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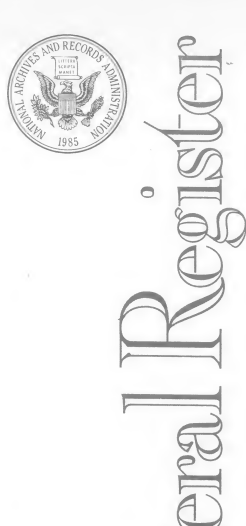
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Proclamation 7819 of September 21, 2004

National Employer Support of the Guard and Reserve Week, 2004

By the President of the United States of America

A Proclamation

Throughout our history, the members of the National Guard and Reserve have served our country with honor. Our Nation depends on the dedication of these citizen-soldiers, and our Guardsmen and Reservists rely on the support of their civilian employers to allow them to fulfill their service obligations. During National Employer Support of the Guard and Reserve Week, we honor the sacrifice of these brave men and women, and we express our gratitude for the commitment of their employers.

As we fight terror and advance freedom, members of the National Guard and Reserve are making vital contributions around the world as fully integrated components of our Nation's Armed Forces. At home, they are called on to protect our communities, preserve order, and provide assistance in times of natural disaster, balancing the demands of their families, civilian careers, and military commitments. These Guardsmen and Reservists are indispensable to our Nation's efforts to promote democracy, peace, and freedom around the world, and we salute their selfless service.

Employers also play a critical role in our Nation's defense, demonstrating their patriotism by supporting the training and mobilization of these brave individuals. Across America, business owners, school personnel, hospital administrators, and many others put our country's safety and security first when they provide time off, pay, health care benefits, and job security to their Guard and Reserve employees. These sacrifices help strengthen our country and allow our men and women in uniform to focus on the missions at hand. The generosity and public spirit of these employers have earned them the appreciation of our Nation.

NOW, THEREFORE, I, GEORGE W. BUSH, President of the United States of America, by virtue of the authority vested in me by the Constitution and laws of the United States, do hereby proclaim September 26 through October 2, 2004, as National Employer Support of the Guard and Reserve Week. I encourage all Americans to join me in expressing our thanks to the civilian employers and the members of our National Guard and Reserve for their patriotism and sacrifices on behalf of our Nation. I also call upon State and local officials, private organizations, businesses, and all military commanders to observe this week with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-first day of September, in the year of our Lord two thousand four, and of

the Independence of the United States of America the two hundred and twenty-ninth.

Aw Be

[FR Doc. 04-21621 Filed 9-23-04; 8:45 am] Billing code 3195-01-P

Rules and Regulations

Federal Register

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

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DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

7 CFR Part 57

[Docket No. PY-04-002]

RIN 0581-AB74

Regulations Governing the Inspection of Eggs

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Final rule.

SUMMARY: The Agricultural Marketing Service (AMS) is amending the regulations governing the inspection of eggs. The rule revises the regulations to clarify and simplify the regulations. This follows the earlier duplication and redesignation of the regulations.

DATES: Effective November 23, 2004. FOR FURTHER INFORMATION CONTACT: Rex

A. Barnes, Chief, Grading Branch, (202) 720–3271.

SUPPLEMENTARY INFORMATION:

Background

The Egg Products Inspection Act (EPIA) authorizes the mandatory inspection of egg products operations and the mandatory surveillance of the disposition of shell eggs that are undesirable for human consumption. From its enactment in 1970, AMS administered the EPIA and its regulations in 7 CFR part 59.

Congress amended the EPIA as part of the Food, Agriculture, Conservation and Trade Act Amendments of 1991 (Pub. L. 102–237) (hereafter referred to as "the 1991 amendments"). To implement the 1991 EPIA amendments, AMS proposed changes to 7 CFR parts 56 and 59 (57 FR 48569, October 27, 1992) so that both regulations would contain the changes authorized by the 1991 amendments. Before AMS published a final rule, however, the Department consolidated

food safety issues into the Food Safety and Inspection Service (FSIS) following enactment of the Federal Crop Insurance Reform and Department of Agriculture Reorganization Act of 1994 (Pub.L. 103–354). This included delegating responsibility to administer the EPIA egg products inspection functions to FSIS, while the shell egg surveillance functions remained with AMS. FSIS promulgated a final rule that implemented the 1991 amendments by revising 7 CFR part 59 (63 FR 45663, August 27, 1998).

AMS then promulgated a final rule to duplicate and redesignate those portions of 7 CFR part 59 pertinent to shell egg surveillance as a new 7 CFR part 57 (63 FR 69968, December 17, 1998). FSIS promulgated a final rule to redesignate the remaining portions of 7 CFR part 59 and transfer them to 9 CFR part 590 (63 FR 72351, December 31, 1998). AMS is now revising the regulations in 7 CFR part 57 to clarify and simplify them following the duplication and redesignation of the regulations from 7 CFR part 59 to 7 CFR part 57.

To facilitate and simplify the duplication and re-designation effort, the regulations were promulgated with as few editorial changes as possible. However, that action subsequently required AMS to review the regulations that were duplicated and redesignated as 7 CFR part 57 and revise them to clarify the shell egg surveillance functions of the EPIA administrated by AMS.

This action will complete that requirement. In addition, AMS is including in this rulemaking effort other non-substantive editorial revisions that were identified during the review. The amendments will update the regulations to comply with the current department organizational structure and add non-technical, grammatical, non-substantive revisions.

The amendments would not change how the requirements are administered, how specific requirements are implemented, or the responsibilities of program users. The amendments would make the requirements more accurate and simplify interpretation and implementation.

For example:

 Punctuation, grammar, capitalization, abbreviations, legal phrases, terms, format, and style would be updated for consistency with current regulatory documents, the U.S. Government Printing Office Style Manual, and the Federal Register Document Drafting Handbook. Also, gender-specific pronouns would be changed to gender-neutral pronouns consistent with current writing style

—Sections would be redesignated to make requirements easier to locate in the regulations

Sections about nondiscrimination and political activity for Federal employees would be updated to reflect current requirements
 "Poultry Division" would be changed

—"Poultry Division" would be changed to "Poultry Programs" to conform to organizational changes

—A definition for the term "Agricultural Marketing Service or AMS" would be added for consistency with other Agency regulations

Duplicate and obsolete sections would be removed

 Inconsistencies in the wording of headings and sections would be clarified to assist program staff at all levels

 Administrative requirements that have been implemented in the program would be updated

Executive Order 12866

This rule has been determined to be not significant for purposes of Executive Order 12866, and therefore, has not been reviewed by the Office of Management and Budget (OMB).

Regulatory Flexibility

Pursuant to the requirements set forth in the Regulatory Flexibility Act (RFA), AMS has considered the economic impact of this action on small entities as defined in the RFA (5 U.S.C. 601). This rule is non-technical in nature. It does not change regulatory requirements or the responsibilities of any party. Accordingly, AMS has determined that provisions of this rule would not have any economic impact on small entities.

Executive Order 12988

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This action is not intended to have retroactive effect. This rule will not preempt any State or local laws, regulations, or policies, unless they present an irreconcilable conflict with this rule. There are no administrative procedures which must be exhausted

prior to any judicial challenge to the provisions of this rule.

Paperwork Reduction Act

The information collection requirements in §§ 57.13, 57.28(a), 57.110(a), 57.112, 57.200(a), 57.200(b), 57.320, 57.690, 57.720(a)(2), 57.720(a)(3), 57.720(a)(4), 57.800, 57.905(a), 57.915(b), 57.920, 57.930(f), 57.960, and 57.965 amended by this rule have been previously approved by OMB and assigned OMB control number 0581–0128 under the Paperwork Reduction Act of 1995.

AMS is committed to compliance with the Government Paperwork Elimination Act, which requires Government agencies in general to provide the public the option of submitting information or transacting business electronically to the maximum

extent possible.

List of Subjects in 7 CFR Part 57

Eggs and egg products, Exports, Food grades and standards, Food labeling, Imports, Reporting and recordkeeping requirements.

■ For reasons set forth above, 7 CFR part 57 is amended as follows:

PART 57—INSPECTION OF EGGS (EGG PRODUCTS INSPECTION ACT)

■ 1. The authority citation for part 57 continues to read as follows:

Authority: 21 U.S.C. 1031-1056.

■ 2. The undesignated center heading that precedes § 57.1 is revised to read as follows:

General

■ 3. Section 57.1 is revised to read as follows:

§ 57.1 Definitions.

For the purpose of the regulations in this part, words in the singular shall be deemed to import the plural and vice versa, as the case may demand. Unless the context otherwise requires, the following terms shall have the following meaning:

Acceptable means suitable for the purpose intended by the Agricultural

Marketing Service.

Act means the applicable provisions of the Egg Products Inspection Act, as amended, (Pub. L. 91–597, 84 Stat. 1620

et seq.).

Administrator means the Administrator of AMS of the Department or any other officer or employee of the Department to whom there has heretofore been delegated, or to whom there may hereafter be delegated the authority to act in the Administrator's stead.

Adulterated means any egg under one or more of the following circumstances:

(a) If it bears or contains any poisonous or deleterious substance which may render it injurious to health; but in case the substance is not an added substance, such article shall not be considered adulterated under this clause if the quantity of such substance in or on such article does not ordinarily render it injurious to health;

(b)(1) If it bears or contains any added poisonous or added deleterious substance (other than one which is a pesticide chemical in or on a raw agricultural commodity; a food additive; or a color additive) which may in the judgment of the Secretary, make such article unfit for human food:

(2) If it is, in whole or in part, a raw agricultural commodity and such commodity bears or contains a pesticide chemical which is unsafe within the meaning of section 408 of the Federal Food, Drug, and Cosmetic Act;

(3) If it bears or contains any food additive which is unsafe within the meaning of section 409 of the Federal Food, Drug, and Cosmetic Act;

(4) If it bears or contains any color additive which is unsafe within the meaning of section 706 of the Federal Food, Drug, and Cosmetic Act: Provided, that an article which is not otherwise deemed adulterated under paragraph (b)(2), (3), or (4) of this definition shall nevertheless be deemed adulterated if use of the pesticide chemical, food additive, or color additive, in or on such article, is prohibited by regulations of the Secretary in official plants;

(c) If it consists, in whole or in part, of any filthy, putrid, or decomposed substance, or if it is otherwise unfit for

human food;

(d) If it has been prepared, packaged, or held under insanitary conditions whereby it may have become contaminated with filth, or whereby it may have been rendered injurious to health;

(e) If it is an egg which has been subjected to incubation or the product of any egg which has been subjected to

incubation;

(f) If its container is composed, in whole or in part, of any poisonous or deleterious substance which may render the contents injurious to health;

(g) If it has been intentionally subjected to radiation, unless the use of the radiation was in conformity with a regulation or exemption in effect pursuant to section 409 of the Federal Food, Drug, and Cosmetic Act; or

(h) If any valuable constituent has been, in whole or in part, omitted or abstracted therefrom; or if any substance

has been substituted, wholly or in part therefor; or if damage or inferiority has been concealed in any manner; or if any substance has been added thereto or mixed or packed therewith so as to increase its bulk or weight, or reduce its quality or strength, or make it appear better or of greater value than it is.

Agricultural Marketing Service or AMS mean the Agricultural Marketing Service of the Department.

Applicant means any interested party who requests any inspection service.

Capable of use as human food means any egg, unless it is denatured, or otherwise identified, as required by these regulations to deter its use as human food.

Chief of the Grading Branch means Chief of the Grading Branch, Poultry

Programs, AMS.

Class means any subdivision of a product based on essential physical characteristics that differentiate between major groups of the same kind, species, or method of processing.

Commerce means interstate, foreign,

or intrastate commerce.

Condition means any characteristic affecting a products merchantability including, but not being limited to, the following: The state of preservation, cleanliness, soundness, wholesomeness, or fitness for human food of any product; or the processing, handling, or packaging which affects such product.

Container or Package mean for shell eggs, any carton, basket, case, cart,

pallet, or other receptacle.

(a) Immediate container means any package or other container in which shell eggs are packed for household or other ultimate consumers.

(b) Shipping container means any container used in packing an immediate

container.

Department means the United States Department of Agriculture.

Egg means the shell egg of the domesticated chicken, turkey, duck, goose, or guinea. Some of the terms applicable to shell eggs are as follows:

(a) Check means an egg that has a broken shell or crack in the shell but has its shell membranes intact and contents

not leaking.

(b) Clean and sound shell egg means any egg whose shell is free of adhering dirt or foreign material and is not cracked or broken.

(c) Dirty egg or Dirties means an egg(s) that has an unbroken shell with adhering dirt, or foreign material.

(d) Incubator reject means an egg that has been subjected to incubation and has been removed from incubation during the hatching operations as infertile or otherwise unhatchable.

(e) *Inedible* means eggs of the following descriptions: Black rots,

yellow rots, white rots, mixed rots, sour eggs, eggs with green whites, eggs with stuck yolks, moldy eggs, musty eggs, eggs showing blood rings, and eggs containing embryo chicks (at or beyond the blood ring stage).

(f) Leaker means an egg that has a crack or break in the shell and shell membranes to the extent that the egg contents are exposed or are exuding or free to exude through the shell.

(g) Loss means an egg that is unfit for human food because it is smashed or broken so that its contents are leaking; or overheated, frozen, or contaminated; or an incubator reject; or because it contains a bloody white, large meat or blood spot, a large quantity of blood, or other foreign material.

(h) Restricted egg means any check, dirty egg, incubator reject, inedible,

leaker, or loss.

Egg handler means any person, excluding the household consumer, who engages in any business in commerce that involves buying or selling any eggs or processing any egg products, or otherwise using any eggs in the preparation of human food.

Federal Food, Drug, and Cosmetic Act means the Act so entitled, approved June 25, 1938 (52 Stat. 1040), and Acts amendatory thereof or supplementary

thereto.

Inedible egg products means dried, frozen, or liquid inedible egg products that are unfit for human consumption.

Inspection means the application of such inspection methods and techniques as are deemed necessary by the responsible Secretary to carry out the provisions of the Egg Products Inspection Act and the regulations under this part.

Interested party means any person financially interested in a transaction involving any surveillance inspection

service.

Label means a display of any printed, graphic, or other method of identification upon the shipping container, if any, or upon the immediate container, including but not limited to, an individual consumer package of eggs, or accompanying such product.

National supervisor means:
(a) The officer-in-charge of the surveillance inspection service; and

(b) Other employee of the Department designated by the national supervisor. Nest-run eggs means eggs that have

been packed as they come from the production facilities without having been washed, sized and/or candled for quality, with the exception that some checks, dirties, or other obvious undergrades may have been removed.

Office of inspection means the office

of any inspector.

Official certificate means any certificate prescribed by regulations of the Administrator for issuance by an inspector or other person performing official functions under this part.

Official device means any device prescribed or authorized by the Secretary for use in applying any official

mark.

Official egg products processing plant means one or more buildings or parts thereof comprising a single plant in which the plant facilities and methods of operation therein have been approved by the Administrator of the Food Safety Inspection Service as suitable and adequate for the continuous inspection of egg products and in which inspection service is carried on.

Official standards means the official U.S. standards of quality, grades, and weight classes for shell eggs maintained by and available from Poultry Programs,

AMS.

Person means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether incorporated or not.

Pesticide chemical, Food additive, Color additive, and Raw agricultural commodity mean the same for purposes of this part as under the Federal Food, Drug, and Cosmetic Act.

Plant means any place of business

where eggs are processed.

Quality means the inherent properties of any product which determine its relative degree of excellence.

