on non-critical activities such as travel, capital acquisitions and service contracts.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$420,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No. 082-99

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Commerce	New budget authority (P.L. 97-51)	\$ 5,845,000
Bureau	Minority Business Development Agency	Other budgetary resources	4,895,000
Appropriation title & symbol		Total budgetary resources	10,740,000
Minority Business Development 13X0201		Amount to be deferred: Part of year	\$ 857,000
		Entire year	

OMB identification code: 13-0201-0-1-376

Legal authority (in addition to sec 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The Minority Business Development Program works with private organizations, State and local governments, and business and trade associations to assist minority businesses; conducts pilot or demonstration projects and disseminates information on minority business opportunities; encourages Federal agencies to increase their procurement from minority-owned firms; and funds organizations to provide management and technical assistance to minority businesses. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay approval of cooperative agreements with various organizations to provide services to minority businesses.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$643,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No. 082-98

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of Commerce	New budget authority (P.L. 97-51)	\$ 46,690,000
Bureau	Economic Development Administration	Other budgetary resources	
Appropriation title & symbol		Total budgetary resources	46,690,000
Economic Development Assistance Programs 1322050		Amount to be deferred: Part of year	\$ 38,855,000
		Entire year	-0-

OMB identification code: 13-2050-0-1-452

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The economic development assistance programs provide grants and loans to develop and/or improve public works facilities and to construct new or to improve existing industrial/commercial facilities. The programs also provide technical assistance grants to areas with little development skills or experience and planning grants to states and other qualified applicants for comprehensive program development. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the programs will be minimal because most projects with authorized applications would not receive final clearance and approval between October 1 and November 20, 1981, and those projects which do, would only have their start-up delayed a few weeks.

Outlay Effect: This deferral action - by itself - has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$9,325,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-100

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Commerce Bureau National Oceanic and Atmospheric Administration Appropriation title & symbol Operations, Research and Facilities 13X1450	New budget authority (P.L. 97-51) \$ 107,515,800 Other budgetary resources \$ 108,000,000 Total budgetary resources \$ 215,515,800 Amount to be deferred: Part of year \$ 12,890,780 Entire year \$
OMB identification code: 13-1450-0-1-306	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	

Justification: This account provides for the research, development, and support of operating programs, and acquisition of facilities for fulfilling the basic responsibilities of the National Oceanic and Atmospheric Administration (NOAA). It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1991. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. This deferral is expected to have minimal programmatic effect. For the most part, the funds deferred cause only minor delays in ongoing programs.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$12,890,780 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-101

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Commerce Bureau National Telecommunications & Information Administration Appropriation title & symbol Salaries and Expenses 13X0550	New budget authority (P.L. 97-51) \$ 2,306,000 Other budgetary resources 7,593,000 Total budgetary resources 9,899,000 Amount to be deferred: Part of year \$ 277,000 Entire year
OMB identification code: 13-0550-0-1-376	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	

Justification: This deferral would restrain the level of spending in three budget subactivities: telecommunications applications (primarily grants for the public service satellite program), information technology and policy (primarily efforts to enhance the protection of non-classified telecommunications) and spectrum policy. The public service satellite program provides grants to subsidize the establishment and initial operation of low volume public service and Federal satellite networks. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution to a rate consistent with the President's current fiscal 1982 budget request. The impact on the public service satellite program is negligible since the grants would not otherwise be awarded until the fourth quarter. Other reductions would curtail contracting and other non-personnel expenditures.

Outlay Effect: This deferral action -- by itself -- has no significant effect on 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$277,000 of annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-103

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Energy	New budget authority (P.L. 97-51) \$ 296,170,000
Bureau Energy Programs	Other budgetary resources 555,326,000
Appropriation title & symbol Energy Supply, Research and Development, Operating Expenses 89X0224	Total budgetary resources 851,496,000
	Amount to be deferred: Part of year \$ 49,393,000
	Entire year _____

OMB identification code: 89-0224-0-1-271

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other _____

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year _____ (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other _____

Justification: The Energy Supply Research and Development, Operating Expenses appropriation supports R&D on Solar Energy, Geothermal Energy, Hydropower, Nuclear Fission, Fusion Energy, Electric Energy Systems, Energy Storage Systems, Environment, Supporting Research and Technical Analysis. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to slow the pace of ongoing research and development activities and stretch project schedules, with no major programmatic impacts.

Outlay Effects: This deferral action, by itself, has no significant effect on FY 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$49,393,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-102

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Energy	New budget authority (P.L. 97-51) \$ 17,489,000
Bureau Energy Programs	Other budgetary resources 530,000
Appropriation title & symbol General Science and Research, Plant and Capital Equipment 89X0223	Total budgetary resources 18,019,000
	Amount to be deferred: Part of year \$ 1,682,000
	Entire year _____

OMB identification code: 89-0223-0-1-251

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other _____

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year _____ (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other _____

Justification: The General Science and Research program has three components. Life Sciences Research and Nuclear Medicine Applications further our understanding of health and environmental effects of energy-related pollutants, and studies the application of radiation and stable isotopes to medical treatment. High Energy Physics studies the fundamental building blocks of matter and the fundamental forces of nature through experiments at the three national accelerators. Nuclear Physics studies interactions, structure, and properties of nuclei through experimental low and medium energy and heavy ion nuclear physics. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal year FY 1982 budget request. The impact on the program will be to (1) reduce purchases of capital equipment for life sciences research, (2) small reduction in capital equipment for High Energy Physics and significant reduction in funding for construction project 78-10-B, Intersecting Storage Accelerator at Brookhaven, and (3) a moderate reduction in capital equipment for Nuclear Physics and a reduction in construction project 82-E-222, General Plant Projects.

Outlay Effect: This deferral action, by itself, has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$1,682,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-104

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Energy	New budget authority (P.L. 97-51) \$ 49,000,000
Bureau Energy Programs	Other budgetary resources 43,316,000
Appropriation title & symbol Energy Supply Research and Development, Plant and Capital Equipment 89X0225	Total budgetary resources 92,316,000
	Amount to be deferred: Part of year \$ 11,949,000
	Entire year

OMB identification code: 89-0225-0-1-271

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Justification: The Energy Supply Research and Development Plant and Capital Equipment Appropriation provides funds for projects in Solar Energy, Geothermal, Nuclear Fission, Electric Energy Systems, Energy Storage Systems, Environment, Supporting Research and Technical Analysis, and Multi-Purpose Facilities. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to slow the pace of construction projects and capital equipment purchases. There is expected to be no major programmatic impact.

Outlay Effect: This deferral action, by itself, has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$11,949,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-105

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Energy	New budget authority (P.L. 97-51) \$ 64,925,000
Bureau Energy Programs	Other budgetary resources 54,650,000
Appropriation title & symbol Fossil Energy Research and Development 89X0213	Total budgetary resources 119,575,000
	Amount to be deferred: Part of year \$ 14,769,000
	Entire year

OMB identification code: 89-0213-0-1-271

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Justification: The Fossil Energy Research and Development program goals are to supplement industry funding of the development of technologies to convert and more efficiently use coal to enhance the recovery of gas and oil from existing potential oil and gas reservoirs as well as non-conventional sources such as tar sands and oil shale; and to support long-term research that underpins the development of these technologies. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress prior to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extension thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to slow the pace on all Fossil R&D activities while maintaining the Magnetohydrodynamics program at a minimal level by using funds from other Fossil Energy R&D activity.

Outlay Effect: This deferral action has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$14,769,000 of the annual savings could be attributed to the funding level now available.

Deferral No: 082-107

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P. L. 97-544

Agency	Department of Energy	New budget authority (P.L. 97-51)	\$ 11,898,000
Bureau	Energy Programs	Other budgetary resources	-0-
Appropriation title & symbol	Energy Information Administration 8920216	Total budgetary resources	11,898,000
		Amount to be deferred: Part of year	\$ 2,042,000
		Entire year	

CBE identification code: 89-0216-0-1-276
Legal authority (in addition to sec. 1013):
 Antideficiency Act

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 3c-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The Energy Information program provides for collection, processing, and interpretation of energy data. The program also provides limited data analysis and processing support to other DOE organizations and prepares regularly scheduled and special purpose energy forecasts and analyses for use by the Executive Branch, Congress, State governments and the general public. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligation that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay obligation of funds for contractual support for model and systems redesign efforts, computer processing activities, and for financial reporting system and industrial and commercial energy consumption surveys. But these delays will have no significant impact on EIA's overall analytical and statistical programs.

Outlay Effects: Because the programs funded by this appropriation are level-of-effort activities for which the reductions associated with this deferral would not be made up later in fiscal 1982, this deferral action is expected to save \$2,042,000 in fiscal 1982 outlays.