Regional director means any employee of the Department in charge of the surveillance inspection service in a designated geographical area.

Regulations means the provisions in this entire part and such U.S. Standards, Grades, and Weight Classes for Shell Eggs as may be in effect at the time

grading is performed.

Regulatory inspector or Inspector means any Federal employee or the employee of a cooperating agency to whom a license has been issued by the Secretary to make such inspections as required in § 57.28 of these regulations.

Regulatory officer or staff officer means staff assistants to regional directors who assist the regional director in administering the surveillance inspection service.

Sampling means the act of taking samples of any product for inspection.

Secretary means the Secretary of Agriculture or any other officer or employee of the Department to whom the authority to act in the Secretary's stead has been delegated.

Service means the personnel who are actively engaged in the administration, application, and direction of the

surveillance inspection service pursuant to the regulations in this part.

Shell egg packer means any person engaged in the sorting of eggs into their various qualities.

(a) Producer-packer means any person engaged in the sorting of eggs from their own production into their various qualities, either mechanically or by other means.

(b) Grading station means any person engaged in the sorting of eggs from their own production and sources other than their own production into their various qualities, either mechanically or by other means.

State means any State of the United States of America, the Commonwealth of Puerto Rico, the Virgin Islands of the United States, and the District of Columbia.

State supervisor or Federal-State supervisor means any authorized and delegated individual who is in charge of the surveillance inspection program in a state.

Surveillance inspection service means the official service within the Department having the responsibility for carrying out the provisions of the Egg Products Inspection Act under this part.

Ultimate consumer means any household consumer, restaurant, institution, or any other party who has purchased or received shell eggs for consumption.

Unclassified eggs means eggs that have been washed or are unwashed and show evidence of segregating or sizing.

United States Standards, Grades, and Weight Classes for Shell Eggs (AMS 56) means the official U.S. standards, grades, and weight classes for shell eggs that are maintained by and available from Poultry Programs, AMS.

Washed ungraded eggs means eggs that have been washed but not sized or segregated for quality.

§ 57.5 [Removed]

- 3a. Section 57.5 is removed.
- 4. The undesignated center heading that precedes § 57.10 is removed.
- 5. Section 57.10 is revised to read as follows:

§ 57.10 Administration.

The Administrator shall perform, for and under the supervision of the Secretary such duties as the Secretary may require in the enforcement or administration of the provisions of the act and the regulations in this part. The Administrator is authorized to waive for limited periods any particular provisions of the regulations in this part to permit experimentation so that new procedures, equipment, grading,

inspection, and processing techniques may be tested to facilitate definite improvements and at the same time to determine full compliance with the spirit and intent of the regulations in this part. The AMS and its officers and employees shall not be liable in damages through acts of commission or omission in the administration of this part.

■ 6. Section 57.13 is revised to read as follows:

§ 57.13 Federal and State cooperation

The Secretary shall, whenever determined necessary to effectuate the purposes of the Act, authorize the Administrator to cooperate with appropriate State and other governmental agencies in carrying out any provisions of the Egg Products Inspection Act and this part. In carrying out the provisions of the Act and the regulations in this part, the Secretary may conduct such examinations, investigations, and inspections as the Secretary determines practicable through any officer or employee of any such agency commissioned by the Secretary for such purpose. The Secretary shall reimburse the States and other agencies for the services rendered by them stated in the cooperative agreements signed by the Administrator and the duly authorized agent of the State or other agency.

■ 7. Section 57.17 is revised to read as follows:

§ 57.17 Nondiscrimination.

The conduct of all services and the licensing of inspectors under these regulations shall be accomplished without discrimination as to race, color, national origin, sex, religion, age, disability, political beliefs, sexual orientation, or marital or family status.

8. Section 57.22 is revised to read as

follows:

§ 57.22 Basis of service.

This part provides for inspection services pursuant to the Egg Products Inspection Act, as amended. Eggs shall be inspected in accordance with such standards, methods, and instructions as may be issued or approved by the Administrator. Inspection services shall be subject to supervision at all times by the applicable Federal-State supervisor, staff officer, regulatory officer, regional director, and national supervisor.

■ 9. Section 57.28 is amended by revising the section heading and paragraph (a) to read as follows:

§ 57.28 Inspections.

(a) Periodic inspections shall be made of business premises, facilities,

inventories, operations, transport vehicles, and records of egg handlers, and the records of all persons engaged in the business of transporting, shipping, or receiving any eggs. In the case of shell egg packers packing eggs for the ultimate consumer, such inspections shall be made a minimum of once each calendar quarter. Hatcheries are to be inspected a minimum of once each fiscal year.

■ 10. Section 57.35 is revised to read as follows:

§ 57.35 Eggs in commerce.

(a)(1) For eggs that moved or are moving in interstate or foreign commerce, no State or local jurisdiction:

(i) May require the use of standards of quality, condition, grade, or weight classes which are in addition to or different than the official standards; or

(ii) Other than states in noncontiguous areas of the United States, may require labeling to show the State or other geographical area of production or origin.

(2) This shall not preclude a State from requiring the name, address, and license number of the person processing or packaging eggs to be shown on each container.

(b) Any State or local jurisdiction may exercise jurisdiction for the purpose of preventing the distribution of eggs for human food purposes that are in violation of this part or any other Federal acts or State or local laws consistent therewith.

- 11. The undesignated center heading that precedes § 57.45 is amended by removing the words "and Egg Products."
- 12. Section § 57.45 is amended by revising the section heading and paragraph (a) to read as follows:

§ 57.45 Prohibition on eggs not intended for use as human food.

(a) No person shall buy, sell, or transport, or offer to buy or sell, or offer or receive for transportation in commerce, any eggs that are not intended for use as human food, unless they are denatured or decharacterized, unless shipped under seal as authorized in §57.720(a) and identified as required by the regulations in this part.

§ 57.50 [Removed]

- 13. The undesignated center heading that precedes § 57.50 and § 57.50 are removed.
- 14. In § 57.100, paragraph (a) is amended by removing the word "which" and adding in its place the word "that"

and paragraphs (e) and (f) are revised to read as follows:

§ 57.100 Specific exemptions.

(e) The processing and sale of egg products by any producer from eggs of the producer's own flock when sold directly to a household consumer exclusively for use by such consumer and members of the consumer's household and the consumer's nonpaying guests and employees;

(f) The sale of eggs by shell egg packers on the premises where the grading station is located, directly to household consumers for use by such consumer and members of the consumer's household and the consumer's nonpaying guests and employees, and the transportation, possession, and use of such eggs. Each such sale of "restricted eggs" shall be limited to no more than 30 dozen eggs;

* * * * * §57.105 [Amended]

■ 15. In § 57.105, paragraph (a) is amended by removing the first sentence.

■ 16. The undesignated center heading that precedes § 57.110 is amended by revising the word "Service" to read "Services".

■ 17. Section 57.110 is revised to read as follows:

§ 57.110 Licensed inspectors.

(a) Any person who is a Federal employee or the employee of a cooperating agency who possesses proper qualifications as determined by an examination for competency, and who is to perform surveillance inspection services, may be licensed by the Secretary as an inspector.

(b) All licenses issued by the Secretary shall be countersigned by the Administrator or by any other designated official of the service.

■ 18. Section 57.112 is revised to read as follows:

§ 57.112 Suspension of license or authority; revocation.

Pending final action by the Secretary, any person authorized to countersign a license to perform surveillance inspection services may, whenever such action is necessary to assure that any inspection service is properly performed, suspend or revoke any license to perform inspection services issued pursuant to this part by giving notice of such action to the respective licensee, accompanied by a statement of the reasons. Within 7 days after the receipt of the suspension or revocation notice and statement of reasons, the licensee may file an appeal in writing to

the Secretary, supported by any argument or evidence that the licensee may wish to offer as to why the license should not be suspended or revoked. After the expiration of the 7-day period and consideration of such argument and evidence, the Secretary will take appropriate action regarding the suspension or revocation. When no appeal is filed within the prescribed 7 days, the license is revoked or suspended.

■ 19. Section 57.114 is revised to read as follows:

§ 57.114 Surrender of license.

Each license that is canceled, suspended, revoked, or expired shall immediately be surrendered by the licensee to the office of inspection serving the area in which the licensee is located.

§ 57.116 [Removed]

■ 20. Section 57.116 is removed.

§57.118 [Removed]

- 21. Section 57.118 is removed.
- 22. Section 57.119 is revised to read as follows:

§ 57.119 Political activity.

Federal inspectors may participate in certain political activities, including management and participation in political campaigns as allowed by Federal regulation and AMS directives. Inspectors are subject to these rules while they are on leave with or without pay, including furlough; however the rules do not apply to cooperative employees not under Federal supervision and intermittent employees on the days they perform no service. Willfull violations of the political activity rules constitute grounds for removal from the service.

■ 23. Section 57.120 is revised to read as follows:

§ 57.120 Financial interest of inspectors.

An inspector shall not inspect any product in which the inspector is financially interested.

■ 24. A new § 57.130 is added to read as follows:

§57.130 Identification.

Each inspector shall have in their possession at all times, and present while on duty upon request, the means of identification furnished by the Department.

§ 57.132 [Amended]

■ 25. Section 57.132 is amended by removing the words "proper credentials" and adding in their place

the words "identification furnished by the Department."

§ 57.134 [Amended]

- 26. In § 57.134, the paragraph (a) designation is removed and paragraph (b) is removed.
- 27. Section 57.200 is revised to read as follows:

§ 57.200 Records and related requirements.

(a) Persons engaged in the business of transporting, shipping, or receiving any eggs in commerce, or holding such articles so received, and all egg handlers, including hatcheries, shall maintain for 2 years records showing the receipt, delivery, sale, movement, and disposition of all eggs handled by them, and upon the request of an authorized representative of the Secretary, shall permit the representative, at reasonable times, to have access to and to copy all such records.

(b) All egg handlers shall maintain production records as approved by the Administrator. The records (bills of sale, inventories, receipts) shall show the name and address of the shipper and receiver, the date of the transaction, the quality of the eggs (graded eggs, nest-run eggs, dirties, checks, leakers, loss, inedible eggs), and the quantity of the eggs (amount). Producers who ship all of their production as nest-run eggs without segregation need only to maintain records indicating the amount of shell eggs shipped, date of shipment, and the receivers' name and address.

§ 57.220 [Amended]

- 28. In § 57.220, between the words "when" and "inspection" add the word "surveillance."
- 29. The undesignated center heading that precedes § 57.300 is amended by removing the words "or Decision."
- 30. Section 57.300 is revised to read as follows:

§ 57.300 Who may request an appeal inspection.

An appeal inspection may be requested by any interested party who is dissatisfied with the determination by an inspector of the class, quality, quantity, or condition of any product.

§ 57.310 [Amended]

■ 31. Section § 57.310 is amended by removing the word "who" and adding in its place the word "that;" by adding the word "quality" between the words "class" and "quantities;" and by removing the words "other than in an official plant."

■ 32. Section 57.320 is revised to read as follows:

§ 57.320 How to file an appeal.

The request for an appeal inspection may be made orally or in writing. If made orally, written confirmation may be required. The applicant shall clearly state the identity of the product, the decision that is questioned, and the reason(s) for requesting the appeal service.

§ 57.330 [Amended]

■ 33. In § 57.330, the section heading and the text are amended by removing the words "grading or" both times they appear.

§57.340 [Amended]

- 34. Section 57.340 is amended by removing the words "Poultry Division, Agricultural Marketing Service."
- 35. In § 57.350, paragraph (a) is amended by removing the paragraph heading; paragraph (b) is revised to read as follows; and paragraph (c) is removed.

§ 57.350 Procedures for selecting appeal samples.

(b) The appeal sample shall consist of product taken from the original sample containers plus an equal number of containers selected at random. When the original samples are not available or have been altered, such as removing the undergrades, the sample size shall be double the number of samples required in 7 CFR 56.4.

§ 57.360 [Amended]

- 36. Section 57.360, is amended by removing the second, third, and fourth sentences.
- 37. Section 57.370 is revised to read as follows:

§ 57.370 Cost of appeals.

The costs of an appeal inspection shall be borne by the appellant on a fee basis at rates set forth in 7 CFR 56.46, plus any travel and additional expenses. If the appeal inspection or review of an inspector's decision discloses that a material error was made in the original determination, no fee or expense will be charged.

§ 57.410 [Removed]

■ 38. The undesignated center heading that precedes § 57.410 and § 57.410 are removed.

§ 57.426 [Amended]

■ 39. In § 57.426, the first sentence is amended by removing all words after the word "examination", and the second sentence is amended by removing the

words "equipment, utensil, room, or compartment".

§ 57.504 [Removed]

- 40. Section 57.504 is removed.
- 41. Section 57.690 is revised to read as

§ 57.690 Person required to register.

Egg handlers, except for producerpackers with an annual egg production from a flock of 3,000 hens or less, who grade and pack eggs for the ultimate consumer, and hatcheries, are required to register with the Department by furnishing their name, place of business, and such other information requested on the registration form available from the Department. Completed forms shall be sent to the addressee indicated on the form. Persons above who are establishing a business will be required to register before they start operations.

- 42. Section 57.720 is amended by:
- a. Amending paragraphs (a)(1) and (2);
- b. Amending paragraph (a)(3) by adding the word "By" at the beginning of the paragraph and by removing the section number "57.504(c)" and adding in its place the section number "57.720(a)(2);"
- c. Amending paragraph (a)(4) by adding the word "processing" after the word "products" both times it appears;
- d. Removing paragraph (a)(5); and e. Amending paragraph (b)(1) by adding the word "processing" after the word "products."

The revision reads as follows:

§ 57.720 Disposition of restricted eggs.

- (1) By shipping directly or indirectly to an official egg products processing plant for segregation and processing, if a check or dirty and if labeled in accordance with § 57.800. Inedible and loss eggs shall not be intermingled in the same container with checks and dirties.
- (2) By destruction and identification in a manner approved by the Administrator.
- (i) Loss and inedible eggs shall be crushed and shall be placed in a container containing a sufficient amount of approved denaturant or decharacterant, such as FD&C brown, blue, black, or green colors, meat and fish by-products, grain and milling byproducts, or any other substance, as approved by the Administrator, that will accomplish the purposes of this section. The approved denaturant or decharacterant substance shall be dispersed through the product in amounts sufficient to give the product a distinctive appearance or odor.

(ii) The denatured and decharacterized product shall be labeled as required in §§ 57.840 and 57.860.

§ 57.760 [Removed]

■ 43. Section 57.760 is removed.

§57.800 [Amended]

■ 44. Section 57.800 is amended by adding the word "Processing" after the words "USDA Egg Products", and by removing the word "Restricted" after the words "incubator rejects, or" and adding in its place the word "Unclassified."

§ 57.900 [Amended]

■ 45. In § 57.900, paragraph (a) is amended by removing the second

§ 57.905 [Amended]

■ 46. In § 57.905, paragraph (a) is amended by adding the word "Processing" between the words "USDA" and "Plant" and also between the words "products" and "plant."

§ 57.915 [Amended]

- 47. Section 57.915 is amended in paragraph (b) introductory text by removing the word "which" in the first sentence and adding in its place the word "that", and in paragraph (b)(1) by removing the word "Country" and adding in its place the words "Name of
- 48. Section 57.920 is revised to read as follows.

§ 57.920 Importer to make application for Inspection of imported eggs.

Each person importing any eggs shall make application for inspection upon PY Form 222-Import Request, to the Chief, Grading Branch, Poultry Programs, AMS, U.S. Department of Agriculture, Washington, DC 20250, or to the Poultry Programs, Grading Branch office nearest the port where the product is to be offered for importation. Application shall be made as far in advance as possible prior to the arrival of the product, except in the case of product exempted from inspection by § 57.960. Each application shall state the approximate date of product arrival in the United States, the name of the ship or other carrier, the country from which the product was shipped, the destination, the quantity and class of product, and the point of first arrival in the United States.

§ 57.925 [Amended]

■ 49. In § 57.925, paragraph (b) is amended by removing the word "which" and adding in its place the word "that" and removing the words "analysis or".

§ 57.930 [Amended]

■ 50. Section 57.930 is amended by:

■ a. Amending paragraph (c) by removing the words "U.S. Department of Agriculture" and adding in their place the word "Department" in the first sentence, and in the text of the notice, by removing the word "Division" and adding in its place the word "Programs"; ■ b. Removing the words "U.S.

Department of Agriculture" and adding

in their place the word "Department" in paragraphs (d), (e), and (f); and

c. Amending paragraph (f) by removing the words "by telegraph".

§ 57.945 [Amended]

■ 51. Section 57.945 is amended by:

■ a. Amending paragraph (a) by removing the word "which" and adding in its place the word "that;"

■ b. Amending paragraph (b) by removing the words "U.S. Department of Agriculture" and adding in their place the word "Department;" and

■ c. Amending paragraph(c) by removing the word "which" and adding in its place the word "that."

§ 57.950 [Amended]

■ 52. In § 57.950, paragraph (b) is amended by adding the word "processing" after the word "products."

53. In § 57.955, paragraph (a)

introductory text is revised to read as follows:

§ 57.955 Labeling of shipping containers of eggs for importation.

(a) Shipping containers of foreign product offered for importation shall bear a label, printed in English, showing:

§ 57.960 [Amended]

■ 54. In § 57.960, the first sentence is amended by removing the third word "which" and adding in its place the word "that."

§ 57.965 [Amended]

■ 55. Section 57.965 is amended by removing the second word "which" in the second place it appears and adding in its place the word "that", and by removing the words "United States Department of Agriculture" and adding in their place the word "Department."

§ 57.970 [Amended]

■ 56. Section 57.970 is amended by removing the word "which" and adding in its place the word "that."

§ 57.1000 [Amended]

■ 57. Section 57.1000 is amended by: a. Amending paragraph (b) introductory text by removing the words "in his discretion" and

■ b. Amending paragraph (b)(2) by adding the word "a" between the words "waives" and "hearing."

Dated: September 20, 2004.

A.I. Yates.

Administrator, Agricultural Marketing Service.

[FR Doc. 04-21417 Filed 9-23-04; 8:45 am] BILLING CODE 3410-02-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Docket No. FAA-2004-18822; Airspace Docket No. 04-ACE-48]

Modification of Class D Airspace; and Modification of Class E Airspace; Salina, KS

AGENCY: Federal Aviation Administration (FAA), DOT. ACTION: Direct final rule; request for

comments.

SUMMARY: This action amends title 14 Code of Federal Regulations, part 71 (14 CFR 71) by revising Class D and Class E airspace areas at Salina, KS. A review of the controlled airspace areas at Salina, KS revealed they do not reflect the current Salina Municipal Airport airport reference point (ARP) and do not comply with criteria for diverse departures. The review also identified other discrepancies in the legal descriptions for the Salina, KS Class D and Class E airspace areas. The intended effect of this rule is to provide controlled airspace of appropriate dimensions to protect aircraft departing from and executing Standard Instrument Approach Procedures (SIAPs) to Salina Municipal Airport. It also corrects discrepancies in the legal descriptions of Salina, KS Class D and Class E

DATES: This direct final rule is effective on 0901 UTC, January 20, 2005. Comments for inclusion in the Rules Docket must be received on or before November 1, 2004.

airspace areas and brings the airspace

areas and legal descriptions into

compliance with FAA Orders.

ADDRESSES: Send comments on this proposal to the Docket Management System, U.S. Department of Transportation, Room Plaza 401, 400 Seventh Street, SW., Washington, DC 20590–0001. You must identify the docket number FAA–2004–18822/ Airspace Docket No. 04–ACE–48, at the

beginning of your comments. You may also submit comments on the Internet at http://dms.dot.gov. You may review the

public docket containing the proposal, any comments received, and any final disposition in person in the Dockets Office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Docket Office (telephone 1–800–647–5527) is on the plaza level of the Department of Transportation NASSIF Building at the above adress.

FOR FURTHER INFORMATION CONTACT:
Kathy Randolph, Air Traffic Division,
Airspace Branch, ACE-520C, DOT
Regional Headquarters Building, Federal
Aviation Administration, 901 Locust,
Kansas City, MO 64106; telephone:
(816) 329–2525.

SUPPLEMENTARY INFORMATION: This amendment to 14 CFR part 71 modifies the Class D airspace area, the Class E airspace area designated as a surface area, the Class E airspace area designated as an extension to the Class D airspace area and the Class E airspace area extending upward from 700 feet above the surface at Salina, KS. An examination of controlled airspace for Salina, KS revealed that the Salina Municipal Airport ARP used in the legal descriptions for all airspace areas is incorrect. The location of the Salina collocated very high frequency omnidirectional radio range and tactical air nagivational aid (VORTAC) used in the Class E airspace area designated as an extension to the Class D airspace area legal description is incorrect. The examination also revealed that the airspace areas do not comply with airspace requirements for diverse departures as set forth in FAA Order 7400.2E, Procedures for Handling Airspace Matters, and that the dimensions of extensions to the airspace areas do not comply with FAA Order 8260.19C, Flight Procedures and

This action expands the Salina, KS Class D and Class E airspace area designated as a surface area from a 4.9mile to a 5.4-mile radius of Salina Municipal Airport. It also expands the Class E airspace area extending upward from 700 feet above the surface from a 7.4-mile radius to an 8.4-mile radius of the airport and corrects the ARP and location of the Salina VORTAC in the legal descriptions. Additionally, this action modifies the Class E airspace area designated as an extension to the Class D airspace area reducing its width from 2 to 1.5 miles each side of centerline and decreasing its length by 2 miles. Extensions to the Class E airspace area extending upward from 700 feet above the surface are no longer required and are deleted from the legal description.

These modifications provide controlled airspace of appropriate

dimensions to protect aircraft departing from and executing SIAPs to Salina Municipal Airport and bring the legal descriptions of the Salina, KS Class D and Class E airspace areas into compliance with FAA Orders 7400.2E and 8260.19C. Class D airspace areas are published in Paragraph 5000 of FAA Order 7400.9M, dated August 30, 2004. and effective September 16, 2004, which is incorporated by reference in 14 CFR 71.1. Class E airspace areas designated as surface areas, Class E airspace areas designated as an extension to a Class D airspace area and Class E airspace areas extending upward from 700 feet or more above the surface of the earth are published in Paragraphs 6002, 6004 and 6005, respectively, of the same FAA Order. The Class D and Class E airspace designations listed in this document will be published subsequently in the Order.

The Direct Final Rule Procedure

The FAA anticipates that this regulation will not result in adverse or negative comment and, therefore, is issuing it as a direct final rule. Previous actions of this nature have not been controversial and have not resulted in adverse comments or objections. Unless a written adverse or negative comment, or a written notice of intent to submit an adverse or negative comment is received within the comment period, the regulation will become effective on the date specified above. After the close of the comment period, the FAA will publish a document in the Federal Register indicating that no adverse or negative comments were received and confirming the date on which the final rule will become effective. If the FAA does receive, within the comment period, an adverse or negative comment, or written notice of intent to submit such a comment, a document withdrawing the direct final rule will be published in the Federal Register, and a notice of proposed rulelmaking may be published with a new comment period.

Comments Invited

Interested parties are invited to participate in this rulemaking by submitting such written data, views, or arguments, as they may desire. Comments that provide the factual basis supporting the views and suggestions presented are particularly helpful in developing reasoned regulatory decisions on the proposal. Comments are specifically invited on the overall regulatory, aeronautical, economic, environmental, and energy-related aspects of the proposal.

Communications should identify both

docket numbers and be submitted in triplicate to the address listed above. Commenters wishing the FAA to acknowledge receipt of their comments on this notice must submit with those comments a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket No. FAA-2004-18822/Airspace Docket No. 04-ACE-48." The postcard will be date/time stamped and returned to the commenter.

Agency Findings

The regulations adopted herein will not have a substantial direct effect on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, it is determined that this final rule does not have federalism implications under Executive Order 13132.

The FAA has determined that this regulation is noncontroversial and unlikely to result in adverse or negative comments. For the reasons discussed in the preamble, I certify that this regulation (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under Department of Transportation (DOT) Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) if promulgated, will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

Adoption of the Amendment

 Accordingly, the Federal Aviation Administration amends 14 CFR part 71 as follows:

PART 71—DESIGNATION OF CLASS A, CLASS B, CLASS C, CLASS D, AND CLASS E AIRSPACE AREAS; AIRWAYS; ROUTES; AND REPORTING POINTS

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

Authority: 49 U.S.C. 106(g), 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

§71.1 [Amended]

■ 2. The incorporation by reference in 14 CFR 71.1 of Federal Aviation Administration Order 7400.9M, dated August 30, 2004, and effective

September 16, 2004, is amended as follows:

Paragraph 5000 Class D Airspace.

ACE KS D Salina, KS

Salina Municipal Airport, KS (Lat. 38°47'27" N., long. 97°39'08" W.)

* *

That airspace extending upward from the surface to and including 3,800 feet MSL within a 5.4-mile radius of Salina Municipal Airport. This Class D airspace area is effective during the specific dates and times established in advance by a Notice to Airmen. The effective date and time will thereafter be continuously published in the Airport/Facility Directory.

Paragraph 6002 Class E Airspace Designated as Surface Areas.

ACE KS E2 Salina, KS

Salina Municipal Airport, KS (Lat. 38°47′27″ N., long. 97°39′08″ W.)

Within a 5.4-mile radius of Salina Municipal Airport. This Class E airspace area is effective during the specific dates and times established in advance by a Notice to Airmen. The effective date and time will thereafter be continuously published in the Airport/Facility Directory.

Paragraph 6004 Class E Airspace Designated as an Extension to a Class D or Class E Surface Area.

ACE KS E4 Salina, KS

Salina Municipal Airport, KS (Lat. 38°47′27″ N., long. 97°39′08″ W.) Salina VORTAC

(Lat. 38°55′31″ N., long. 97°37′17″ W.)

That airspace extending upward from the surface within 1.5 miles each side of the Salina VORTAC 190° radial extending from the 5.4-mile radius of Salina Municipal Airport to 2 miles south of the VORTAC.

Paragraph 6005 Class E airspace areas extending upward from 700 feet or more above the surface of the earth.

ACE KS E5 Salina, KS

Salina Municipal Airport, KS (Lat. 38°47′127″ N., long. 97°39′08″ W.)

That airspace extending upward from 700 feet above the surface within an 8.4-mile radius of Salina Municipal Airport.

Dated: Issued in Kansas City, MO, on September 16, 2004.

Paul J. Sheridan,

Manager, Air Traffic Division, Central Region. [FR Doc. 04–21529 Filed 9–23–04; 8:45 am] BILLING CODE 9910–13–M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Docket No. FAA-2004-18821; Airspace Docket No. 04-ACE-47]

Modification of Class E Airspace; St. Francis, KS

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Direct final rule; request for comments.

SUMMARY: This action amends Title 14
Code of Federal Regulations, part 71 (14
CFR 71) by revising Class E airspace at
St. Francis, KS. A review of controlled
airspace for Cheyenne County
Municipal Airport revealed it does not
comply with the criteria for 700 feet
above ground level (AGL) airspace
required for diverse departures. The
review also identified discrepancies in
the legal description for the St. Francis,
KS Class E airspace area. The area is
modified and enlarged to conform to the
criteria in FAA Orders.

DATES: This direct final rule is effective on 0901 UTC, January 20, 2005. Comments for inclusion in the Rules Docket must be received on or before October 28, 2004.

ADDRESSES: Send comments on this proposal to the Docket Management System, U.S. Department of Transportation, Room Plaza 401, 400 Seventh Street, SW., Washington, DC 20590-0001. You must identify the docket number FAA-2004-18821/ Airspace Docket No. 04-ACE-47, at the beginning of your comments. You may also submit comments on the Internet at http://dms.dot.gov. You may review the public docket containing the proposal, any comments received, and any final disposition in person in the Dockets Office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Docket Office (telephone 1-800-647-5527) is on the plaza level of the Department of Transportation NASSIF Building at the above address.

FOR FURTHER INFORMATION CONTACT: Kathy Randolph, Air Traffic Division, Airspace Branch, ACE–520C, DOT Regional Headquarters Building, Federal Aviation Administration, 901 Locust, Kansas City, MO 64106; telephone: (816) 329–2525.

SUPPLEMENTARY INFORMATION: This amendment to 14 CFR 71 modifies the Class E airspace area extending upward from 700 feet above the surface at St. Francis, KS. An examination of controlled airspace for Cheyenne

County Municipal Airport revealed it does not meet the criteria for 700 feet AGL airspace required for diverse departures as specified in FAA Order 7400.2E, Procedures for Handling Airspace Matters. The criteria in FAA Order 7400.2E for an aircraft to reach 1200 feet AGL, taking into consideration rising terrain, is based on a standard climb gradient of 200 feet per mile plus the distance from the airport reference point to the end of the outermost runway. Any fractional part of a mile is converted to the next higher tenth of a mile. Additionally, the examination revealed the dimensions of the extension to the airspace area were not in compliance with FAA Order 8260.19C, Flight Procedures and Airspace. This amendment expands the airspace area from a 6-mile radius to a 7.3-mile radius of Cheyenne County Municipal Airport, decreases the length of the extension of the Class E airspace area from 7.4 to 7 miles from the St. Francis nondirectional radio beacon (NDB), decreases the width of the extension from 2.6 to 1.9 miles each side of the centerline and brings the legal description of the St. Francis, KS Class E airspace area into compliance with FAA OPrders 7400.2E and 8260.19C. This area will be depicted on appropriate aeronautical charts. Class E airspace areas extending upward from 700 feet or more above the surface of the earth are published in paragraph 6005 of FAA Order 7400.9M, Airspace Designations and Reporting Points, dated August 30, 2004, and effective September 16, 2004, which is incorporated by reference in 14 CFR 71.1. The Class E airspace designation listed in this document will be published subsequently in the Order.

The Direct Final Rule Procedure

The FAA anticipates that this regulation will not result in adverse or negative comment and, therefore, is issuing it as a direct final rule. Previous actions of this nature have not been controversial and have not resulted in adverse comments or objections. Unless a written adverse or negative comment, or a written notice of intent to submit an adverse or negative comment is received within the comment period, the regulation will become effective on the date specified above. After the close of the comment period, the FAA will publish a document in the Federal Register indicating that no adverse or negative comments were received and confirming the date on which the final rule will become effective. If the FAA does receive, within the comment period, an adverse or negative comment, or written notice of intent to submit

such a comment, a document withdrawing the direct final rule will be published in the Federal Register, and a notice of proposed rulemaking may be published with a new comment period.