Deferral No: 082-106

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P. L. 97-544

Agency	Department of Energy	New budget authority (P.L. 97-51)	\$ 28,545,000
Bureau	Energy Programs	Other budgetary resources	125,659,000
Appropriation title & symbol	Energy Conservation 89X0215	Total budgetary resources	154,204,000
		Amount to be deferred: Part of year	\$ 14,007,000
		Entire year	

CBE identification code: 89-0215-0-1-999
Legal authority (in addition to sec. 1013):
 Antideficiency Act

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 3c-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The Energy Conservation program funds R&D to supplement industry funding of means to use energy more efficiently in the areas of buildings and community systems, transportation, industry and basic energy technology. The program also provides grants for energy conservation improvements in schools and hospitals. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to slow the pace of conservation programs during the Continuing Resolution. No significant program impact on any major project is anticipated.

Outlay Effect: The deferral action has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$14,007,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: DC2-108

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Energy	New budget authority (P.L. 97-51)	\$ 4,480,000
Bureau Energy Programs	Other budgetary resources	2,366,000
Appropriation title & symbol Economic Regulation 8920217 891/20217	Total budgetary resources	42,680,000
	Amount to be deferred: Part of year	\$ 2,436,000
	Entire year	
CIS identification code: 89-0217-0-1-270	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	

Justification: The Economic Regulation program provides resources for execution of enforcement actions for non-compliance with the Emergency Petroleum Allocation Act of 1973 (EPA), administration of oil imports and natural gas import/export licensing and monitoring activities, and development of emergency preparedness measures and programs designed to mitigate the effects of potential energy supply disruptions. It is necessary to defer these funds to preserve all funding options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extension thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. There is no impact on execution of enforcement actions concerning the EPA since funds provided under P.L. 97-12 will be used to offset deferral amounts under this request. The impact on other activities will be to delay initiation of utility intervention activities, increases for Hearings and Appeals activities and discretionary contracts. No significant impact is anticipated on the essential programs.

Outlay Effects: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if Congress provides regular appropriations at a level consistent with the President's request, \$2,436,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-109

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Energy	New budget authority (P.L. 97-51)	\$ 10,614,000
Bureau Energy Programs	Other budgetary resources	1,477,000
Appropriation title & symbol Federal Energy Regulatory Commission 8920212 89X0212	Total budgetary resources	12,091,000
	Amount to be deferred: Part of year	\$ 490,000
	Entire year	
CIS identification code: 89-0212-0-1-276	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year 1/	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	

Justification: FERC is responsible for regulating the national operations of public utilities in order to ensure that businesses and consumers have adequate energy supplies at just and reasonable rates and allowing fair rates of return to provide incentives for increased production of energy supplies. This includes electric power, natural gas, and oil pipeline industries. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution to a rate consistent with the President's current fiscal 1982 budget request. There will be a general restriction of Commission operations which may result in increasing case backlog somewhat. Essential activities will be continued by utilizing funds available from prior year appropriations if necessary.

Outlay Effects: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if Congress provides regular appropriations at a level consistent with the President's request, \$490,000 of the annual savings achieved could be attributed to the funding level now available.

1/ These funds are not included in the amount deferred.

Deferral No: D82-111

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Housing & Urban Development	New budget authority (P.L. 97-51) \$ 108,338,720
Bureau Housing Programs	Other budgetary resources 40,368,620
Appropriation title & symbol Housing for the Elderly or Handicapped Fund 86X4115	Total budgetary resources 148,707,340
	Amount to be deferred: \$ 14,293,620
	Part of year
	Entire year
OMB identification code: 86-4115-0-3-371	Legal authority (in addition to sec 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other <input type="checkbox"/>
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of budget authority: <input type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input checked="" type="checkbox"/> Other Borrowing authority

Justification: The Housing for the Elderly or Handicapped program provides subsidized direct Federal loans for the construction or substantial rehabilitation of housing projects designed for lower-income elderly or handicapped tenants. It is necessary to defer these funds to preserve all funding level options in appropriations actions taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. This deferral action will have no effect on the operation of this program since historically very few commitments are made in the first quarter of a fiscal year under this program.

Outlay Effects: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration.

Deferral No: D82-110

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Energy	New budget authority (P.L. 97-51) \$ 28,000
Bureau Energy Programs	Other budgetary resources 20,000,000
Appropriation title & symbol Geothermal Resources Development Fund 89X0206	Total budgetary resources 20,028,000
	Amount to be deferred: \$ 18,000
	Part of year
	Entire year
OMB identification code: 89-0206-0-1-271	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other <input type="checkbox"/>
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: The Geothermal Resources Development Fund contains funding for administrative expenses for monitoring previously guaranteed loans. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effect: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. This deferral action will have no significant effect on the level of oversight of the existing loan guarantees.

Outlay Effect: The deferral action - by itself - has no significant effect on Fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request \$18,000 of the annual savings could be attributed to the funding level now available.

Deferral No: 082-113

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Housing & Urban Development	New budget authority (P.L. 97-51) \$ 70,000,000
Bureau Community Planning and Development	Other budgetary resources 167,640,000
Appropriation title & symbol Urban Development Action Grants 869/20170 860/30170 861/40170	Total budgetary resources 237,640,000
	Amount to be deferred: Part of year \$ 8,412,000
	Entire year

OMB identification code: 86-0162-0-1-451

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual September 30, 1982
 September 30, 1983
 Multiple-year September 30, 1984 (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The Urban Development Action Grant program provides competitive grants to be used in conjunction with private and other public funds for the promotion of economic development projects in distressed areas. It is necessary to defer these funds to preserve all funding level options in appropriations actions taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. This deferral action may cause fewer awards or awards of lesser amounts to be made while this deferral is in effect.

Outlay Effects: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, about \$0.2 million of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-112

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of Housing & Urban Development	New budget authority (P.L. 97-51) \$513,240,000
Bureau Community Planning and Development	Other budgetary resources 101,540,000
Appropriation title & symbol Community Development Support Assistance 860/20162 861/30162 862/40162	Total budgetary resources 614,780,000
	Amount to be deferred: Part of year \$ 61,589,000
	Entire year

OMB identification code: 86-0162-0-1-451

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual September 30, 1982
 September 30, 1983
 Multiple-year September 30, 1984 (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The Community Development Grant program provides entitlement and competitive grants to units of local government for their use in locally selected community and economic development projects. Beginning in 1982, States may elect to receive their portion of the discretionary, "small cities" grants for their allocation to non-entitlement communities within their jurisdictions. It is necessary to defer these funds to preserve all funding level options in appropriations actions taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. This deferral action may cause fewer awards or awards of lesser amounts to be made while this deferral is in effect.

Outlay Effects: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, about \$1.2 million of the annual savings achieved could be attributed to the funding level now available.

082-114

Deferral No: 082-114

DEFERRAL OF BUDGET AUTHORITY

Report Pursuant to Section 1013 of P. L. 97-344

Estimated Effect:

This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal year 1982 budget request. The impact on the program will be to defer purchase of some easements and to defer contracts related to survey, design, and maintenance of facilities. In addition, a hiring "freeze" to help improve flexibility to meet the reduced budget levels will remain in effect and equipment purchases will be held to a minimum.

Outlay Effect:

This deferral action—by itself—has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$237,000 of the annual savings achieved could be attributed to the funding level now available.

Agency	Department of the Interior	New budget authority	\$ 1,900,000
Bureau	Bureau of Land Management	(P.L. 97-51)	
Appropriation title & symbol	Range Improvements	Other budgetary resources	144,000
	14X5132	Total budgetary resources	2,044,000
		Amount to be deferred:	
		Part of year	\$ 237,000
		Entire year	
OMB identification code:	14-5132-0-2-302	Legal authority (in addition to sec. 1013):	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	<input type="checkbox"/> Antideficiency Act	
Type of account or fund:		<input type="checkbox"/> Other	
<input type="checkbox"/> Annual		Type of budget authority:	
<input type="checkbox"/> Multiple-year — (expiration date)		<input checked="" type="checkbox"/> Appropriation	
<input checked="" type="checkbox"/> No-year		<input type="checkbox"/> Contract authority	
		<input type="checkbox"/> Other	

Justification:

This appropriation is derived from grazing fees and certain mineral leasing receipts collected during the previous year. Grazing fees from public lands and Bankhead-Jones Farm Tenant Act lands and mineral leasing receipts from the Farm Tenant Act lands are available for appropriation. When appropriated, the funds are used to construct or develop a structure, practice or treatment used to rehabilitate, protect, or improve the public lands. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extension thereof.