Comments Invited

Interested parties are invited to participate in this rulemaking by submitting such written data, views, or arguments, as they may desire. Comments that provide the factual basis supporting the views and suggestions presented are particularly helpful in developing reasoned régulatory decisions on the proposal. Comments are specifically invited on the overall regulatory, aeronautical, economic, environmental, and energy-related aspects of the proposal. Communications should identify both docket numbers and be submitted in triplicate to the address listed above. Commenters wishing the FAA to acknowledge receipt of their comments on this notice must submit with those comments a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket No. FAA-2004-18821/Airspace Docket No. 04-ACE-47." The postcard will be date/time stamped and returned to the commenter.

Agency Findings

The regulations adopted herein will not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, it is determined that this final rule does not have federalism implications under Executive Order 13132.

The FAA has determined that this regulation is noncontroversial and unlikely to result in adverse or negative comments. For the reasons discussed in the preamble, I certify that this regulation (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under Department of Transportation (DOT) Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) if promulgated, will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

Adoption of the Amendment

 Accordingly, the Federal Aviation Administration amends 14 CFR part 71 as follows:

PART 71—DESIGNATION OF CLASS A, CLASS B, CLASS C, CLASS D, AND CLASS E AIRSPACE AREAS, AIRWAYS; ROUTES; AND REPORTING POINTS

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

Authority: 49 U.S.C. 106(g), 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

§71.1 [Amended]

■ 2. The incorporation by reference in 14 CFR 71.1 of Federal Aviation Administration Order 7400.9M, dated August 30, 2004, and effective September 15, 2004, is amended as follows:

Paragraph 6005 Class E airspace areas extending upward from 700 feet or more above the surface of the earth.

ACE KS E5 St. Francis, KS

St. Francis, Cheyenne County Municipal Airport, KS

(Lat. 39°40′40″ N., long. 101°47′45″ W.) St. Francis NDB

(Lat. 39°43′37″ N., long. 101°45′54″ W.)

That airspace extending upward from 700 feet above the surface within a 7.3-mile radius of Cheyenne County Municipal Airport and within 1.9 miles each side of the 144° bearing from the St. Francis NDB extending from the 7.3-mile radius of the airport to 7 miles southeast of the NDB.

Issued in Kansas City, MO, on September 16, 2004.

Paul J. Sheridan,

Manager, Air Traffic Division, Central Region. [FR Doc. 04–21528 Filed 9–23–04; 8:45 am] BILLING CODE 4910–13–M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 71

[Docket No. FAA-2004-18823; Airspace Docket No. 04-ACE-49]

Modification Class E Airspace; Burwell, NE

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Direct final rule; request for comments.

SUMMARY: This action amends Title 14 Code of Federal Regulations, part 71 (14 CFR 71) by revising Class E airspace at Burwell, NE. A review of controlled airspace for Cram Field revealed it does not comply with the criteria for 700 feet above ground level (AGL) airspace required for diverse departures. The area is modified and enlarged to conform to the criteria in FAA Orders.

DATES: This direct final rule is effective on 0901 UTC, January 20, 2005.

Comments for inclusion in the Rules Docket must be received on or before November 1, 2004.

ADDRESSES: Send comments on this proposal to the Docket Management System, U.S. Department of Transportation, Room Plaza 401, 400 Seventh Street, SW., Washington, DC 20590-0001. You must identify the docket number FAA-2004-18823/ Airspace Docket No. 04-ACE-49, at the beginning of your comments. You may also submit comments on the Internet at http://dms.dot.gov. You may review the public docket containing the proposal, any comments received, and any final disposition in person in the Dockets Office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Docket Office (telephone 1-800-647-5527) is on the plaza level of the Department of Transportation NASSIF Building at the above address. FOR FURTHER INFORMATION CONTACT:

FOR FURTHER INFORMATION CONTACT: Brenda Mumper, Air Traffic Division, Airspace. Branch, ACE-520A, DOT Regional Headquarters Building, Federal Aviation Administration, 901 Locust, Kansas City, MO 64106; telephone: (819) 329–2524.

SUPPLEMENTARY INFORMATION: This amendment to 14 CFR 71 modifies the Class E airspace area extending upward from 700 feet above the surface at Burwell, NE. An examination of controlled airspace for Cram Field revealed it does not meet the criteria for 700 feet AGL airspace required for diverse departures as specified in FAA Order 7400.2E, Procedures for Handling Airspace Matters. The criteria in FAA Order 7400.2E for an aircraft to reach 1200 feet AGL, taking into consideration rising terrain, is based on a standard climb gradient of 200 feet per mile plus the distance from the airport reference point (ARP) to the end of the outermost runway. Any fractional part of a mile is converted to the next higher tenth of a mile. This amendment expands the airspace area from a 6-mile radius to an 8.3-mile radius of Cram Field, eliminates the extension to the airspace area, deletes reference to the Burwell nondirectional radio beacon (NDB) in the legal description and brings the legal description of the Burwell, NE Class E airspace area into compliance with FAA

Order 7400.2E. This area will be depicted on appropriate aeronautical charts. Class E airspace areas extending upward from 700 feet or more above the surface of the earth are published in paragraph 6005 of FAA Order 7400.9M, Airspace Designations and Reporting Points, dated August 30, 2004, and effective September 16, 2004, which is incorporated by reference in 14 CFR 71.1. The Class E airspace designation listed in this document will be published subsequently in the Order.

The Direct Final Rule Procedure

The FAA anticipates that this regulation will not result in adverse or negative comment and, therefore, is issuing it as a direct final rule. Previous actions of this nature have not been controversial and have not resulted in adverse comments or objections. Unless a written adverse or negative comment, or a written notice of intent to submit an adverse or negative comment is received within the comment period, the regulation will become effective on the date specified above. After the close of the comment period, the FAA will publish a document in the Federal Register indicating that no adverse or negative comments were received and confirming the date on which the final rule will become effective. If the FAA does receive, within the comment period, an adverse or negative comment, or written notice of intent to submit such a comment, a document withdrawing the direct final rule will be published in the Federal Register, and a notice of proposed rulemaking may be published with a new comment period.

Comments Invited

Interested parties are invited to participate in this rulemaking by submitting such written data, views, or arguments, as they may desire. Comments that provide the factual basis supporting the views and suggestions presented are particularly helpful in developing reasoned regulatory decisions on the proposal. Comments are specifically invited on the overall regulatory, aeronautical, economic, environmental, and energy-related aspects of the proposal. Communications should identify both docket numbers and be submitted in triplicate to the address listed above. Commenters wishing the FAA to acknowledge receipt of their comments on this notice must submit with those comments a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket No. FAA-2004-18823/Airspace Docket No. 04-ACE-49." The postcard

will be date/time stamped and returned to the commenter.

Agency Findings

The regulations adopted herein will not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, it is determined that this final rule does not have federalism implications under Executive Order 13132.

The FAA has determined that this regulation is noncontroversial and unlikely to result in adverse or negative comments. For the reasons discussed in the preamble, I certify that this regulation (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under Department of Transportation (DOT) Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) if promulgated, will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

Adoption of the Amendment

■ Accordingly, the Federal Aviation Administration amends 14 CFR part 71 as follows:

PART 71—DESIGNATION OF CLASS A, CLASS B, CLASS C, CLASS D, AND CLASS E AIRSPACE AREAS; AIRWAYS; ROUTES; AND REPORTING POINTS

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

Authority: 49 U.S.C. 106(g), 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

§71.1 [Amended]

■ 2. The incorporation by reference in 14 CFR 71.1 of Federal Aviation Administration Order 7400.9M, dated August 30, 2004, and effective September 16, 2004, is amended as follows:

Paragraph 6005 Class E airspace areas extending upward from 700 feet or more above the surface of the earth.

ACE NE E5 Burwell, NE

Burwell, Cram Field, NE (Lat. 41°46'36" N., long. 99°08'59" W.) That airspace extending upward from 700 feet above the surface within an 8.3-mile radius of Cram Field.

Issued in Kansas City, MO, on September 16, 2004.

Paul J. Sheridan,

Manager, Air Traffic Division, Central Region. [FR Doc. 04–21530 Filed 9–23–04; 8:45 am] BILLING CODE 4910–13–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 520

Oral Dosage Form New Animal Drugs; Ivermectin Liquid

AGENCY: Food and Drug Administration, HHS.

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 Merial Ltd. The supplemental NADA provides revised labeling, including the addition of four new species of internal parasites, for ivermectin oral liquid used in horses.

DATES: This rule is effective September 24, 2004.

FOR FURTHER INFORMATION CONTACT:

Martine Hartogensis, Center for Veterinary Medicine (HFV–216), Food and Drug Administration, 7519 Standish Pl., Rockville, MD 20855, 301–827– 7815, e-mail:

martine.hartogensis@fda.gov.

SUPPLEMENTARY INFORMATION: Merial Ltd., 3239 Satellite Blvd., Bldg. 500, Duluth, GA 30096-4640, filed a supplement to NADA 140-439 for EQVALAN (ivermectin) Oral Liquid for Horses. The supplemental application provides for revisions to the labeled indications. Specifically, the supplement provides for the use of ivermectin oral liquid for the treatment and control of Craterostomum acuticaudatum, Petrovinema poculatum, and Coronocyclus spp., including Coronocyclus coronatus and Coronocyclus labratus. The label descriptions of some currently approved parasite genera are also being revised to add included species for which data already exists in the NADA file and to reflect changes in scientific nomenclature. In addition, under the sub-heading "Small Strongyles," the labeling has been revised to separate the

listing of adult species from the fourthstage larvae. The supplemental NADA is approved as of August 9, 2004, and 21 CFR 520.1195 is amended to reflect the approval. The basis of approval is discussed in the freedom of information summary.

In accordance with the freedom of information provisions of 21 CFR part 20 and 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 Division of Dockets Management (HFA–305), Food and Drug Administration, 5630 Fishers Lane, Room 1061, Rockville, MD 20852, between 9 a.m. and 4 p.m., Monday through Friday.

Under section 512(c)(2)(F)(iii) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360b(c)(2)(F)(iii)), this supplemental approval qualifies for 3 years of marketing exclusivity beginning August 9, 2004. This marketing exclusivity only applies to the parasites for which new data were required.

The agency has determined under 21 CFR 25.33(d)(1) that this action is of a type that does not individually or cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

This rule does not meet the definition of "rule" in 5 U.S.C. 804(3)(A) because it is a rule of "particular applicability." Therefore, it is not subject to the congressional review requirements in 5 U.S.C. 801–808.

List of Subjects in 21 CFR Part 520

Animal drugs.

■ Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs and redelegated to the Center for Veterinary Medicine, 21 CFR part 520 is amended as follows:

PART 520—ORAL DOSAGE FORM NEW ANIMAL DRUGS

- 1. The authority citation for 21 CFR part 520 continues to read as follows:
 - Authority: 21 U.S.C. 360b.
- 2. Section 520.1195 is amended by revising paragraphs (b), (e)(1)(ii), and (e)(1)(iii) to read as follows:

§ 520.1195 | Ivermectin liquid.

(b) *Sponsors*. See sponsor numbers in § 510.600(c) of this chapter.

(1) No. 050604 for use of product described in paragraph (a)(1) of this section as in paragraph (e)(1)(i):

(e)(1)(ii)(A), and (e)(1)(iii) of this section.

(2) Nos. 051259, 058829, and 059130 for use of product described in paragraph (a)(1) of this section as in paragraph (e)(1)(i), (e)(1)(ii)(B), and (e)(1)(iii) of this section.

(3) Nos. 050604 and 058829 for use of product described in paragraph (a)(2) of this section as in paragraph (e)(2) of this section.

+ +

(e) * * *

(1) * * *

(ii) *Indications for use*. For treatment and control of:

(A) Large Strongyles (adults): Strongylus vulgaris (also early forms in blood vessels), S. edentatus (also tissue stages), S. equinus, Triodontophorus spp. including T. brevicauda and T. serratus, and Craterostomum acuticaudatum; Small Strongyles (adults, including those resistant to some benzimidazole class compounds): Coronocyclus spp. including C. coronatus, C. labiatus, and C. labratus. Cyathostomum spp. including C. catinatum and C. pateratum, Cylicocyclus spp. including C. insigne, C. leptostomum, C. nassatus, and C. brevicapsulatus, Cylicodontophorus spp., Cylicostephanus spp. including C. calicatus, C. goldi, C. longibursatus, and C. minutus, and Petrovinema poculatum; Small Strongyles (fourthstage larvae); Pinworms (adults and fourth stage larvae): Oxyuris equi; Ascarids (adults and third- and fourthstage larvae): Parascaris equorum; Hairworms (adults): Trichostrongylus axei; Large mouth Stomach Worms (adults): Habronema muscae; Bots (oral and gastric stages): Gasterophilus spp. including G. intestinalis and G. nasalis; Lungworms (adults and fourth-stage larvae): Dictyocaulus arnfieldi; Intestinal Threadworms (adults), Strongyloides westeri; Summer Sores caused by Habronema and Draschia spp. cutaneous third-stage larvae; Dermatitis caused by neck threadworm microfilariae, Onchocerca sp.

(B) Large Strongyles (Strongylus equinus (adult), S. vulgaris (adult and arterial larval stages), S. endentatus (adult and migrating tissue stages), Triodontophorus spp. (adult)); Small Strongyles including those resistant to some benzimidazole class compounds (Cyathostomum spp. (adult and fourthstage larvae), Cylicocyclus spp., Cylicodontophorus spp., Cylicostephanus spp.); Pinworms (Oxyuris equi (adult and fourth-stage larvae)); Ascarids (Parascaris equorum (adult and third- and fourth-stage larvae)); Hairworms (Trichostongylus

axei(adult)); Large mouth Stomach Worms (Habronema muscae (adult)); Stomach Bots (Gastrophilus spp. (oral and gastric stages)); Lungworms (Dictyocaulus arnfieldi (adult and fourth-stage larvae)); intestinal threadworms (Strongyloides westeri (adult)); Summer Sores caused by Habronema and Draschia spp. cutaneous third-stage larvae; and Dermatitis caused by neck threadworm microfilariae (Onchocerca spp.).

(iii) Limitations. Do not use in horses intended for human consumption. Federal law restricts this drug to use by or on the order of a licensed

veterinarian.

Dated: September 14, 2004.

Daniel G. McChesney,

Director, Office of Surveillance and Compliance, Center for Veterinary Medicine. [FR Doc. 04–21415 Filed 9–23–04; 8:45 am] BILLING CODE 4160–01–S

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 100 [CGD05-04-175]

RIN 1625-AA08

Special Local Regulations for Marine Events; Virginia Beach, VA

AGENCY: Coast Guard, DHS.

ACTION: Notice of implementation of regulation.

SUMMARY: The Coast Guard is implementing the special local regulations at 33 CFR 100.522 during the Neptune Festival Fireworks to be held September 25, 2004, in the vicinity of the Virginia Beach Fishing Pier, Virginia Beach, VA. This action is necessary to provide for the safety of life on navigable waters during the event. The effect will be to restrict general navigation in the regulated area for the safety of participants and vessels transiting the event area.

DATES: 33 CFR 100.522 will be enforced from 8:45 p.m. to 10 p.m. on September 25, 2004.

FOR FURTHER INFORMATION CONTACT: Michael Bowling, Project Manager, Coast Guard Group Hampton Roads, VA, at (757) 483–8567.

SUPPLEMENTARY INFORMATION: The Virginia Beach Neptune Festival will sponsor the fireworks display on September 25, 2004 over the coastal waters in the vicinity of the Virginia

Beach Fishing Pier, Virginia Beach, Virginia. The pyrotechnic display will be launched from the fishing pier located within the regulated area. A fleet of spectator vessels is expected to gather nearby to view the event. Therefore, to ensure the safety of spectators and transiting vessels, 33 CFR 100.522 will be enforced for the duration of the event. Under provisions of 33 CFR 100.522, a vessel may not enter the regulated area unless it receives permission from the Coast Guard Patrol Commander. Spectator vessels may anchor outside the regulated area but may not block a navigable channel.

In addition to this notice, the maritime community will be provided extensive advance notification via the Local Notice to Mariners, marine information broadcasts, and area newspapers, so mariners can adjust their plans accordingly.

Dated: September 14, 2004. Ben R. Thomason, III,

Captain, U.S. Coast Guard, Acting Commander, Fifth Coast Guard District. [FR Doc. 04–21524 Filed 9–23–04; 8:45 am] BILLING CODE 4910–15–P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 117

[CGD05-04-166]

RIN 1625-AA-09

Drawbridge Operation Regulations; Delaware River, NJ

AGENCY: Coast Guard, DHS. **ACTION:** Notice of temporary deviation from regulations.

SUMMARY: The Commander, Fifth Coast Guard District, has approved a temporary deviation from the regulations governing the operation of the Delair Railroad Bridge across the Delaware River mile 104.5, between Philadelphia, PA, and Delair, NJ. This deviation allows the drawbridge to remain in the closed-to-navigation position from 8 a.m. to 4 p.m., on nine consecutive Mondays on September 27 through November 22, 2004, to facilitate replacement of bridge timbers.

DATES: This deviation is effective from 8 a.m. on September 27, 2004, to 4 p.m. on November 22, 2004.

FOR FURTHER INFORMATION CONTACT: Bill Brazier, Bridge Management Specialist, Fifth Coast Guard District, at (757) 398–6422.

SUPPLEMENTARY INFORMATION: New Jersey Transit, who operates their trains and controls the signaling system at the Delair Railroad Bridge, has requested a temporary deviation from the operating regulation to facilitate needed replacement of bridge timbers.

To facilitate this replacement, the vertical lift-span will be locked in the closed-to-navigation position from 8 a.m. to 4 p.m. on nine consecutive Mondays: on September 27; on October 4, 11, 18, and 25; and on November 1, 8, 15, and 22, 2004. During these stages, the work requires completely immobilizing the operation of the vertical-lift span in the closed-to-navigation position. At all other times, the bridge will operate in accordance with the current operating regulations outlined in 33 CFR 117.716.

The Coast Guard has informed the known users of the waterway of the closure periods for the bridge so that these vessels can arrange their transits to minimize any impact caused by the

temporary deviation.

The District Commander has granted temporary deviation from the operating requirements listed in 33 CFR 117.35 for the purpose of repair completion of the drawbridge. The temporary deviation allows the Delair Railroad Bridge across the Delaware River mile 104.5, between Philadelphia, PA and Delair, NJ, to remain closed to navigation from 8 a.m. to 4 p.m. on nine consecutive Mondays: on September 27; on October 4, 11, 18, and 25; and on November 1, 8, 15, and 22, 2004.

Dated: September 20, 2004. Waverly W. Gregory, Jr.,

Chief, Bridge Administration Branch, Fifth Coast Guard District.

[FR Doc. 04-21526 Filed 9-23-04; 8:45 am] BILLING CODE 4910-15-P

DEPARTMENT OF THE INTERIOR

National Park Service

36 CFR Part 7 RIN 1024-AD14

Delaware Water Gap National Recreation Area, Pennsylvania and New Jersey; U.S. Route 209 Commercial Vehicle Fees

AGENCY: National Park Service, Interior. **ACTION:** Final rule.

SUMMARY: This final rule revises the special regulations for Delaware Water Gap National Recreation Area. It changes the fee schedule for those commercial vehicles permitted to travel

U.S. Route 209 through Delaware Water Gap National Recreation Area. This paragraph sets a fee schedule by number of axles. It also lists the exceptions to commercial fee requirements. Congress authorized collection of the fees to make the program to manage commercial traffic self-sustaining. In recent years, the cost of fee collection has been greater than annual revenue. The intent of the final rule is to increase fees to a level that will return the program to one that is completely supported by commercial entities using the route.

DATES: This rule becomes effective October 25, 2004.

FOR FURTHER INFORMATION CONTACT: Chief Ranger Philip Selleck, at 570– 588–2414, or c/o Delaware Water Gap National Recreation Area, River Road, Bushkill, PA 18324.

SUPPLEMENTARY INFORMATION:

Commercial Use Background

On March 14, 1983, the Commonwealth of Pennsylvania transferred ownership of approximately 21 miles of U.S. Route 209 within the boundaries of Delaware Water Gap National Recreation Area to the National Park Service. This portion of road was a heavily traveled commercial vehicle route between Interstates 80 and 84, primarily because it is shorter and flatter and more direct than the alternate routes, and therefore was preferred by the commercial vehicle operators. Since § 5.6 of Title 36 Code of Federal Regulations (36 CFR 5.6), prohibits the use of roads within National park areas by commercial through traffic, the National Park Service announced that U.S. Route 209 would be closed to commercial vehicles on April 25, 1983. Due to negative comments from the trucking industry concerning the announced closure, the NPS Director, on April 23, 1983, announced a 180-day delay in the implementation of the

On July 30, 1983, Congress enacted Public Law 98–63; closing U.S. Route 209 to commercial vehicle use, with certain exceptions, and directed the National Park Service to establish a commercial operation fee for certain commercial vehicles excepted from the closure. In order to implement the statute, Delaware Water Gap National Recreation Area began operation of two commercial vehicle check stations, one each near the North and South entrances to the recreation area on U.S. Route 209. The check stations were operated 24 hours a day.

Public Law 98–63, as amended by Public Law 98–151 and Public Law 99– 88, closed U.S. Route 209 to all commercial vehicles except:

(1) Those vehicles operated by businesses based within the recreation area:

(2) Those vehicles operated by businesses that as of July 30, 1983, operated a commercial vehicular facility in Monroe, Pike, or Northampton Counties, PA, if the vehicle operation originates or terminates at such facility:

(3) Those vehicles operated in order to provide services to businesses and persons located in or contiguous to the boundaries of the recreation area, that area determined to be composed of Lehman, Delaware, Milford, Dingman, Stroud, Westfall, Smithfield, Middle Smithfield and Upper Mount Bethel townships in Pennsylvania;

(4) Up to 125 northbound, and 125 southbound, commercial vehicles serving businesses and persons in Orange, Ulster, Rockland and Sullivan Counties, New York.

The exceptions to the closure of U.S. Route 209 were to remain in effect unless further action was taken by

Under the Omnibus Parks and Public Lands Management Act of 1996, Public Law 104–333, enacted on November 12, 1996, U.S. Route 209 will be closed to commercial vehicle traffic on September 30, 2005. Commercial vehicles connected with the operation of the recreation area, or serving "businesses within or in the vicinity of the recreation area" will be permitted to use the highway. The Act directs the Secretary of the Interior to define the term "businesses within or in the vicinity of the recreation area".

Commercial Vehicle Fee Background

Public Law 98-63, as amended by Public Law 99-88, directed the Secretary of the Interior to establish a fee for the use of U.S. Route 209 by commercial vehicles. The law directed the National Park Service to set aside all fees in a special account, the funds to be available for the management, operation, construction, and maintenance of U.S. Route 209 within the boundary of the recreation area. The fee schedule was not to exceed \$7 per trip. Those commercial vehicles serving businesses within, or contiguous to the boundaries of, the recreation area were exempted from the fee.

In accordance with Public Law 98–63, the National Park Service published in the Federal Register (48 FR 46779, October 14, 1983), a fee schedule based on the number of axles of lightweight and heavy commercial vehicles. The fees ranged from \$0.50 for two axle cars, vans or pickups, to \$5.00 for a five or

more axle vehicle. The full 1983 fee schedule can be found in Table 1.

On August 23, 1985, the National Park Service revised the fee schedule, publishing a final rule in the Federal Register (50 FR 34128), revising the fee schedule. The rule was based on the revised estimates of costs for management, operation, construction and maintenance of U.S. Route 209. The raised fees ranged from \$1.00 for two axle cars, vans or pickups, to \$7.00 for a five or more axle vehicle. The full 1985 fee schedule can be found in Table 1.

TABLE 1.—1983 AND 1985 FEE SCHEDULES

	1983	1985	
Two axle car, van or pickup	\$0.50	\$1.00	
Two axle—four wheel vehicle with trailer	1.00	2.00	
Two axle—six wheel	1.00	2.00	
vehicle	2.00	3.00	
Three axle vehicle	3.00	4.00	
Four axle vehicle Five or more axle ve-	4.00	5.00	
hicle	5.00	7.00	

Public Law 98-63 Authority

Authority to collect fees for those commercial vehicles permitted to use U.S. Route 209 terminated on July 30, 1993. The NPS stopped collecting fees on that date, but was required to continue to enforce the statutory closure and exceptions to the commercial use of the highway. The commercial vehicle check stations were operated as before July 30, 1993, but no fees were collected.

On November 12, 1996, Congress enacted Public Law 104–333, which reinstated the National Park Service's authority to collect commercial vehicle fees on U.S. Route 209. Public Law 104–333 specified that fees could not exceed \$25 per trip. The NPS resumed the collection of fees, using the 1985 fee schedule, on November 26, 1996.

Increase in Fees

Congress specified that the fees collected from commercial vehicles excepted from the closure of U.S. Route 209 be made available, "without further appropriation, for the management, operation, construction, and maintenance of highway 209 within the boundaries of the recreation area". Congress intended the income from the commercial vehicle fee program to equal or exceed the cost of operating the program, and to fund the program without further appropriation or use of other operating funds.

Initially, fee collection revenues from U.S. Route 209 provided enough revenue to operate the commercial use program, purchase equipment related to the operation of U.S. Route 209, and do

some maintenance. The amount of revenue generated has decreased over time as several large commercial vehicle facilities closed their local terminals, and stopped traveling on U.S. Route 209. Fluctuations in the local economy have also had an effect. A comparison of revenue generated through the fee operation from fiscal years 1984 to 2002 is illustrated in Figure 1.

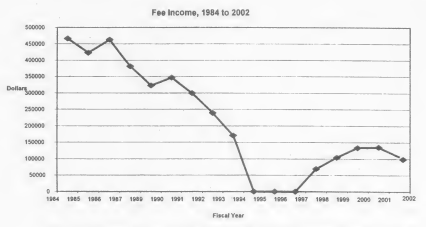


Fig. 1. Fee collection revenue, FY 1984 to FY 2001. (No fees collected, 7/30/93 to 11/26/96.)

Large 5-axle tractor-trailers have been the most important permitted commercial vehicles to use U.S. Route 209, both in total number of commercial vehicles, and in fees generated. Trucks paying the maximum fee of \$7.00 for a five-axle vehicle account for approximately 75 percent of the total number of fee-paying vehicles, and nearly 90 percent of the total revenue received. A comparison of the percent of total fee vehicles, by number of vehicles and revenue collected, for each class of vehicle may be found in Figure 2.

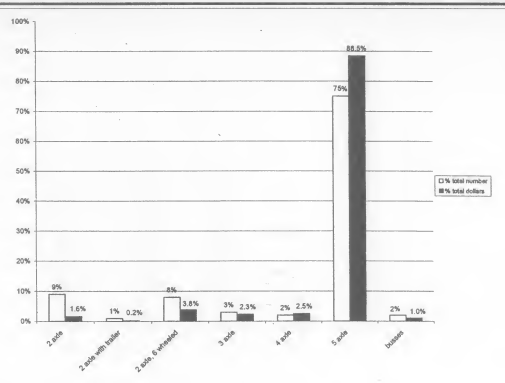


Fig. 2. Percent of total fee vehicles by class of vehicle, FY 2000, number and dollars collected.

In recent years the cost of operating the commercial operation program has largely exceeded the income generated by fees. The trends of fee revenue remaining relatively steady and increasing expenses is expected to continue. The operating deficit is made up with funds appropriated for normal

park operations (ONPS funds). A year by year comparison of income and expenditures may be found in Figure 3.

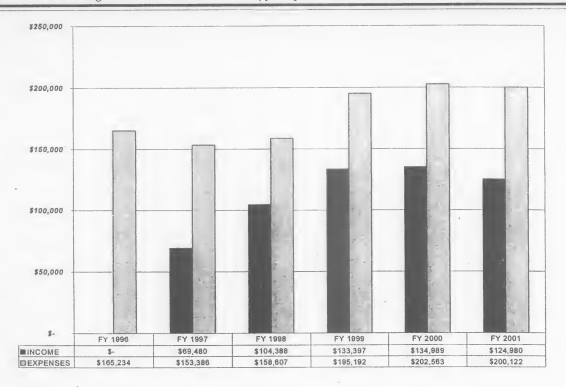


Fig. 3. Income vs. expenses, fiscal years 1996 through 2001.

Justification for the Fee Schedule

When the current commercial vehicle policy on U.S. Route 209 was begun in 1983, closing the highway and charging a fee for permitted uses were very controversial issues. Under the circumstances, promulgating special regulations implementing the closure and fees was an appropriate action. The revenue generated was much greater than the cost of operating the fee program at that time, and there was a carry-over balance that was available for other uses related to the operation and maintenance of U.S. Route 209. As documented above, in recent years the cost of managing commercial operations has been more than the revenue collected. The collection of fees for commercial vehicle use of U.S. Route 209 is authorized by Federal statute, and Congress's intent is that the commercial vehicle fees collected fund the commercial traffic management program. The National Park Service has set the fees to attempt to provide an amount of revenue approximately equal to or slightly over the cost of collection, and to fund the commercial traffic

management program with the collected revenue. There is no plan to set fees at a level that would provide funds for maintenance of the highway, though any surplus could be used for repairs. The new fee schedule is provided in Table 2.

TABLE 2.—NEW FEE SCHEDULE

Fee	
\$3	
5	
8	
10	
13	
18	

Effect of a Fee Increase on the Trucking Industry

Prior to the partial closure of U.S. Route 209 to commercial vehicles in 1983, more than 2,000 tractor-trailers per day traveled through the recreation area. That number has been reduced to fewer than 200 per day in 2001, including fee-paying and fee-exempt trucks. The 5-axle, fee-paying tractor-trailers using U.S. Route 209 use the

highway because it is the most convenient route between their points of origin and destination. A majority of these trucks are making trips between points within one hundred miles north or south of the recreation area. Generally, these trucks are either based in Monroe or Northampton Counties, PA, or are serving businesses in the four-county New York area. Relatively few trucks originating more than a hundred miles from Delaware Water Gap National Recreation Area use the highway, even if they would be permitted to use the highway based on their destination. The trucks using U.S. Route 209 do so because it is the most convenient, and economically feasible, alternative.

There are two potential alternate routes available to the majority of trucks currently using U.S. Route 209. The first is to bypass the highway through the recreation area by traveling between Interstates 80 and 84 via Route 402. This route is not usable because there is a weight limit of 20,000 lbs.; an average weight for a loaded tractor trailer is 80,000 lbs. The second alternative is to

use Interstate 380 between Routes 80 and 84. This route adds approximately 46 miles to each one-way trip. Using a 2003 estimate of \$1.45 per mile for shipping freight via tractor trailers, travel via Interstate 380 adds an additional \$66. Other alternatives, such as using Route 94 or Interstate 287, are unlikely to be chosen because of traffic congestion, additional miles, and tolls. Therefore, NPS expects the large 5-axle,

fee-paying traffic to remain relatively constant.