Deferral No: D82-116

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 80,500,0
Bureau	Bureau of Reclamation	Other budgetary resources	83,340,0
Appropriation title & symbol		Total budgetary resources	163,840,0
Construction Program		Amount to be deferred:	
14X0684		Part of year	\$ 4,603,000
		Entire year	

OMB identification code:
14-0684-0-1-301

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: This program provides for the purpose of constructing dams, canals, laterals, pipelines, and drains in order to furnish a water supply to irrigate land, to meet municipal and industrial needs, to generate hydroelectric power, to provide protection against floods, and to provide recreational and fish and wildlife facilities. It also provides for rehabilitating deteriorated facilities and repairing unsafe dams. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will not affect continuation of ongoing construction work but may delay award of new contracts.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$3,776,600 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-115

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 3,400,000
Bureau	Bureau of Reclamation	Other budgetary resources	5,099,000
Appropriation title & symbol		Total budgetary resources	8,499,000
Loan Program		Amount to be deferred:	
14X0667		Part of year	\$ 792,000
		Entire year	

OMB identification code:
14-0667-0-1-301

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The Loan Program provides for loans to be made under the Small Reclamation Projects Act and the Distribution Systems Loans Act. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$87,200 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-118

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of the Interior	New budget authority (P.L. 97-51)	\$ 15,600,000
Bureau Bureau of Reclamation	Other budgetary resources	2,108,000
Appropriation title & symbol	Total budgetary resources	17,708,000
Operation and Maintenance	Amount to be deferred:	
14X5064	Part of year	\$ 64,000
	Entire year	
OMB identification code: 14-5064-0-2-301	'Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		<input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: This program provides for projects operated and maintained for power, municipal and industrial water supplies, irrigation and other benefits. Associated land and water resource management activities are also carried out. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$49,700 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-117

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of the Interior	New budget authority (P.L. 97-51)	\$ 5,100,000
Bureau Bureau of Reclamation	Other budgetary resources	3,315,000
Appropriation title & symbol	Total budgetary resources	8,415,000
General Investigations	Amount to be deferred:	
14X5060	Part of year	\$ 944,000
	Entire year	
OMB identification code: 14-5060-0-2-301	'Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		<input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: This program provides for studies of potential projects for the conservation and utilization of water and related land resources and includes plan formulation investigations and general engineering and research activities. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal due to the short duration of this deferral action.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$585,400 of the annual savings achieved could be attributed to the funding level now available.

Deferral No. D82-120

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of the Interior Bureau Office of Water Research and Technology Appropriation title & symbol Salaries and Expenses 142/30115	New Budget Authority (P.L. 97-51) \$ 600,000 Other Budgetary Resources (P.L. 97-12) 2,745,000 Total Budgetary Resources 3,345,000 Amount to be deferred: Part of year \$ 600,000 Entire year
OMB identification code: 14-0115-0-1-301	Legal Authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budgetary authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year September 30, 1983 (expiration date) <input type="checkbox"/> No-year	

Justification: The programs affected by this deferral are directed at finding and developing new or improved technology and methods to assure supplies of water for municipal, industrial and domestic purposes adequate to meet the Nation's needs, with particular focus on the use of brackish water, seawater, and water of impaired quality, and the transfer of developed technologies to water management officials. It is necessary to defer these funds to preserve all funding level options in appropriations actions taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the programs will be to delay completion of some on-going research and development activities.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$600,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No. D82-119

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of the Interior Bureau Bureau of Reclamation Appropriation title & symbol General Administrative Expenses 1425065	New budget authority (P.L. 97-51) \$ 5,700,000 Other budgetary resources -0- Total budgetary resources 5,700,000 Amount to be deferred: Part of year \$ 353,000 Entire year
OMB identification code: 14-5065-0-2-301	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year	

Justification: This program provides for the general administrative and technical direction of the reclamation program. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal due to the short duration of this deferral.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$317,800 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-121

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 97-344

Agency Department of the Interior Bureau United States Fish and Wildlife Service	New budget authority (P.L. 97-51) \$33,100,000 Other budgetary resources
Appropriation title & symbol Resource Management 1421611	Total budgetary resources 33,100,000 Amount to be deferred: Part of year \$ 5,815,000 Entire year
OMB identification code: 14-1611-0-1-303	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year	

Justification: The Resource Management program is to conserve, protect, and enhance fish and wildlife and their habitats. It provides for habitat protection and essential management of Service-controlled facilities and lands. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to slow down some of the lower priority operations.

Outlay Effect: Because the programs funded by this appropriation are level-of-effort activities for which the reduction associated with this deferral would not be made up later in the fiscal year 1982, this deferral action is expected to save \$5,815,000 in fiscal 1982 outlays.

Deferral No: 082-122

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 97-344

Agency Department of the Interior Bureau National Park Service	New budget authority (P.L. 97-51) \$ 66,500,000 Other budgetary resources
Appropriation title & symbol Operation of the National Park System 1421036	Total budgetary resources 66,500,000 Amount to be deferred: Part of year \$ 5,216,000 Entire year
OMB identification code: 14-1036-0-1-303	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year	

Justification: Funds from this appropriation are used for the ongoing, recurring operational requirements of all the parks and monuments in the National Park System. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay certain maintenance projects and the award of some contract studies.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$5,216 million of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-123

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 12,800,000
Bureau	National Park Service	Other budgetary resources	37,000,000
Appropriation title & symbol	Construction 14X1039	Total budgetary resources	49,800,000
		Amount to be deferred: Part of year	\$ 5,207,000
		Entire year	
OMB identification code: 14-1039-0-1-303		Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other _____	
Type of account or fund:	Type of budget authority:		
<input type="checkbox"/> Annual	<input checked="" type="checkbox"/> Appropriation		
<input type="checkbox"/> Multiple-year _____ (expiration date)	<input type="checkbox"/> Contract authority		
<input checked="" type="checkbox"/> No-year	<input type="checkbox"/> Other _____		

Justification
The construction program provides those facilities needed to accomplish the management objectives approved for each park. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay the completion of certain ongoing planning and study projects.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$5,207 million of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-124

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 600,000
Bureau	National Park Service	Other budgetary resources	-0-
Appropriation title & symbol	John F. Kennedy Center for the Performing Arts 1421038	Total budgetary resources	600,000
		Amount to be deferred: Part of year	\$ 40,000
		Entire year	
OMB identification code: 14-1038-0-1-303		Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other _____	
Type of account or fund:	Type of budget authority:		
<input checked="" type="checkbox"/> Annual	<input checked="" type="checkbox"/> Appropriation		
<input type="checkbox"/> Multiple-year _____ (expiration date)	<input type="checkbox"/> Contract authority		
<input type="checkbox"/> No-year	<input type="checkbox"/> Other _____		

Justification
This appropriation provides funds for the operation of the Kennedy Center -- except for those supporting the performing arts. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay the award of maintenance work.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$40 thousand of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-125

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 1,400,000
Bureau	National Park Service	Other budgetary resources	1,965,000
Appropriation title & symbol	Urban Park & Recreation Grants 14X0720	Total budgetary resources	3,365,000
		Amount to be deferred: Part of year	\$ 1,400,000
		Entire year	
OBS identification code:	14-0720-0-1-303	Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Other	<input type="checkbox"/>
Type of account or fund:	<input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year (expiration date)	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification
The Urban Park and Recreation Recovery Act of 1978 established a grant program to help physically and economically distressed urban areas improve recreational opportunities for their residents. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay the award of continuing grant programs to enhance rehabilitation projects.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$1.4 million of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-126

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 21,800,000
Bureau	National Park Service	Other budgetary resources	114,126,000
Appropriation title & symbol	Land & Water Conservation Fund, 14X5005 1/	Total budgetary resources	135,926,000
		Amount to be deferred: Part of year	\$ 16,256,000
		Entire year	
OBS identification code:	14-5005-0-2-303	Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other	<input type="checkbox"/>
Type of account or fund:	<input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year (expiration date)	Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification
Funding provided by this appropriation is used for the acquisition of land and water recreation areas of national significance. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to defer any action on the deficiencies and hardship cases.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$16.3 million of the annual savings achieved could be attributed to the funding level now available.

1/ This account is the subject of another FY 1982 deferral (082-14).

Deferral No: 082-127

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of the Interior	New budget authority (P.L. 97-51)	\$ 118,000,000
Bureau Bureau of Indian Affairs	Other budgetary resources	23,767,000
Appropriation title & symbol Operation of Indian Programs 141/22100, 142/32100, 14X2100	Total budgetary resources	141,767,000
	Amount to be defarrad: Part of year	\$ 16,607,000
	Entire year	

OMB identification code: 14-2100-0-1-999

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No
Type of account or fund:
 Annual
 Multiple-year (September 30, 1982 to September 30, 1983) (expiration date)
 No-year

Justification: The Operation of Indian Programs appropriation consists of a wide range of services to be provided to American Indian Tribes and Alaskan Natives with special emphasis on tribal participation and involvement in the administration of federal programs. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects:

This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. While all programs will operate at a slower pace and at a reduced level, the major impact will be to renegotiate contracts already negotiated on the basis of funds to be available under the continuing resolution.