NPS has identified the six most common companies using U.S. Route 209 on a fee basis. These six companies paid approximately 45 percent of all the 5-axle fees paid in fiscal year 2001. NPS received approximately \$46,277 from these companies in calendar year 2001, out of a total of \$103,838 paid by all 5-axle vehicles in fiscal year 2001. This compares a calendar year to a fiscal

year, so therefore these are estimates, but they should be approximately correct because the traffic from these six companies is relatively constant. These companies will be the most affected by a fee increase. Increasing the fees by 155% will proportionally increase the cost of using U.S. Route 209 to these companies. Table 3 summarizes the total number of paid trips by these companies and the revenue received from them in calendar year 2001.

TABLE 3.—TOTAL 5-AXLE FEE TRIPS AND REVENUE RECEIVED CALENDAR YEAR 2001

	Dicks Concrete Co.	East Penn Trucking Co.	Rollin Johnson Inc.	Moyer Packing Co. (MOPAC)	Roadway Express Inc.	F.T. Silfies, Inc.
Total number of 5-axle fees trips	1,941	274	1,607	678	859	1,252
	13,587	1,918	11,249	4,746	6,013	8,764

Effect of Proposed Fee Increase on NPS

NPS anticipates fee revenue will increase by about 155% the when the proposed rule becomes final and the fee schedule is increased. Revenue from commercial vehicles decreased over the years of the program, but NPS does not have enough years of data since the resumption of fee collection in 1996 to predict future collections. A small percentage of commercial vehicles may elect to use an alternate route, rather than using U.S. Route 209. However, the larger 5-axle trucks are still expected to

use the highway, as \$18 per trip will still be less expensive than driving the additional miles on alternate routes. If those assumptions are correct, the revenue collected will be affected mostly by economic conditions.

The NPS estimates the fee revenue will be \$270,300 in the first fiscal year following implementation of the revised fee schedule. NPS believes the fee increase will be implemented on or shortly before the beginning of fiscal year 2005 on October 1, 2004. NPS anticipates spending an average additional 3.3 percent per year to

operate the commercial vehicle fee program, based on increases in personnel costs. Figure 4 illustrates expected revenue collected, expenses, and carryover until the end of fiscal year 2005. This projection is based on the current hours of operation, which target about 90 percent of the commercial traffic. If the fee collection operation were extended beyond the end of fiscal year 2005, and revenue remained constant, the operation would be operating at a deficit during fiscal year 2007.

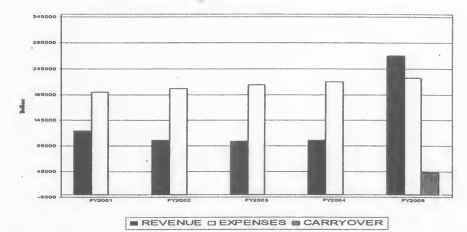


Figure 4. Revenue, expenses and carryover, FY01-05.

Summary of Comments

The National Park Service published a proposed rule on July 6, 2004, (69 FR 40562). Two comments were received on the rule during the 30-day comment period.

Comment: A private citizen from New Jersey commented that the increase in fees was not sufficient, and that the National Park Service should charge each commercial vehicle the maximum of \$25.00 as allowed by the 1995 law.

In addition, the comment included the statement that the fees should be \$25.00 per axle.

Response: The National Park Service fee structure was originally designed to be consistent to those used by governmental entities that collect fees or tolls for roadway or bridge use; *i.e.*, the amount of the fee is based on the number of axles the vehicle has. For example smaller, lighter vehicles such as pickup trucks are charged a fee at the lower end of the schedule, while the largest, heaviest vehicles such as tractor-

trailers pay the highest fees.

The National Park Service wishes to retain that accepted fee structure. It has adjusted fees to a level that, given no decrease in present use, will make the commercial vehicle regulation program self-sustaining as directed by Public Law 98-63; increasing fees to \$25.00 per vehicle would likely result in an excess of funds above the cost of managing the program. Though Congress has also authorized the use of funds to perform maintenance on the highway, no maintenance/construction on U.S. Route 209 is expected during fiscal year 2005. Thus collecting funds in excess of operating costs would therefore be inappropriate. In addition, the suggestion of charging \$25.00 per axle would exceed the maximum fee authorized by Congress.

Comment: The second comment received was from the management of a truck terminal in the local area. The terminal is a branch facility of a large multinational corporation. The comment received was to suggest a 6-year phase-in of the increase in fees.

Response: P.L. 104–333 ends the National Park Service authority to collect fees on September 30, 2005, so any collections beyond that time would not be authorized, and a phase-in therefore not possible. As mentioned before, the Service established the fee schedule to cover costs; any lesser amounts would prevent the program from becoming self-sufficient.

Compliance With Other Laws

Regulatory Planning and Review (Executive Order 12866)

This document is not a significant rule and has not been reviewed by the Office of Management and Budget under

Executive Order 12866.

(1) This rule will not have an effect of \$100 million or more on the economy. It will not adversely affect in a material way the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities. The NPS has prepared an Initial Cost-Benefit analysis to support this statement. That analysis can be viewed at http://www.nps.gov/dewa.

at http://www.nps.gov/dewa.
(2) This rule will not create a serious inconsistency or otherwise interfere with an action taken or planned by

another agency. Actions taken under this rule will not interfere with other agencies or local government plans, policies, or controls. This is an agencyspecific rule.

(3) This rule does not alter the budgetary effects of entitlements, grants, user fees, or loan programs or the rights or obligations of their recipients. This rule will have no effects on entitlements, grants, user fees, or loan programs or the rights or obligations of their recipients. No grants or other forms of monetary supplements are involved.

(4) This rule does not raise novel policy issues.

Regulatory Flexibility Act

The Department of the Interior certifies that this document will not have a significant economic effect on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.). This certification is based on a Regulatory Flexibility threshold analysis performed by NPS economists in October 2003. That document can be viewed at http://www.nps.gov/dewa.

Small Business Regulatory Enforcement Fairness Act (SBREFA)

This rule is not a major rule under 5 U.S.C. 804(2), the Small Business Regulatory Enforcement Fairness Act. This rule:

a. Does not have an annual effect on the economy of \$100 million or more.

b. Will not cause a major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions.

c. Does not have significant adverse effects on competition, employment, investment, productivity, innovation, or the ability of U.S.-based enterprises to compete with foreign-based enterprises.

Unfunded Mandates Reform Act

This rule does not impose an unfunded mandate on State, local, or tribal governments or the private sector of more than \$100 million per year. The rule does not have a significant or unique effect on State, local or tribal governments or the private sector.

This rule is an agency-specific rule and imposes no other requirements on other agencies, governments, or the private sector.

Takings (Executive Order 12630)

In accordance with Executive Order 12630, the rule does not have significant taking implications. A taking implication assessment is not required.

No takings of personal property will occur as a result of this rule.

Federalism (Executive Order 13132)

In accordance with Executive Order 13132, the rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment,

. This proposed rule only affects use of NPS-administered lands and waters. It has no outside effects on other areas.

Civil Justice Reform (Executive Order 12988)

In accordance with Executive Order 12988, the Office of the Solicitor has determined that this rule does not unduly burden the judicial system and meets the requirements of sections 3(a) and 3(b)(2) of the Order.

Paperwork Reduction Act

This regulation does not require an information collection from 10 or more parties and a submission under the Paperwork Reduction Act is not required. An OMB form 83–I is not required.

National Environmental Policy Act

A Final Environmental Impact Statement for the management of U.S. Route 209 was issued in September 1983. The Department has determined that further compliance under this Act is not required for any of these proposed actions.

Government-to-Government Relationship With Tribes

In accordance with the President's memorandum of April 29, 1994, "Government to Government Relations with Native American Tribal Governments" (59 FR 22951) and 512 DM 2:

We have evaluated potential effects on federally recognized Indian tribes and have determined that there are no potential effects.

Clarity of Rule

Executive Order 12866 requires each agency to write regulations that are easy to understand. We invite your comments on how to make this rule easier to understand, including answers to questions such as the following: (1) Are the requirements in the rule clearly stated? (2) Does the rule contain technical language or jargon that interferes with its clarity? (3) Does the format of the rule (grouping and order of sections, use of headings, paragraphing, etc.) aid or reduce its clarity? (4) Would the rule be easier to read if it were divided into more (but shorter) sections? (A "section" appears in bold type and is preceded by the

symbol "§" and a numbered heading; for example § 7.71 Delaware Water Gap National Recreation Area. (5) Is the description of the rule in the "Supplementary Information" section of the preamble helpful in understanding the proposed rule? What else could we do to make the rule easier to understand?

Send a copy of any comments that concern how we could make this rule easier to understand to: Office of Regulatory Affairs, Department of the Interior, Room 7229, 1849 C Street, NW., Washington, DC 20240.

Drafting Information

The principal contributors to this proposed rulemaking are Joel Schwartz, Fee Collection Program Manager, and Brian McDonnell, Park Ranger, and Philip A. Selleck, Chief Ranger, Delaware Water Gap NRA.

List of Subjects in 36 CFR Part 7

District of Columbia, National parks, reporting and recordkeeping requirements.

■ For the reasons stated in the preamble, the National Park Service amends 36 CFR Part 7 as follows:

PART 7—SPECIAL REGULATIONS, AREAS OF THE NATIONAL PARK SYSTEM

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

Authority: 16 U.S.C. 1, 3, 9a, 460(q), 462(k); Sec. 7.96 also issued under DC Code 8–137 (1981) and DC Code 40–721 (1981).

■ 2. Section 7.71 is amended by revising paragraphs (e)(1)(i) through (vi) to read as follows:

§ 7.71 Delaware Water Gap National Recreation Area.

- (e) Commercial Vehicle Fees.
- (1) * * *
- (i) Two-axle car, van or truck-\$3
- (ii) Two-axle vehicle with trailer-\$5
- (iii) Two-axle 6-wheeled vehicle--\$8
- (iv) Three-axle vehicle--\$10
- (v) Four-axle vehicle-\$13
- (vi) Five or more-axle vehicle—\$18

* * * * *
Dated: September 16, 2004.

Paul Hoffman,

Deputy Assistant Secretary for Fish and Wildlife and Parks.

[FR Doc. 04-21470 Filed 9-23-04; 8:45 am]

DEPARTMENT OF COMMERCE

Patent and Trademark Office

37 CFR Parts 2 and 7

[Docket No. 2004-T-037]

RIN 0651-AB78

New Mailing Addresses for Paper Submissions of Trademark-Related Correspondence and Madrid Protocol Rules Change

AGENCY: Patent and Trademark Office, Commerce.

ACTION: Final rule.

SUMMARY: The United States Patent and Trademark Office ("Office") is amending its rules to provide for new mailing addresses for trademark-related correspondence submitted on paper. The Office is also amending some of the rules that govern the submission of documents pursuant to the Protocol Relating to the Madrid Agreement Concerning the International Registration of Marks ("Madrid Protocol") in the United States. Specifically, the Office is: Removing the requirement that international applications, subsequent designations, responses to notices of irregularity issued by the International Bureau of the World Intellectual Property Organization ("IB"), and requests for transformation be filed through the Trademark Electronic Application System ("TEAS"); limiting the requirement that fees payable to the IB for international applications, subsequent designations, and requests to record changes of ownership in the International Register be paid at the time of submission only if the document is filed through TEAS; and designating new mailing addresses for trademarkrelated correspondence and paper-filed international applications, subsequent designations, responses to notices of irregularity, requests to record changes in the International Register, requests for transformation, and petitions to the Director to review an action of the Office's Madrid Processing Unit ("MPU").

DATES: Effective Date: October 4, 2004.

FOR FURTHER INFORMATION CONTACT:

Cheryl L. Black, Office of the Commissioner for Trademarks, by telephone at (703) 308–8910, ext. 153, or by e-mail to *cheryl.black@uspto.gov*.

qu.

SUPPLEMENTARY INFORMATION:

Background

New Mailing Addresses for Paper Submissions of Trademark-Related Documents

The Office's Trademark Operation, as well as its Trademark Trial and Appeal Board, are currently housed at 2900 Crystal Drive in Arlington, Virginia, and § 2.190 requires that all trademark-related correspondence filed on paper, except for requests to record documents in the Assignment Services Division and requests for copies of trademark documents, be sent to that location.

The Trademark Operation and the Trademark Trial and Appeal Board are moving to a new facility in Alexandria, Virginia. It is expected that this move will commence on or about October 4, 2004, and will be completed on or about November 9, 2004. The Office is therefore amending § 2.190 to provide for new mailing addresses for all paperfiled trademark-related correspondence, except for requests to record documents in the Assignment Services Division and requests for copies of trademark documents.

The Office continues to encourage trademark applicants and registrants to file documents with the Trademark Operation via the Trademark Electronic Application System ("TEAS"), available at http://www.uspto.gov, and to file documents with the Trademark Trial and Appeal Board via the Electronic System for Trademark Trials and Appeals ("ESTTA"), available at http://estta.uspto.gov.

Madrid Protocol Rules Changes

The Madrid Protocol is an international treaty that allows a trademark owner to seek registration in any of the countries and organizations that have joined the Protocol ("Contracting Parties"), by submitting a single international application. The international application must be based on a trademark application filed in or registration issued by the trademark office of one of the Contracting Parties ("basic application" or "basic registration"), and must be submitted to the IB through the trademark office of the Contracting Party in which the basic application or registration is held ("Office of Origin"). Before forwarding the international application to the IB, the Office of Origin must certify that the information in the international application corresponds to the information in the basic application or registration.

The Madrid Protocol became effective in the United States on November 2, 2003 The Madrid Protocol Implementation Act of 2002, Public Law 107-273, 116 Stat. 1758, 1913-1921 ("MPIA") amended the Trademark Act to provide that: (1) The owner of a U.S. application or registration may seek protection of its mark in any of the countries and organizations party to the Madrid Protocol by submitting a single international application to the IB through the Office; and (2) the holder of an international registration may request an extension of protection of the international registration, to the United States. A notice of final rule making amending the Trademark Rules of Practice to incorporate the MPIA was published at 68 FR 55748 (Sept. 26,

The rules required: (1) That filers use TEAS to submit international applications, subsequent designations, responses to notices of irregularity, requests to record changes in the International Register, and requests for transformation; and (2) that international fees required by the IB for international applications, subsequent designations and requests to record changes in the International Register be paid through TEAS at the time of submission. Due to unforeseen technical difficulties, the deployment of Madridrelated TEAS forms has been delayed. Therefore, these requirements of the rules were temporarily waived in a notice published at 68 FR 74479 (Dec. 24, 2003). The Office is amending its rules to incorporate these changes.

The Madrid Protocol, Common Regulations Under the Madrid Agreement Concerning the International Registration of Marks and the Protocol Relating to That Agreement (April 1, 2004) ("Common Regs."), and Guide to International Registration (2004) ("Guide"), are available on the IB's Web site, at http://www.wipo.int/madrid. The Common Regs. are the procedures' agreed to by the Contracting Parties, pursuant to Madrid Protocol Article 10(2)(iii).

References below to "the Act," "the Trademark Act," or "the statute" refer to the Trademark Act of 1946, 15 U.S.C. 1051, et seq., as amended.