Outlay Effect:

This deferral action, by itself, has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations consistent with the President's request, \$16,607,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-128

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Department of the Interior	New budget authority (P.L. 97-51)	\$ 13,200,000
Bureau Bureau of Indian Affairs	Other budgetary resources	60,826,000
Appropriation title & symbol Construction 12X2301	Total budgetary resources	74,026,000
	Amount to be defarrad: Part of year	\$ 148,000
	Entire year	

OMB identification code: 14-2301-0-1-452

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program Yes No
Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Justification: The Construction Program provides funds for construction, major repair and improvement of irrigation and power systems, buildings, utilities, and other facilities; acquisition of lands and interests in land; preparation of lands for farming; and architectural and engineering services by contract. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request.

The impact on this program will be minimal because of the substantial unobligated balance available in this program. However, the wording of the Continuing Resolution prohibiting new starts will delay initiation of new design activities, thus delaying the awarding of some construction contracts.

Outlay Effect:

This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$148,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D-82-130

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 600,000
Bureau	Office of the Solicitor and Office of the Secretary	Other budgetary resources	
Appropriation title & symbol	Departmental Management	Total budgetary resources	600,000
14 2/3 0103		Amount to be deferred: Part of year	\$ 414,000
		Entire year	
OMB identification code: 14-0103-0-1-301	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act		
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other		
Type of account or fund: <input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year (September 30, 1981) (expiration date) <input type="checkbox"/> No-year			

Justification: This account finances salary and related costs for the Construction Management function of the Office of the Secretary. It is necessary to defer these funds to preserve all funding level options in appropriations actions taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or extensions thereof.

Estimated Effect: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on this program will be to delay letting of ADP and related contracts until later in the fiscal year.

Outlay Effect: This deferral action will have no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides for regular appropriations at levels consistent with the President's request, \$414,000 of the annual savings achieved could be attributed to the funding levels now available.

Deferral No: D82-129

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Department of the Interior	New budget authority (P.L. 97-51)	\$ 5,500,000
Bureau	Bureau of Indian Affairs	Other budgetary resources	3,091,000
Appropriation title & symbol	Road Construction	Total budgetary resources	9,591,000
14X2364		Amount to be deferred: Part of year	\$ 279,000
		Entire year	
OMB identification code: 14-2364-0-1-452	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act		
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other		
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year			

Justification: Funds appropriated to the BIA road construction program are allocated for contract or in-house projects to reconstruct or construct roads needed by Indian communities. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed but not beyond the expiration of the Continuing Resolution (P.L. 97-51), or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligation that might otherwise occur under the Continuing Resolution to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be negligible.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$279,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-131

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau Office of the Solicitor and Office of the Secretary	Department of the Interior	New budget authority (P.L. 97-51) \$ 2,800,000	Department of the Treasury
Appropriation title & symbol Youth Conservation Corps 1420109		Other budgetary resources 2,800,000	Bureau Bureau of the Mint
		Total budgetary resources 2,800,000	Appropriation title & symbol Expansion and Improvements 20X1618
		Amount to be deferred: Part of year \$ 2,494,000	Amount to be deferred: Part of year \$ 70,000
		Entire year	Entire year
OMB identification code: 14-0109-0-1-302	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year		Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year

Justification: This appropriation finances the YCC program which provides summer jobs on Federal and state lands for teenagers, ages 15-18. The President's Budget for FY 1982 did not propose funding for this program. The Continuing Resolution provides funding for this program at a \$20,000,000 annual level. It is necessary to defer part of these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extension thereof. The funds requested will provide for the final costs associated with the close out of FY 1981 records and to maintain a minimum standby organization pending a final congressional decision on FY 1982 funding.

Estimated Effects: This deferral action will restrain the rate of obligation that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal year request. The impact on the program will be to continue efforts to close out the 1981 program yet maintain a minimum organization pending the final congressional decision on the 1982 program.

Outlay Effect: Because this program was not included in the President's Budget, the operation during the Continuing Resolution will increase outlays by \$306,000, however this will be less than what would have been outlaid based on the Continuing Resolution by \$1,700,000.

Deferral No: 082-132

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau	Department of the Treasury	New budget authority (P.L. 97-51) \$ 579,000	Department of the Treasury
Appropriation title & symbol Expansion and Improvements 20X1618		Other budgetary resources 579,000	Bureau Bureau of the Mint
		Total budgetary resources 579,000	Appropriation title & symbol Expansion and Improvements 20X1618
		Amount to be deferred: Part of year \$ 70,000	Amount to be deferred: Part of year \$ 70,000
		Entire year	Entire year
OMB identification code: 20-1618-0-1-803	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year		Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year

Justification: This appropriation provides funds for expansion and improvements to existing Mint facilities in order to increase production capacity and alleviate production problems concerning health, noise and congestion. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay a small portion of planned improvements to Mint facilities.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$70,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-134

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau	Environmental Protection Agency	New budget authority (P.L. 97-51)	\$ 59,057,670
Appropriation title & symbol Abatement, Control and Compliance		Other budgetary resources	
682/30108		Total budgetary resources	59,057,670
OMB identification code: 68-0108-0-1-304		Amount to be deferred: Part of year	\$ 8,061,690
Entire year			
Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act			
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No			
Type of account or fund: <input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year September 30, 1983 (expiration date) <input type="checkbox"/> No-year			
Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other			

Justification: The Abatement, Control and Compliance appropriation supports the development of environmental standards; monitoring and surveillance of pollution conditions; and grant support for State and local pollution control programs. In addition, enforcement and compliance activities as well as all EPA permitting activities are provided for in this account. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal given the short period of the deferral.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$2,900,000 on the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-133

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau	Environmental Protection Agency	New budget authority (P.L. 97-51)	\$ 25,375,098
Appropriation title & symbol Research and Development		Other budgetary resources	25,375,098
682/30107		Total budgetary resources	25,375,098
OMB identification code: 68-0107-0-1-999		Amount to be deferred: Part of year	\$ 1,888,838
Entire year			
Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act			
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No			
Type of account or fund: <input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year September 30, 1983 (expiration date) <input type="checkbox"/> No-year			
Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other			

Justification: The Research and Development appropriation supports the development of scientific knowledge and the tools for regulating, preventing, and abating pollution through grants, contracts, and agreements with universities, industries, other private commercial firms, and nonprofit organizations. In addition, work performed at EPA's laboratories and field stations encompasses activities such as research on the effects of pollutants on man, animals, aquatic life, plants, materials, and the general environment.

It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal given the short period of postponement.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$600,000 on the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-135

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Environmental Protection Agency
Bureau	
Appropriation title & symbol Buildings and Facilities 68X0110	
New budget authority (P.L. 97-51)	\$ 576,100
Other budgetary resources	1,765,000
Total budgetary resources	2,341,100
Amount to be deferred: Part of year	\$ 69,160
Entire year	
OMB identification code: 68-0110-0-1-304	
Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
Type of account or fund:	<input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year
Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: The appropriation for Buildings and Facilities at EPA covers the design and construction of new EPA-owned facilities as well as necessary repairs and improvements to installations which are occupied by the Agency. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal due to the short duration of the deferral.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$ 20,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-136

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Environmental Protection Agency
Bureau	
Appropriation title & symbol Hazardous Substance Response Trust Fund 20X8145	
New budget authority (P.L. 97-51)	\$ 28,000,000
Other budgetary resources	24,320,000
Total budgetary resources	52,320,000
Amount to be deferred: Part of year	\$ 3,360,000
Entire year	
OMB identification code: 20-8145-0-7-304	
Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
Type of account or fund:	<input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year
Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: The Hazardous Substance Response Trust Fund appropriation supports Agency efforts to: provide emergency response to hazardous waste spills; take emergency action at hazardous waste sites that pose an imminent hazard to public health or environmentally sensitive ecosystems; engage in long-term planning, remedial design, and construction to clean up hazardous waste sites where no financially responsible party can be found; take enforcement actions to compel responsible private parties to clean up hazardous waste sites; and take enforcement actions to recover costs where the fund has been used for clean up. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be minimal given the short duration of the deferral and the amount of funds carried forward from 1981 appropriations.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$1,500,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-138

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	Veterans Administration	New budget authority (P.L. 97-51)	\$ 21,097,860
Bureau		Other budgetary resources	1,443,994
Appropriation title & symbol		Total budgetary resources	22,541,854
Medical and Prosthetic Research		Amount to be deferred:	
36X0161, 361/20161, 362/30161		Part of year	\$ 2,582,760
		Entire year	

OMB identification code: 36-0161-0-1-703

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program: Yes No

Type of account or fund:
 Annual
 Multiple-year September 30, 1983 (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: This program provides funds for medical, rehabilitative, and health services research of health problems common to veterans. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. Low priority research activities will be postponed, while essential research activities will be continued.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal year 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$2.6 million of the annual savings achieved could be attributed to the funding level now available.