Discussion of Specific Rules

The Office is amending rules 2.190, 2.195, 2.197, 7.4, 7.7, 7.11, 7.14, 7.21, 7.23, 7.25, and 7.31

The Office is revising § 2.190(a) to set forth a new mailing address for all paper-filed trademark-related correspondence (except requests to record documents in the Assignment Services Division, requests for copies of trademark documents, and certain documents filed pursuant to the Madrid Protocol), and adding a new § 2.190(e) to set forth a new mailing address for

the following Madrid-related paper-filed documents: international applications under § 7.11; subsequent designations under § 7.21; responses to notices of irregularity under § 7.14; requests to record changes in the International Register under § 7.23 and § 7.24; requests for transformation under § 7.31; and petitions to the Director to review an action of the MPU.

The Office is amending § 2.195(d)(3) to delete the word "and" after the semicolon, and amending § 2.195(d)(4) to replace the period with a semi-colon and to add the word "and" after the

semi-colon.

The Office is adding a new § 2.195(d)(5), to prohibit the use of facsimile transmission to file international applications, subsequent designations, responses to notices of irregularity, requests for transformation, and requests to record changes in the International Register.

The Office is revising § 2.197(a)(2) to provide that the certificate of mailing or transmission procedure described in § 2.197(a)(1) does not apply to international applications, subsequent designations, responses to notices of irregularity, requests for transformation, and requests to record changes in the International Register.

The Office is redesignating the current

§ 7.4 as § 7.4(a). The Office is adding a new § 7.4(b) to designate a new mailing address for paper-filed international applications, subsequent designations, responses to notices of irregularity, requests to record changes in the International Register, requests for transformation, and petitions to the Director to review an action of the MPU.

The Office is adding a new § 7.4(b)(1), to provide that international applications, subsequent designations, requests to record changes in the International Register, and petitions to the Director to review an action of the MPU, when filed by mail, will be accorded the date of receipt in the Office, unless they are sent by Express Mail pursuant to § 2.198, in which case they will be accorded the date of deposit with the United States Postal Service

The Office is adding a new § 7.4(b)(2), to provide that requests for transformation and responses to notices of irregularity, when filed by mail, will be accorded the date of receipt in the Office. International applicants are advised that a response to a notice of irregularity under § 7.14 must be received at the IB before the end of the response period set forth in the IB's notice. Receipt in the Office does not satisfy this requirement. See § 7.14(e); IB's Guide at B.I.05.01.

The Office is adding a new § 7.4(c) to designate a location for hand delivery of international applications, subsequent. designations, responses to notices of irregularity, requests to record changes in the International Register, requests for transformation, and petitions to the Director to review an action of the MPU.

The Office is adding a new § 7.4(d), to prohibit the use of facsimile transmission to file international applications, subsequent designations, responses to notices of irregularity, requests for transformation, and requests to record changes in the

International Register.

The Office is adding a new § 7.4(e), to provide that the certificate of mailing or transmission procedure described in § 2.197(a)(1) does not apply to international applications, subsequent designations, responses to notices of irregularity, requests for transformation, and requests to record changes in the International Register. This is consistent with the revision to § 2.197(a)(2), discussed above.

The Office is revising § 7.7(a) to provide that fees for international applications, subsequent designations, and requests to record changes of ownership may be paid to the IB through the Office only when the documents are filed through TEAS. At present, the Office is unable to process international fees for paper filings

The Office is adding a new § 7.7(c) to provide that all fees for paper filings must be paid directly to the IB. These fees can be paid to the IB either before or after submission of the document to the Office. However, fees paid after the document is received by the IB could result in a notice of irregularity

The Office is redesignating § 7.7(c) as

§ 7.7(d)

The Office is revising § 7.11(a) to remove the requirement that an international application be filed through TEAS and to permit the filing of an international application either through TEAS, or on the official paper form issued by the IB, currently available on the IB's Web site at http://www.wipo.int/madrid. Inasmuch as deployment of the TEAS form has been delayed due to unforeseen technical difficulties, international applications must be filed on paper until the TEAS form is posted on the Office's Web site. When the TEAS form is posted, applicants will have the option to file international applications either on paper or through TEAS. Revised § 7.11(a) requires that an

international application filed on paper be presented on the official paper form issued by the IB, currently available on

the IB's Web site at http://

www.wipo.int/madrid. MM2 is the official IB form for an application for international registration under the Madrid Protocol. The IB does not accept paper applications that are not presented on the official IB form. The form cannot be hand-written. Madrid Protocol Article 3(1); Common Regs. 9(2)(a) and 11(4)(a)(i). When submitting an international application on paper, applicants should complete the official form online, print the completed form, and submit it to the Office. For instructions on completing the IB's official international application form, see the IB's Guide at B.II.07.01-20.11.

The Office is revising § 7.11(a)(3) by breaking it into subsections 7.11(a)(3)(i) through 7.11(a)(3)(iii), for purposes of

clarity.

The Office is adding a new § 7.11(a)(3)(iv), to require, for international applications filed on paper, that the depiction of the mark appear no larger than 3.15 inches (8 cm) high by 3.15 inches (8 cm) wide, and that the mark be placed in the box designated by the IB on the IB's official form. This is required by Common Reg. 9(4)(a)(v). The size requirement is consistent with the size requirement of § 2.54(b).

The Office is revising § 7.11(a)(9) to delete reference to fees payable to the IB for international applications. These fees are provided for in new

§ 7.11(a)(10).

The Office is redesignating § 7.11(a)(10) as § 7.11(a)(11) and revising it to provide that if an international application is filed through TEAS, in order to be accorded a date of receipt in the Office it must include the international application fees for all classes, and the fees for all designated Contracting Parties identified in the application. This requirement does not apply to international applications filed on paper. Under new § 7.7(c), international fees for paper applications must be paid directly to the IB, and may be paid either before or after submission of the international application to the Office. However, fees paid after the international application is received by the IB could result in a notice of irregularity. The requirement in § 7.11(a)(9) that the U.S. certification fee required by § 7.6 be paid at the time of submission in order to obtain a date of receipt applies to both TEAS and paper applications.

The Office is redesignating § 7.11(a)(11) as § 7.11(a)(12), and revising it to provide that an e-mail address for correspondence is required only when the international application is filed through TEAS. The inclusion of

an e-mail address in paper applications is encouraged, but not mandatory.

The Office is revising § 7.14(e) to remove the requirement that a response to a notice of irregularity issued by the IB be filed through TEAS. Deployment of the TEAS form has been delayed due to unforeseen technical difficulties. Until the TEAS form is available, responses to notices of irregularity must be filed on paper. When the TEAS form is operational, applicants will have the option to file responses either on paper or through TEAS.

The Office is revising § 7.21(b) to remove the requirement that a subsequent designation be submitted through TEAS, and permit the submission of a subsequent designation either through TEAS or on the official paper form issued by the IB. Deployment of the TEAS form has been delayed due to unforeseen technical difficulties. Until the TEAS form is available, subsequent designations must be filed on paper. When the TEAS form is posted, holders will have the option to file subsequent designations either on paper or through TEAS.

Revised § 7.21(b) requires that a subsequent designation filed on paper be presented on the official paper form issued by the IB, currently available on the IB's Web site at http:// www.wipo.int/madrid. MM4 is the official IB form for a designation subsequent to the international registration under the Madrid Protocol. The IB does not accept paper subsequent designations that are not presented on the official IB form. The form cannot be hand-written. Madrid Protocol Article 3ter(2); Common Reg. 24(2)(b). When submitting a subsequent designation on paper, the holder should complete the official form online, print the completed form, and submit it to the Office. Completed subsequent designations may also be filed directly at the IB. The IB's Guide contains instructions for completing the subsequent designation form, at B.II.43.01-44.03.

The Office is revising § 7.21(b)(7) to delete reference to subsequent designation fees payable to the IB. These fees are provided for in new § 7.21(a)(8).

The Office is revising § 7.21(a)(8) to provide that a subsequent designation filed through TEAS must include the subsequent designation fees payable to the IB in order to obtain a date of receipt in the Office. This requirement does not apply to subsequent designations filed on paper. Under new § 7.7(c), fees for paper subsequent designations must be paid directly to the IB, and may be paid either before or after submission of the subsequent designation to the Office.

However, fees paid after the subsequent designation is received by the IB could result in a notice of irregularity. The requirement that the U.S. transmittal fee required by § 7.6 be paid at the time of submission in order to obtain a date of receipt remains unchanged for paper subsequent designations.

The Office is redesignating § 7.21(b)(8) as § 7.21(b)(9), and revising it to provide that an e-mail address for correspondence is required only if the subsequent designation is filed through TEAS. The inclusion of an e-mail address in a paper subsequent designation is encouraged, but not

mandatory.

The Office is revising § 7.23(a)(8) to remove the requirement that a request to record a change of ownership include the recording fee required by the IB. The Office currently does not have an electronic form available for requests to record changes of ownership, and cannot process the international fees for paper filings. Therefore, under § 7.7(c), if a request to record a change of ownership is submitted on paper, the fee must be paid directly to the IB, and may be paid either before or after submission of the request to the Office. However, fees paid after the request is received by the IB could result in a notice of irregularity. The requirement that the U.S. transmittal fee required by § 7.6 be paid at the time the request is submitted remains unchanged.

The Office is revising § 7.25(a) to delete the designation of § 2.172 as a section of part 2 of this chapter that does not apply to registered extensions of protection of international registrations to the United States. This will allow parties to file requests to surrender registered extensions of protection of an international registration to the United States either directly with the IB or with the Office. If the request to surrender is filed through the Office, the Office will notify

the IB of the surrender.

The Office is amending § 7.31(a) to delete the requirement that a request for transformation be filed through TEAS. The Office currently does not have a TEAS form available for requests for transformation. Until the TEAS form is available on the Office's Web site, requests for transformation must be filed on paper. When the TEAS form is operational, holders will be able to file requests for transformation either on paper or through TEAS.

Rule Making Requirements

Administrative Procedure Act

This final rule merely involves rules of agency practice and procedure within

the meaning of 5 U.S.C. 553(b)(A), as it merely provides new mailing addresses for certain trademark-related correspondence and eliminates certain existing procedural requirements related to filings under the Madrid Protocol that were waived pursuant to a notice published at 68 FR 74479 (Dec. 24, 2003) and incorporates agency procedure and practice to implement the changes therein. Therefore, this final rule may be adopted without prior notice and opportunity for public comment under 5 U.S.C. 553(b) and (c), or thirty-day advance publication under 5 U.S.C. 553(d).

Regulatory Flexibility Act

The changes in this final rule merely: (1) Set forth the mailing addresses that should be used for mailing certain trademark-related correspondence to the Office; and (2) incorporate agency procedures and practice put in place to ensure compliance with a notice published at 68 FR 74479 (Dec. 24, 2003) eliminating certain existing requirements for trademark-related filings under the Madrid Protocol. This final rule package does not impose any new fees on members of the public, and places no additional economic burden on large or small entities.

This final rule change is a rule of agency practice and procedure under 5 U.S.C. 553(b)(A), and prior notice and an opportunity for public comment therefore is not required pursuant to 5 U.S.C. 553(b)(A) (or any other law). See Bachow Communications Inc. v. FCC, 237 F.3d 683, 690 (D.C. Cir. 2001) (rules governing an application process are "rules of agency organization, procedure, or practice" and exempt from the Administrative Procedure Act's notice and comment requirement); Merck & Co., Inc. v. Kessler, 80 F.3d 1543, 1549-50, 38 USPQ2d 1347, 1351 (Fed. Cir. 1996) (the rules of practice promulgated under the authority of former 35 U.S.C. 6(a) (now in 35 U.S.C. 2(b)(2)) are not substantive rules (to which the notice and comment requirements of the Administrative Procedure Act apply)); Fressola v. Manbeck, 36 USPQ2d 1211, 1215 (D.D.C. 1995) ("it is doubtful whether any of the rules formulated to govern patent and trade-mark practice are other than 'interpretative rules, general statements of policy, * * * procedure, or practice''' (quoting C.W. Ooms, The United States Patent Office and the Administrative Procedure Act, 38 Trademark Rep. 149, 153 (1948). Thus, the provisions of the Regulatory Flexibility Act are not applicable to this rule making.

Executive Order 13132

This rule making does not contain policies with federalism implications sufficient to warrant preparation of a Federalism Assessment under Executive Order 13132 (Aug. 4, 1999).

Executive Order 12866

This rule making has been determined not to be significant for purposes of Executive Order 12866.

Paperwork Reduction Act

The final rules are in conformity with the requirements of the Paperwork Reduction Act of 1995 ("PRA") (44 U.S.C. 3501 et seq.).

An information collection package supporting the information requirements set forth in this rule was approved by the Office of Management and Budget under 0651-0051. That information collection package included a requirement that the following documents be submitted electronically: international applications under § 7.11, subsequent designations under § 7.21, responses to notices of irregularity under § 7.14, and requests for transformation under § 7.31. This final rule removes the requirement that these forms be filed electronically, and instead permits filing either electronically or on paper. The information to be provided on paper is the same information as that collected by the electronic forms described in the information collection package that was approved under 0651-0051.

These final rules require that international applications and subsequent designations, when submitted on paper, be presented on the official forms provided by the IB. The IB will not accept paper international applications and subsequent designations that are not presented on the official IB form. Madrid Protocol Article 3(1) and 3ter(2); Common Regs. 9(2)(a), 11(4)(a)(i), and 24(2)(b). The IB's paper forms collect the same information required in the electronic forms approved under 0651–0051.

Neither the Office nor the IB provides a paper form for responses to notices of irregularity or requests for transformation. The applicant/holder must provide the same information required in the electronic forms approved under 0651–0051, using the form of their choice.

There are no other new information collection requirements in this final

The public reporting burden is estimated to average as follows: Fifteen minutes for international trademark applications; three minutes for subsequent designations; ten minutes for responses to notices of irregularities issued by the IB; and five minutes for requests to transform cancelled extensions of protection into applications for registration under section 1 or 44 of the Trademark Act. These time estimates include the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments are invited on: (1) Whether the collection of information is necessary for proper performance of the functions of the agency, (2) the accuracy of the agency's estimate of the burden, (3) ways to enhance the quality, utility, and clarity of the information to be collected, and (4) ways to minimize the burden of the collection of information to respondents.

Send comments regarding this burden estimate, or any other aspect of this data collection, including suggestions for reducing the burden, to the Commissioner for Trademarks, 2900 Crystal Drive, Arlington, VA 22202—3514 (Attn: Ari Leifman), and to the Office of Information and Regulatory Affairs, OMB, 725 17th Street, NW., Washington, DC 20503 (Attn: USPTO Desk Officer).

Notwithstanding any other provision of law, no person is required to respond to nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a currently valid OMB control number.

List of Subjects

37 CFR Part 2

Administrative practice and procedure, Trademarks.

37 CFR Part 7

Administrative practice and procedure, Trademarks.

■ For the reasons given in the preamble and under the authority contained in 15 U.S.C. 1123 and 35 U.S.C. 2, as amended, the Office is amending parts 2 and 7 of title 37 as follows:

PART 2—RULES OF PRACTICE IN TRADEMARK CASES

■ 1. Amend § 2.190 by revising paragraph (a) and adding a new paragraph (e) to read as follows:

§ 2.190 Addresses for trademark correspondence with the United States Patent and Trademark Office.