082-137

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency	National Aeronautics and Space Administration	New budget authority (P.L. 97-51)	\$ 14,000,000
Bureau	---	Other budgetary resources	1,000,000
Appropriation title & symbol		Total budgetary resources	15,000,000
Construction of Facilities		Amount to be deferred:	
802/40107		Part of year	\$ 2,800,000
		Entire year	

OMB identification code: 80-0107-0-1-999

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Grant program: Yes No

Type of account or fund:
 Annual
 Multiple-year September 30, 1984 (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Justification: The Construction of Facilities appropriation provides for contractual services for repair, rehabilitation and modification of existing facilities; the construction of new facilities; the acquisition of related facility equipment; the design of facilities projects and advance planning related to future facilities needs. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on NASA's construction program will be minimal since only the number of advertised bids for construction will be slowed down.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$200,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-139

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau	Veterans Administration
Appropriation title & symbol	Medical Administration and Miscellaneous Operating Expenses 3620152
New budget authority (P.L. 97-51)	\$ 8,736,000
Other budgetary resources	
Total budgetary resources	8,736,000
Amount to be deferred: Part of year	\$ 920,871
Entire year	
OMB identification code:	36-0152-0-1-703
Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Type of account or fund:	<input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year
Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: The Medical administration and miscellaneous operating expenses account provides for the administration of the hospital, construction, supply, research, and employee education and training activities of the Veterans Administration. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate which will permit attainment of the President's current fiscal 1982 Budget request. The impact on the program will result in restrictions on the publication of a variety of printed documents and data processing services and contracts, limitations on inservice training, and reductions in communication and utility usage.

Outlay Effect: Because the programs funded by this appropriation are primarily level of effort activities for which the reduction associated with this deferral will not be made up later in the fiscal year, this deferral action is expected to save \$920,871 in fiscal 1982 outlays.

Deferral No: 082-140

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau	Veterans Administration
Appropriation title & symbol	Construction, Major Projects 36X0110 1/
New budget authority (P.L. 97-51)	\$ 50,844,420
Other budgetary resources	786,528,000
Total budgetary resources	847,372,420
Amount to be deferred: Part of year	\$
Entire year	91,300,000
OMB identification code:	36-0110-0-1-703
Legal authority (in addition to sec. 1013):	<input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Type of account or fund:	<input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year
Type of budget authority:	<input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: This account provides funds for the construction and renovation of VA facilities where the project cost exceeds \$2 million. Amounts shown reflect a decision to defer contract awards through FY 1982 for five construction contracts (Chillicothe, Ohio, phased facility replacement; Washington, D.C. nursing home and parking garage; Long Beach, Calif. research and education addition; Palo Alto, Calif. surgical addition; and East Orange, New Jersey, facility renovation). This amount is deferred while the Administration reviews all Major Construction projects for VA medical facilities and considers alternative methods for providing readily available quality medical care for eligible veterans.

Estimated Effects: This deferral action may result in the delay of these projects while VA's medical facility construction program is being evaluated.

Outlay Effect: This deferral action will have the effect of shifting outlays by fiscal year as follows:

- 1982 into 1983 \$ 7 million;
- 1983 into 1984 \$31 million;
- 1984 into 1985 \$42 million.

1/ This account is the subject of another deferral (082-).

Deferral No: 082-142

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Veterans Administration Bureau	New budget authority (P.L. 97-51) \$ 15,400,000 Other budgetary resources 116,000,000 Total budgetary resources 131,400,000
Appropriation title & symbol Construction, Minor Projects 36X0111	Amount to be deferred: Part of year \$ 907,130 Entire year
OMB identification code: 36-0111-0-1-703	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year <input checked="" type="checkbox"/> No-year (expiration date)	

Justification: This program funds construction or renovation of projects costing less than \$2 million at VA facilities. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to defer a few small renovation projects until FY 1983.

Outlay Effects: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$ 0.9 million of 1984 outlay savings could be attributed to the funding level now available.

Deferral No: 082-141

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Veterans Administration Bureau	New budget authority (P.L. 97-51) \$60,844,420 Other budgetary resources 786,528,000 Total budgetary resources 847,372,420
Appropriation title & symbol Construction, Major Projects 36X0110 1/	Amount to be deferred: Part of year \$ 7,877,100 Entire year
OMB identification code: 36-0110-0-1-703	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year <input checked="" type="checkbox"/> No-year (expiration date)	

Justification: This account provides funds for the construction and renovation of VA facilities where the project cost exceeds \$2 million. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: There will be no effect on FY 1982 or FY 1983 obligations resulting from this deferral due to the full-funding nature of this program and ability to make use of the funds at a later point.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. If the Congress provides regular appropriations at a level consistent with the President's request, savings in the amount of the deferral would eventually be realized. These savings would accrue over many years.

1/ This account is the subject of another deferral (082).

Deferral No: 082 - 143

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau	Administrative Conference of the U.S.	New budget authority (P.L. 97-51)	\$ 169,680
Appropriation title & symbol Salaries and Expenses 9521700		Other budgetary resources	169,680
Amount to be deferred: Part of year		Total budgetary resources	\$ 16,420
Entire year			
OMB identification code: 95-1700-0-1-751		Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other	
Type of account or fund: <input checked="" type="checkbox"/> Annual		Type of budget authority: <input checked="" type="checkbox"/> Appropriation	
<input type="checkbox"/> Multiple-year (expiration date)		<input type="checkbox"/> Contract authority	
<input type="checkbox"/> No-year		<input type="checkbox"/> Other	

Justification: The Administrative Conference of the U.S. is responsible for making recommendations to improve the Federal Government's administrative procedure. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to temporarily defer selected projects of the office.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$16,420 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-144

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Bureau	Advisory Committee on Federal Pay	New budget authority (P.L. 97-51)	\$ 30,520
Appropriation title & symbol Salaries and Expenses 9521800		Other budgetary resources	30,520
Amount to be deferred: Part of year		Total budgetary resources	\$ 3,663
Entire year			
OMB identification code: 95-1800-0-1-805		Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other	
Type of account or fund: <input checked="" type="checkbox"/> Annual		Type of budget authority: <input checked="" type="checkbox"/> Appropriation	
<input type="checkbox"/> Multiple-year (expiration date)		<input type="checkbox"/> Contract authority	
<input type="checkbox"/> No-year		<input type="checkbox"/> Other	

Justification: The Advisory Committee reviews and makes recommendations on pay proposals contained in the annual report of the President's pay agent. It is necessary to defer these funds to preserve all funding level options in appropriation actions taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay filling vacancies.

Outlay Effect: Because the program funded by this appropriation is a level-of-effort activity for which the reduction associated with the deferral would not be made up later in the fiscal year, this deferral is expected to save \$3,663 in fiscal 1982 outlays.

Deferral No: D82-146

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 97-344

Agency Bureau	Interstate Commerce Commission Bureau	New budget authority (P.L. 97-51)	\$10,381,000
		Other budgetary resources	27,067
Appropriation title & symbol	Salaries and Expenses 3020100	Total budgetary resources	10,408,067
		Amount to be deferred: Part of year	\$ 648,200
		Entire year	
OMB identification code:	30-0100-0-1-401	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other	
Grant program	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	
Type of account or fund:	<input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year		

Justification: The Interstate Commerce Commission is responsible for regulating interstate surface transportation to ensure that the public has adequate and efficient transportation systems. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay certain field activities, including carrier surveys and investigations, and to delay the beginning of certain contracted studies and analyses required by the Motor Carrier Act and Staggers Rail Act of 1980.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$648,200 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-145

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 97-344

Agency Bureau	Equal Employment Opportunity Commission	New budget authority (P.L. 97-51)	\$ 32,894,850
		Other budgetary resources	
Appropriation title & symbol	Salary and Expenses 4520100	Total budgetary resources	32,894,850
		Amount to be deferred: Part of year	\$ 3,000,000
		Entire year	
OMB identification code:	45-0100-0-1-751	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other	
Grant program	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other	
Type of account or fund:	<input checked="" type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input type="checkbox"/> No-year		

Justification

The Equal Employment Opportunity Commission (EEOC) is responsible for resolving charges of discriminatory employment practices based on race, sex, religion, national origin, age or handicap status. It is necessary to defer these funds to preserve all funding level options in appropriation action taken by Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extension thereof.

Estimated Effects

This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal year 1982 budget request. Under this deferral, those grants to State and local fair employment practice commissions which would normally be made prior to November 20 will be for the full-year amount contemplated in the President's request, which is over three-quarters of the annual amount at the Continuing Resolution rate. States and localities will therefore have the flexibility to plan to operate within whatever Federal funding finally becomes available without taking severely restrictive actions before November 20.

Outlay Effects

This deferral action - by itself - has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$3,000,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-148

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency National Foundation on the Arts and the Humanities Bureau National Endowment for the Humanities Appropriation title & symbol Matching Grants - 592/30200	New budget authority (P.L. 97-51) \$ 4,476,000 Other budgetary resources - - - Total budgetary resource 4,476,000 Amount to be deferred: Part of year \$ 2,628,000 Entire year _____
OMB identification code: 59-0200-0-1-503	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other _____
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other _____
Type of account or fund: <input type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year September 30, 1981 (expiration date) <input type="checkbox"/> No-year _____	

Justification: The National Endowment for the Humanities awards discretionary grants to institutions, organizations, and individuals. Grants are aimed at: (1) promoting the public understanding of the humanities; (2) improving the quality of teaching in the humanities; (3) strengthening the scholarly foundation for humanistic study; and (4) nurturing the future well-being of resources essential to studying the humanities. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effect: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay the awarding of grants and project start-ups originally planned for October and early mid-November.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$2,628,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-147

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency National Foundation on the Arts and the Humanities Bureau National Endowment for the Arts Appropriation title & symbol Salaries & Expenses 5920100 Matching Grants 592/30100	New budget authority (P.L. 97-51) \$ 22,050,000 Other budgetary resources 22,050,000 Total budgetary resources 22,050,000 Amount to be deferred: Part of year \$ 11,208,000 Entire year _____
OMB identification code: 59-0100-0-1-503	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other _____
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other _____
Type of account or fund: <input checked="" type="checkbox"/> Annual <input checked="" type="checkbox"/> Multiple-year September 30, 1983 (expiration date) <input type="checkbox"/> No-year _____	

Salaries & Expenses Matching Grants

New budget authority (P.L. 97-51)	17,500,000	4,550,000
Amount deferred:	8,814,000	2,394,000
10/1/81-11/20/81		

Justification: The National Endowment for the Arts awards discretionary grants to State and local arts agencies, cultural institutions, organizations, and individuals. Grants are aimed at: (1) encouraging creative efforts by artists; (2) enhancing access to the arts; (3) supporting arts institutions; (4) providing leadership in the arts; and (5) maintaining the artistic heritage of diverse cultural and ethnic groups. The Arts Endowment supports 21 programs ranging from Dance and Music to Folk Arts, Literature and Challenge and, within these programs, some 80 funding categories. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effect: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay the awarding of grants and project start-ups originally planned for October and early mid-November.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$11,208,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-150

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Pennsylvania Avenue Development Corporation Bureau	New budget authority (P.L. 97-51) \$ 1,988,000
Appropriation title & symbol Public Development 42X0102	Other budgetary resources 26,670,000
	Total budgetary resources 28,658,000
	Amount to be deferred: Part of year \$ 238,560
	Entire year _____
OMB identification code: 42-0102-0-1-451	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other _____
Type of account or fund: <input checked="" type="checkbox"/> Annual	Type of budget authority: <input checked="" type="checkbox"/> Appropriation
<input type="checkbox"/> Multiple-year _____ (expiration date)	<input type="checkbox"/> Contract authority
<input checked="" type="checkbox"/> No-year	<input type="checkbox"/> Other _____

Justification

The 1974 Plan for the Pennsylvania Avenue Project area requires PADC to carry out certain public activities, including public space improvements, historic preservation, and the provision of relocation benefits to businesses displaced. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final Congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects

This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the project will be insignificant during the first part of FY 1982.

Outlay Effect

This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$238,560 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-149

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Pennsylvania Avenue Development Corporation Bureau	New budget authority (P.L. 97-51) \$ 327,600
Appropriation title & symbol Salaries and Expenses 4220100	Other budgetary resources 327,600
	Total budgetary resources 327,600
	Amount to be deferred: Part of year \$ 14,700
	Entire year _____
OMB identification code: 42-0100-0-1-451	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other _____
Type of account or fund: <input checked="" type="checkbox"/> Annual	Type of budget authority: <input checked="" type="checkbox"/> Appropriation
<input type="checkbox"/> Multiple-year _____ (expiration date)	<input type="checkbox"/> Contract authority
<input type="checkbox"/> No-year	<input type="checkbox"/> Other _____

Justification: This account provides for the Corporation's staff, space rental, office expenses, consultants, and other operating expenses that are not directly related to land acquisition and development activities. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the project will be to reduce administrative costs while the Continuing Resolution is in effect.

Outlay Effect: This deferral action --by itself-- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$14,700 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-152

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Small Business Administration Bureau	New budget authority (P.L. 97-51) \$31,833,000 Other budgetary resources
Total budgetary resources 31,833,000	
Amount to be deferred: \$ 3,137,340	
Entire year	

OMB identification code: 73-0100-0-1-376

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Justification: This account funds several special purpose management and technical assistance programs, as well as salaries and administrative expenses of the Small Business Administration (SBA). It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate that will achieve, in combination with other deferrals, the President's current fiscal 1982 budget request for SBA. The impact of the deferral on this program will be to delay the filling of vacancies and the awarding of contracts to private firms to provide management consulting assistance to minority and non-minority small businesses.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$3,137,340 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-151

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Pennsylvania Avenue Development Corporation Bureau	New budget authority (P.L. 95-31) \$ 350,000 Other budgetary resources 44,398,326
Total budgetary resources 44,748,326	
Amount to be deferred: \$ 42,000	
Entire year	

OMB identification code: 42-4084-0-3-051

Grant program Yes No

Type of account or fund:
 Annual
 Multiple-year (expiration date)
 No-year

Type of budget authority:
 Appropriation
 Contract authority
 Other Borrowing Authority

Legal authority (in addition to sec. 1013):
 Antideficiency Act
 Other

Justification: As a last resort, the Land Acquisition and Development Project functions to acquire private property in order to accelerate redevelopment in the Pennsylvania Avenue development project area. Such property is acquired through borrowings from the U.S. Treasury. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the project will be insignificant because the Corporation does not have any significant land acquisition scheduled within the next 60 days.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$42,000 of the annual savings achieved could be attributed to the funding level now available.

1/This account is the subject of another deferral (D82-25).

Deferral No: D82-154

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Small Business Administration Bureau	New budget authority (P.L. 97-51) \$ 3,108,000 Other budgetary resources 13,081,900 Total budgetary resources 16,189,900
Appropriation title & symbol Surety Bond Guarantees Revolving Fund 73X4156	Amount to be deferred: Part of year \$ 373,000 Entire year
OMB identification code: 73-4156-0-3-376	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	

Justification: Under the Surety Bond program, SBA will guarantee a portion of the losses sustained by a surety company as a result of the issuance of a bid, payment, and/or performance bond to a small business concern. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be to delay the approval of commitments to guarantee against surety company losses.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, \$373,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: D82-153

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Small Business Administration Bureau	New budget authority (P.L. 97-51) \$ 560,000 Other budgetary resources 5,073,352 Total budgetary resources 5,633,352
Appropriation title & symbol Lease Guarantees Revolving Fund 73X4157	Amount to be deferred: Part of year \$ 67,200 Entire year
OMB identification code: 73-4157-0-3-376	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	

Justification: Under this program, the SBA pays claims resulting from small business defaults on leases for which SBA guaranteed the rental payments. The program was terminated in 1976, and no new guarantee commitments have been made since that time. However, the Agency remains contingently liable for all past guarantees made. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: The deferral of \$67,200 will not affect the payment of estimated claims arising in FY 1982 due to the large unobligated balance brought forward from FY 1981.

Outlay Effect: This deferral action--by itself--has no significant effect on fiscal 1982 outlays due to its expected short duration and lower-than-estimated requirements to make claims payments.

Deferral No: 082-156

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Smithsonian Institution Bureau	New budget authority (P.L. 97-51) \$ 1,055,460 Other budgetary resources \$ 5,700,000 Total budgetary resources \$ 6,755,460
Appropriation title & symbol Restoration and Renovation of Buildings 33X0132	Amount to be deferred: Part of year \$ 145,460 Entire year -0-
CISE identification code: 33-0132-0-1-503	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Other <input type="checkbox"/>
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: The Restoration and Renovation of Buildings account provides for repairs to Smithsonian museum buildings, including such items as facades, roofs, terraces, and fire protection systems. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be insignificant because only a small number of contract awards will be delayed.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at the level consistent with the President's request, \$20,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-155

DEFERRAL OF BUDGET AUTHORITY
Report Pursuant to Section 1013 of P.L. 93-344

Agency Smithsonian Institution Bureau	New budget authority (P.L. 97-51) \$ 511,000 Other budgetary resources 125,000 Total budgetary resources 636,000
Appropriation title & symbol Museum Programs and Related Research (Special Foreign Currency Program) 33X0102	Amount to be deferred: Part of year \$ 231,000 Entire year -0-
CISE identification code: 33-0102-0-1-503	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act
Grant program <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Other <input type="checkbox"/>
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification: The Smithsonian Special Foreign Currency Program makes grants to United States universities, museums, and other institutions of higher learning, including the Smithsonian itself, primarily for research and advanced professional training in fields of traditional Smithsonian competence. The research and training activities of collaborating institutions are planned to be carried out in Burma, India and New Guinea. It is necessary to defer these funds to preserve all funding level options in appropriations action taken by the Congress subsequent to October 1, 1981. This deferral action will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the Continuing Resolution or any extensions thereof.

Estimated Effects: This deferral action will restrain the rate of obligations that might otherwise occur under the Continuing Resolution (P.L. 97-51) to a rate consistent with the President's current fiscal 1982 budget request. The impact on the program will be insignificant because only a small number of research grant awards will be delayed.

Outlay Effect: This deferral action -- by itself -- has no significant effect on fiscal 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at the level consistent with the President's request, \$100,000 of the annual savings achieved could be attributed to the funding level now available.

Deferral No: 082-157

DEFERRAL OF BUDGET AUTHORITY

Report Pursuant to Section 1013 of P.L. 93-344

Agency Tennessee Valley Authority	New budget authority (P.L. 97-51) \$ 19,704,020
Bureau	Other budgetary resources 123,336,000
Appropriation title & symbol Tennessee Valley Authority Fund 64X4110	Total budgetary resources 143,040,020
OMB identification code: 64-4110-0-1-999	Amount to be deferred: Part of year \$ 2,321,340
Grant program <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Entire year
Type of account or fund: <input type="checkbox"/> Annual <input type="checkbox"/> Multiple-year (expiration date) <input checked="" type="checkbox"/> No-year	Legal authority (in addition to sec. 1013): <input type="checkbox"/> Antideficiency Act <input type="checkbox"/> Other
Justification	Type of budget authority: <input checked="" type="checkbox"/> Appropriation <input type="checkbox"/> Contract authority <input type="checkbox"/> Other

Justification

The Tennessee Valley Authority was created as a government-owned corporation for the unified development of the Tennessee River Basin. The agency administers programs for the conservation and development of natural resources, economic and community resources, agricultural resources, and experimental fertilizers. It is necessary to defer these funds to preserve all funding level options in appropriations actions taken by the Congress subsequent to October 1, 1981. This deferral will remain in effect until final congressional action on the President's request is completed, but not beyond the expiration of the continuing resolution or an extension thereof.

Estimated effects

This deferral action will restrain the rate of obligations that might otherwise occur under the continuing resolution (P.L. 97-51) to a rate consistent with the President's current fiscal year 1982 budget request. The impact of that request will be to reduce obligations for the Pickwick lock project, some chemical facilities in the fertilizer program and some miscellaneous equipment items in the natural resources programs.

Outlay effect

This deferral action by itself has no significant effect on fiscal year 1982 outlays due to its expected short duration. However, if the Congress provides regular appropriations at a level consistent with the President's request, approximately \$1 million of annual savings would be achieved.

[FR Doc. 81-31484 Filed 10-29-81; 8:45 am]

BILLING CODE 3110-01-C

Friday
October 30, 1981

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Part XII

**Department of
Health and Human
Services**

Health Care Financing Administration

**Medicare and Medicaid Programs; Less
Than Effective Drug Products Subject to
Notice of Opportunity for Hearing;
Correction**

**DEPARTMENT OF HEALTH AND
HUMAN SERVICES**

Health Care Financing Administration

**Medicare and Medicaid Programs;
Less Than Effective Drug Products
Subject to a Notice of opportunity for
Hearing; Correction**

AGENCY: Health Care Financing
Administration (HCFA), HHS.

ACTION: Correction of general notice.

SUMMARY: This document corrects technical and printing errors in the list of drug products determined by the Food and Drug Administration of HHS to lack substantial evidence of effectiveness for all labeled indications and for which Federal payment under Medicare part B and Medicaid is to be denied. This list was published in the *Federal Register* on October 21, 1981 in format that was difficult to read and there were also some errors in the list itself.

FOR FURTHER INFORMATION CONTACT:
Nancy Drucker, 301-594-1102.

SUPPLEMENTARY INFORMATION: On October 21, 1981, HCFA published in the *Federal Register* (46 FR 51646) a list of

drug products determined by the Food and Drug Administration of HHS to lack substantial evidence of effectiveness for all labeled indications and for which Federal payment under Medicare part B and Medicaid is to be denied. As published, the list did not leave any spacing between the different drug products and the format that resulted was difficult to read accurately. In addition, there were several technical errors of omission and duplication. Below is the corrected list displayed in a manner that is more easily understood.

FR Doc 81-30607, "Medicare and Medicaid programs; Less than Effective Drug products Subject to a Notice of Opportunity for Hearing," appearing at 46 FR 51646, is corrected by:

(1) Changing the format of the list that begins on page 51646, column 3, line 17;

(2) Adding to the list the following drug products "Coal Tar, Diiodohydroxyquin, Hydrocortisone, Crm/Top" and pentylenetetrazol in any combination";

(3) Deleting from the list the following drug products "Cyclandelate, Tab/Oral" (printed twice) and "Erythromycin, Hydrocortisone, Neomycin Sulfate, Ont/Top" (printed in error);

(4) Alphabetizing the drug product "Aspirin, Meproamate, Ethoheptazine Citrate" to read "Aspirin, Ethoheptazine Citrate, Meproamate";

(5) Adding a footnote to the drug product "Tridihexethyl Chloride" to read "NOOH does not apply to conventional dosage forms";

(6) Correcting the dosage form on "Aluminum Hydroxide, Magnesium Trisilicate, Phenylbutazone" from "Tab" to "Cap";

(7) Correcting the dosage form on "Pentaerythritol Tetranitrate, Secobarbital" to read "Cap" instead of "Cop";

(8) Adding the dosage form/route of "Syr/Oral" to "Ephedrine Sulfate, Hydroxyzine Hydrochloride, Theophylline"; and

(9) Revising the abbreviation for "Pwr" to read "Powder" instead of "Powder for reconstitution." The corrected list read as follows:

BILLING CODE 4110-35-M

DRUG PRODUCTS THAT HAVE BEEN THE
SUBJECT OF A NOTICE OF OPPORTUNITY FOR HEARING
BEFORE OCTOBER 1, 1981

<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>	<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>
<u>A</u>					
Acetaminophen	Cap/Oral		Aminophylline	Cap/Oral	
Dichloralphenazone			Amobarbital		
Isometheptene			Aminophylline	ECT/Oral or	
			Amobarbital	Cap/Oral	
Alcohol	Sol/Top		Ephedrine Hydrochloride		
Boric Acid			Anisotropine Methylbromide	Tab/Oral	
Salicylic Acid			Phenobarbital		
Tannic Acid			Antazoline Phosphate	Sol/Oph	
Alumina Gel	Sus/Oral		Naphazoline Hydrochloride		
Magnesium Hydroxide			Aspirin	Cap/Oral	
Oxethazaine			Caffeine		
Aluminum Hydroxide Gel (Dried)	Tab/Oral		Dihydrocodeine Bitartrate		
Aminophylline			Promethazine Hydrochloride		
Benzocaine			Aspirin	Tab/Oral	
Ephedrine Hydrochloride			Caffeine		
Phenobarbital			Ethoheptazine		
			Phenacetin		
Aluminum Hydroxide Gel (Dried)	Tab/Oral		Aspirin	Cap/Oral	
Aminophylline			Caffeine		
Benzocaine			Promethazine Hydrochloride		
Ephedrine Hydrochloride			Aspirin	Tab/Oral	
Phenobarbital			Ethoheptazine Citrate		
Potassium Iodide			Aspirin	Tab/Oral	
Aluminum Hydroxide Gel (Dried)	Cap/Oral		Ethoheptazine Citrate		
Magnesium Trisilicate			Atropine Sulfate	SRT/Oral	NOOH applies only to controlled release product.
Phenylbutazone			Hyoscine Hydrobromide		
			Hyoscyamine Sulfate		
Aluminum Hydroxide Gel (Dried)	Cap/Oral		Phenobarbital		
Magnesium Trisilicate			<u>B</u>		
Phenylbutazone			Belladonna Extract	Sup/Rtl	
Prednisone			Bismuth Subcarbonate		
Aminobenzoate Potassium	Tab/Oral, or Cap/Oral, or Pwr/Oral		Bismuth Oxiodide		
			Boric Acid		
			Ephedrine Sulfate		
			Hydrocortisone Acetate		
			Peruvian Balsam		
			Zinc Oxide		

<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>	<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>
Benactyzine Hydrochloride Meprobamate	Tab/Oral		Chlordiazepoxide Hydrochloride Clidinium Bromide	Cap/Oral	
Bendroflumethiazide Potassium Chloride	Tab/Oral		Chymotrypsin	ECT/Oral	
Bendroflumethiazide Potassium Chloride Rauwolfia Serpentina	Tab/Oral		Chymotrypsin Trypsin	ECT/Oral	
Benzocaine Tetracaine Hydrochloride	Aer/Top, Ont/Top, or Gel/Top, or Liq/Top		Coal Tar Diiodohydroxyquin Hydrocortisone	Crm/Top	
Betamethasone Neomycin Sulfate	Crm/Top		Coal Tar Hydrocortisone	Ont/Top or Crm/Top	
Bromelains	ECT/Oral		Coal Tar Extract Hydrocortisone Neomycin Sulfate	Ont/Top	
Butabarbital Ephedrine Hydrochloride Guaifenesin Theophylline	Cap/Oral or Elx/Oral		Coal Tar Solution Diiodohydroxyquin Hydrocortisone	Crm/Top or Lot/Top	
C			Cryptenamine Tannates Methyclothiazide	Tab/Oral	
Caffeine Cyclizine Hydrochloride Ergotamine Tartrate	Tab/Oral		Cyclandelate	Cap/Oral or Tab/Oral	
Calcium Amphomycin Hydrocortisone Acetate Neomycin Sulfate	Crm/Top		D		
Calcium Undecylenate Hydrocortisone Acetate	Ont/Top		Deanol Acetamidobenzoate	Tab/Oral	
Carbazochrome Salicylate	Tab/Oral or Sol/Im		Dexamethasone Neomycin Sulfate	Aer/Top	
Carbromal Sodium Pentobarbital	Cap/Oral or Elx/Oral		Dexamethasone Sodium Neomycin Sulfate	Crm/Top	
			Dexamethasone Sodium Phosphate Neomycin Sulfate	Crm/Top	
			Dichlorisone Neomycin Sulfate	Crm/Top	
			Dicyclomine Hydrochloride Phenobarbital	Cap/Oral or Tab/Oral	NOOH does not apply to syrup.
			Diiodohydroxyquin Hydrocortisone	Crm/Top	

<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>	<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>
Dyphlline Ephedrine Hydrochloride Guaifenesin Phenobarbital	Tab/Oral or Elx/Oral		Flurandrenolide Neomycin Sulfate	Ont/Top, Crm/Top, or Lot/Top	
E Ephedrine Hydrochloride Guaifenesin Phenobarbital Theophylline	Tab/Oral		G Gramicidin Hydrocortisone Neomycin Sulfate Polymyxin B Sulfate	Crm/Top	
Ephedrine Hydrochloride Phenobarbital Potassium Iodide Theophylline Calcium Salicylate	Tab/Oral		Gramicidin Neomycin Sulfate Nystatin Triamcinolone Acetonide	Ont/Top or Crm/Top	
Ephedrine Sulfate Hydroxyzine Hydrochloride Theophylline	Tab/Oral or Syr/Oral		Gramicidin Neomycin Sulfate Polymyxin B Sulfate	Crm/Top	
Erythromycin	Ont/Top		Gramicidin Neomycin Sulfate Triamcinolone Acetonide	Ont/Top, Crm/Top, or Lot/Top	
Ethoheptazine Citrate	Tab/Oral		H Hydrocortisone Neomycin Sulfate	Ont/Top	
F Fludrocortisone Acetate Gramicidin Neomycin Sulfate	Lot/Top		Hydrocortisone Iodochlorhydroxyquin	Crm/Top or Ont/Top	
Fludrocortisone Acetate Gramicidin Neomycin Sulfate Nystatin	Ont/Top		Hydrocortisone Iodochlorhydroxyquin Neomycin Sulfate	Crm/Top	
Flumethiazide Potassium Chloride Rauwolfia Serpentina	Tab/Oral		Hydrocortisone Iodochlorhydroxyquin Nystatin	Ont/Top or Lot/Top	
Fluocinolone Acetonide Neomycin Sulfate	Crm/Top		Hydrocortisone Neomycin Sulfate	Lot/Top, Crm/Top, or Ont/Top	
Fluorometholone Neomycin Sulfate	Ont/Top		Hydrocortisone Neomycin Sulfate Nystatin	Ont/Top	

<u>Dosage</u> <u>Active Ingredient(s)</u>	<u>Form/Route</u>	<u>Remarks</u>	<u>Dosage</u> <u>Active Ingredient(s)</u>	<u>Form/Route</u>	<u>Remarks</u>
Hydrocortisone Neomycin Sulfate Resorcinol Monoacetate Sulfur	Crm/Top		<u>M</u> Mannitol Hexanitrate Phenobarbital	Tab/Oral	
Hydrocortisone Nystatin	Lot/Top		Mannitol Hexanitrate Reserpine	Tab/Oral	
Hydrocortisone Oxytetracycline Hydrochloride	Ont/Top		Mepenzolate Bromide Phenobarbital	Tab/Oral	
Hydrocortisone Oxytetracycline Hydrochloride Polymyxin B Sulfate	Aer/Top		Meperidine Hydrochloride Promethazine Hydrochloride	Cap/Oral	
Hydrocortisone Acetate Neomycin Sulfate	Ont/Top, or Lot/Top, or Crm/Top		Meprobamate Pentaerythritol Tetranitrate	Tab/Oral	
Hydroflumethiazide Potassium Chloride	Tab/Oral		Meprobamate Tridihexethyl Chloride	Tab/Oral	
Hydroflumethiazide Potassium Chloride Rauwolfia Serpentina	Tab/Oral		Methylprednisolone Acetate Neomycin Sulfate	Crm/Top	
Hydroxyzine Hydrochloride Pentaerythritol Tetranitrate	Tab/Oral		<u>N</u> Neomycin Sulfate Polymyxin B Sulfate	Lot/Top	
<u>I</u> Isopropamide Iodide Prochlorperazine	Cap/Oral		Neomycin Sulfate Prednisolone	Ont/Top or Aer/Top	
Isopropamide Iodide Prochlorperazine Maleate	SRC/Oral		Neomycin Sulfate Prednisolone Acetate	Ont/Top or Lot/Top	
Isosorbide Dinitrate Phenobarbital	Tab/Oral		Neomycin Sulfate Prednisolone Sodium Phosphate	Lot/Top or Ont/Top	
Isoxsuprine Hydrochloride	Tab/Oral, or Sol/IM		Neomycin Sulfate Triamcinolone Acetonide	Crm/Top, Ont/Top, or Aer/Top	
			Nicotinyl Alcohol	Elx/Oral	
			Nicotinyl Alcohol Tartrate	Tab/Oral or SRT/Oral	

<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>	<u>Active Ingredient(s)</u>	<u>Dosage Form/Route</u>	<u>Remarks</u>
Nylidrin Hydrochloride	Tab/Oral		<u>T</u>		
<u>O</u>			Thiophenamil Hydrochloride	Tab/Oral	
Oxymorphone Hydrochloride	Sup/Rtl	NOOH applies only to 2 mg strength. The 5 mg suppository is effective.	Tolazoline Hydrochloride	Sol/IM-IV-SC	NOOH does not apply to conventional dosage forms.
Oxyphenyclimine Hydrochloride Phenobarbital	Tab/Oral		Tridihexethyl Chloride	SRC/Oral	NOOH does not apply to capsules in 200 mg or 400 mg strengths.
<u>P</u>			Trimethobenzamide Hydrochloride	Cap/Oral or Supp/Rectal	
Pentaerythritol Tetranitrate Phenobarbital	Tab/Oral or SRT/Oral		Tyloxapol	Sol/Inh	
Pentaerythritol Tetranitrate Secobarbital	Cap/Oral or SRC/Oral				
Pentylentetrazol - containing products					
Phenazopyridine Hydrochloride Sulfamethoxazole	Tab/Oral				
Phenobarbital	Tab/Oral				
Propantheline Bromide	Tab/Oral				
Phenobarbital	Tab/Oral or SRC/Oral				
Tridihexethyl Chloride	SRC/Oral				
Phenoxybenzamine Hydrochloride	Cap/Oral	NOOH does not apply to "pheochromocytoma" indication.			
Povidone-Iodine	Gel/Vag				
Propionate Calcium	Gel/Vag				
Propionate Sodium	Gel/Vag				
Proteolytic Enzymes from Carica Papaya	Chewable Tab/ Oral or Bucc				

ABBREVIATIONS

Dosage Forms

Aer	Aerosol
Cap	Capsule
Crn	Cream
Dps	Drops
ECT	Enteric coated tablets
Elx	Elixir
Liq	Liquid
Lot	Lotion
Ont	Ointment
Pwr	Powder
SRC	Sustained release capsule
SRT	Sustained release tablet
Sol	Solution
Sup	Suppositories
Sus	Suspension
Syr	Syrup
Tab	Tablet

Routes of Administration

Bucc	Buccal
IM	Intramuscular
IV	Intravenous
Inh	Inhalation
Oph	Ophthalmic
Rtl	Rectal
SC	Subcutaneous
Top	Topical
Vag	Vaginal

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(Secs. 1862(c) and 1903(i)(5) of the Social Security Act (42 U.S.C. 1395y and 1396d))

(Catalog of Federal Domestic Assistance Program No. 13.714, Medical Assistance Program and No. 13.774, Medicare, Supplementary Medical Insurance)

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Carolyne K. Davis,
Administrator, Health Care Financing Administration.

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