- (a) Trademark correspondence. In general. All trademark-related documents filed on paper, except documents sent to the Assignment Services Division for recordation, requests for copies of trademark documents, and certain documents filed under the Madrid Protocol as specified in paragraph (e) of this section, should be addressed to: Commissioner for Trademarks, PO Box 1451, Alexandria, VA 22313–1451.
- (e) Certain Documents Relating to International Applications and Registrations. International applications under § 7.11 of this title, subsequent designations under § 7.21 of this title, responses to notices of irregularity under § 7.14 of this title, requests to record changes in the International Register under § 7.23 and § 7.24 of this title, requests for transformation under § 7.31 of this title, and petitions to the Director to review an action of the Office's Madrid Processing Unit, when filed by mail, must be mailed to: Commissioner for Trademarks, PO Box 16471, Arlington, VA 22215-1471, Attention MPU.
- 2. Amend § 2.195 by revising paragraphs (d)(3) and (d)(4), and adding a new paragraph (d)(5) to read as follows:

§ 2.195 Receipt of trademark correspondence.

* * (d) * * *

(3) Correspondence to be filed with the Trademark Trial and Appeal Board, except notices of ex parte appeal;

(4) Requests for cancellation or amendment of a registration under section 7(e) of the Trademark Act; and certificates of registration surrendered for cancellation or amendment under section 7(e) of the Trademark Act; and

(5) Madrid-related correspondence submitted under § 7.11, § 7.21, § 7.14, § 7.23, § 7.24, or § 7.31 of this title.

■ 3. Amend § 2.197 by revising paragraph (a)(2) to read as follows:

§ 2.197 Certificate of mailing or transmission.

(a) * * *

(2) The procedure described in paragraph (a)(1) of this section does not apply to:

(i) Applications for the registration of marks under 15 U.S.C. 1051 or 1126; and (ii) Madrid-related correspondence filed under $\S7.11$, $\S7.21$, $\S7.14$, $\S7.23$, $\S7.24$ or $\S7.31$ of this title.

PART 7—RULES OF PRACTICE IN FILINGS PURSUANT TO THE PROTOCOL RELATING TO THE MADRID AGREEMENT CONCERNING THE INTERNATIONAL REGISTRATION OF MARKS

■ 4. Revise § 7.4 to read as follows:

§7.4 Receipt of correspondence.

(a) Correspondence Filed Through TEAS. Correspondence relating to international applications and registrations and requests for extension of protection submitted through TEAS will be accorded the date and time on which the complete transmission is received in the Office based on Eastern Time. Eastern Time means eastern standard time or eastern daylight time, as appropriate.

(b) Correspondence Filed By Mail. International applications under § 7.11, subsequent designations under § 7.21, responses to notices of irregularity under § 7.14, requests to record changes in the International Register under § 7.23 and § 7.24, requests for transformation under § 7.31, and petitions to the Director to review an action of the Office's Madrid Processing Unit, when filed by mail, must be addressed to: Commissioner for Trademarks, P.O. Box 16471, Arlington, VA 22215–1471, Attn: MPU.

(1) International applications under § 7.11, subsequent designations under § 7.21, requests to record changes in the International Register under § 7.23 and § 7.24, and petitions to the Director to review an action of the Office's Madrid Processing Unit, when filed by mail, will be accorded the date of receipt in the Office, unless they are sent by Express Mail pursuant to § 2.198 of this title, in which case they will be accorded the date of deposit with the United States Postal Service.

(2) Responses to notices of irregularity under § 7.14 and requests for transformation under § 7.31, when filed by mail, will be accorded the date of receipt in the Office.

(c) Hand-Delivered Correspondence. International applications under § 7.11, subsequent designations under § 7.21, responses to notices of irregularity under § 7.14, requests to record changes in the International Register under § 7.23 and § 7.24, requests for transformation under § 7.31, and petitions to the Director to review an action of the Office's Madrid Processing Unit, may be delivered by hand during

the hours the Office is open to receive correspondence. Madrid-related handdelivered correspondence must be delivered to the Trademark Assistance Center, AE00C55, Madison East, 600 Dulany Street, Alexandria, VA 22313.

(d) Facsimile Transmission Not Permitted. The following documents may not be sent by facsimile transmission, and will not be accorded a date of receipt if sent by facsimile transmission:

(1) International applications under § 7.11;

(2) Subsequent designations under § 7.21;

(3) Responses to notices of irregularity under § 7.14;

(4) Requests to record changes of ownership under § 7.23;

(5) Requests to record restrictions of the holder's right of disposal, or the release of such restrictions, under § 7.24; and

(6) Requests for transformation under § 7.31.

(e) Certificate of Mailing or Transmission Procedure Does Not Apply. The certificate of mailing or transmission procedure provided in § 2.197 does not apply to the documents specified in paragraph (d) of this section.

■ 5. Amend § 7.7 by revising paragraph (a) introductory text, redesignating paragraph (c) as paragraph (d), and adding a new paragraph (c) to read as follows:

§7.7 Payments of fees to International Bureau.

(a) For documents filed through TEAS, the following fees may be paid either directly to the International Bureau or through the Office:

(c) All fees for paper filings must be paid directly to the International Bureau

(d) The International Bureau fee calculator may be viewed on the web site of the World Intellectual Property Organization, currently available at: http://www.wipo.int/madrid/en/.

■ 6. Amend § 7.11 by revising paragraphs (a), introductory text (a)(3), (a)(9), (a)(10) and (a)(11), and adding a new paragraph (a)(12) to read as follows:

§7.11 Requirements for international application originating from the United States.

(a) The Office will grant a date of receipt to an international application That is either filed through TEAS, or typed on the official paper form issued by the International Bureau. The

international application must include all of the following:

(3) A reproduction of the mark that is the same as the mark in the basic application and/or registration and that meets the requirements of § 2.52 of this title

(i) If the mark in the basic application and/or registration is depicted in black and white and the basic application or registration does not include a color claim, the reproduction of the mark in the international application must be

black and white.

(ii) If the mark in the basic application or registration is depicted in black and white and includes a color claim, the international application must include both a black and white reproduction of the mark and a color reproduction of the mark.

(iii) If the mark in the basic application and/or registration is depicted in color, the reproduction of the mark in the international application must be in color.

(iv) If the international application is filed on paper, the mark must be no more than 3.15 inches (8 cm) high by 3.15 inches (8 cm) wide, and must appear in the box designated by the International Bureau on the International Bureau's official form;

(9) The certification fee required by § 7.6;

skr

(10) If the application is filed through TEAS, the international application fees for all classes, and the fees for all designated Contracting Parties identified in the international application (see § 7.7);

(11) A statement that the applicant is entitled to file an international application in the Office, specifying that applicant: is a national of the United States; has a domicile in the United States; or has a real and effective industrial or commercial establishment in the United States. Where an applicant's address is not in the United States, the applicant must provide the address of its U.S. domicile or establishment; and

(12) If the international application is filed through TEAS, an e-mail address for receipt of correspondence from the Office.

■ 7. Amend § 7.14 by revising paragraph (e) to read as follows:

§7.14 Correcting Irregularities in International application.

(a) * * *

(e) Procedure for response. To be considered timely, a response must be

received by the International Bureau before the end of the response period set forth in the International Bureau's notice. Receipt in the Office does not fulfill this requirement. Any response submitted through the Office for forwarding to the International Bureau should be submitted as soon as possible, but at least one month before the end of the response period in the International Bureau's notice. The Office will not process any response submitted to the Office after the International Bureau's response deadline.

■ 8. Amend § 7.21 by revising paragraphs (b) introductory text, (b)(7), and (b)(8), and adding a new paragraph (b)(9), to read as follows:

§7.21 Subsequent designation.

(b) The Office will grant a date of receipt to a subsequent designation that is either filed through TEAS, or typed on the official paper form issued by the International Bureau. The subsequent designation must contain all of the following:

* * * * * * * * * (7) The U.S. transmittal fee required by § 7.6;

(8) If the subsequent designation is filed through TEAS, the subsequent designation fees (see § 7.7); and

(9) If the subsequent designation is filed through TEAS, an e-mail address for receipt of correspondence from the Office.

■ 9. Amend § 7.23 by revising paragraph (a)(8) to read as follows:

§ 7.23 Requests for recording assignments at the International Bureau.

(a) * .* * (8) The U.S. transmittal fee required by § 7.6.

■ 10. Amend § 7.25 by revising paragraph (a) to read as follows:

* * *

§7.25 Sections of part 2 applicable to extension of protection.

(a) Except for §§ 2.130–2.131, 2.160–2.166, 2.168, 2.173, 2.175, 2.181–2.186, and 2.197, all sections in part 2 of this chapter and all sections of part 10 of this chapter apply to a request for extension of protection of an international registration to the United States, including sections related to proceedings before the Trademark Trial and Appeal Board, unless stated otherwise.

■ 11. Amend § 7.31 by revising paragraph (a) introductory text to read as follows:

§7.31 Requirements for transformation of an extension of protection to the United States into a U.S. application.

(a) The holder of the international registration must file a request for transformation within three months of the date of cancellation of the international registration and include:

Dated: September 17, 2004.

Jon W. Dudas,

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office.

[FR Doc. 04-21476 Filed 9-23-04; 8:45 am] BILLING CODE 3510-16-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 62

[Region II Docket No. R02-OAR-2004-NJ-0003, FRL-7818-4]

Approval and Promulgation of State Plans for Designated Facilities; New Jersey

AGENCY: Environmental Protection Agency.

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency (EPA) is approving a negative declaration submitted by the State of New Jersey. The negative declaration fulfills EPA's promulgated Emission Guidelines for existing commercial and industrial solid waste incinerator (CISWI) sources. In accordance with the Emission Guidelines, states are not required to submit a plan to implement and enforce the Emission Guidelines if there are no existing CISWI sources in the state and if it submits a negative declaration letter in place of the State

DATES: This rule will be effective October 25, 2004.

ADDRESSES: Copies of the state submittal are available at the following addresses for inspection during normal business hours:

Environmental Protection Agency, Region 2 Office, Air Programs Branch, 290 Broadway, 25th Floor, New York, New York 10007–1866.

New Jersey Department of Environmental Protection, Office of Air Quality Management, Bureau of Air Pollution Control, 401 East State Street, CN027, Trenton, New Jersey 08625.

Environmental Protection Agency, Air and Radiation Docket and Information Center, Air Docket, Room B–108, 1301 Constitution Avenue (Mail Code 6102T), NW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Anthony (Ted) Gardella (Gardella.Anthony@epa.gov), Air Programs Branch, Environmental Protection Agency, 290 Broadway, 25th Floor, New York, New York 10007—

SUPPLEMENTARY INFORMATION: The following table of contents describes the format for the SUPPLEMENTARY INFORMATION section:

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1866, (212) 637-3892.

A. What Action Is EPA Taking Today? B. Why Is EPA Approving New Jersey's Negative Declaration?

C. What if an Existing CISWI Source Is Discovered After the Effective Date of EPA's Final Action?

D. What Comments Were Received on the Proposed Approval and How Has EPA Responded to Them?

E. What Are EPA's Conclusions? F. Statutory and Executive Order Revisions.

A. What Action Is EPA Taking Today?

The EPA is approving a negative declaration submitted by the State of New Jersey dated March 4, 2004. This negative declaration finds that there are no existing facilities subject to regulation as commercial and industrial solid waste incinerators (CISWI) in the State of New Jersey. The negative declaration satisfies the federal Emission Guidelines requirements of EPA's promulgated regulation entitled "Standards of Performance for New Stationary Sources and Emission Guidelines for Existing Sources: Commercial and Industrial Solid Waste Incineration Units" (65 FR 75338, December 1, 2000; and corrected at 66 FR 16605, March 27, 2001). The negative declaration officially certifies to EPA that, to the best of the State's knowledge, there are no CISWI sources in operation in the State of New Jersey.

In its March 4, 2004 letter, New Jersey further stated that its negative declaration was consistent with the EPA's database of CISWI units which shows only one potential CISWI incinerator located at the Hoffman LaRoche (HLR) facility in Nutley, New Jersey. However, New Jersey stated that the HLR incinerator is regulated as a cofired combustor under EPA's Hospital/ Medical/Infectious Waste Incinerator (HMIWI) Federal Plan (title 40, part 62, subpart HHH of the Code of Federal Regulations (40 CFR 62, subpart HHH), promulgated on August 15, 2000) and therefore, exempt from the CISWI Emission Guidelines. EPA agrees with New Jersey that the HLR incinerator is

considered a co-fired combustor under EPA's HMIWI Federal Plan and, due to the nature of the waste combusted in the incinerator, is exempt from the CISWI Emission Guidelines.

B. Why Is EPA Approving New Jersey's Negative Declaration?

EPA has evaluated the negative declaration submitted by New Jersey for consistency with the Clean Air Act (Act), EPA guidelines and policy. EPA has determined that New Jersey's negative declaration meets all applicable requirements and, therefore, EPA is approving the State's certification that there are no existing CISWI units in operation throughout the State. For additional details, see EPA's proposed approval published in the **Federal Register** on July 16, 2004 (69 FR 42641).

C. What if an Existing CISWI Source Is Discovered After the Effective Date of EPA's Final Action?

Section 60.2530 of 40 CFR 60, subpart DDDD (page 75363 @ 65 FR 75338, December 1, 2001) requires that if, after the effective date of EPA's final action on New Jersey's negative declaration, an existing CISWI unit is found in the State, the Federal Plan (40 CFR 62, subpart III, promulgated on October 3, 2003) implementing the Emission Guidelines would automatically apply to that CISWI unit until a State Plan is approved by EPA.

D. What Comments Were Received on the Proposed Approval and How Has EPA Responded to Them?

The public comment period on EPA's proposed approval ended on August 16, 2004. There were no comments received on EPA's proposed approval of New Jersey's negative declaration. Therefore, EPA is approving New Jersey's negative declaration.

E. What Are EPA's Conclusions?

EPA has determined that New Jersey's negative declaration meets all applicable requirements and, therefore, EPA is approving New Jersey's certification that no CISWI units are in operation within the State of New Jersey. If any existing CISWI sources are discovered in the future, the Federal Plan implementing the Emission Guidelines would automatically apply to that CISWI unit until the State Plan is approved by EPA.

F. Statutory and Executive Order Revisions

Executive Order 12866, Regulatory Planning and Review

The Office of Management and Budget (OMB) has exempted this regulatory action from Executive Order 12866, entitled "Regulatory Planning and Review."

Paperwork Reduction Act

Under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq., OMB must approve all "collections of information" by EPA. The Act defines "collection of information" as a requirement for "answers to * * * identical reporting or recordkeeping requirements imposed on ten or more persons * * * "44 U.S.C. 3502(3)(A). Because the final rule applies to New Jersey's negative declaration letter for CISWI units, there are no companies affected by this approval and therefore, the Paper Reduction Act does not apply.

Regulatory Flexibility Act

The Regulatory Flexibility Act (RFA) generally requires an agency to conduct a regulatory flexibility analysis of any rule subject to notice and comment rulemaking requirements unless the agency certifies that the rule will not have a significant economic impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises, and small governmental jurisdictions.

This rule will not have a significant impact on a substantial number of small entities because as a negative declaration no sources in the state are subject to the CISWI Emission Guidelines requirements. Therefore, because the Federal approval does not create any new requirements, I certify that this action will not have a significant economic impact on a substantial number of small entities.

Unfunded Mandates Reform Act

Under section 202 of the Unfunded Mandates Reform Act of 1995 ("Unfunded Mandates Act"), signed into law on March 22, 1995, EPA must prepare a budgetary impact statement to accompany any proposed or final rule that includes a Federal mandate that may result in estimated costs to state, local, or tribal governments in the aggregate; or to the private sector, of \$100 million or more. Under section 205, EPA must select the most costeffective and least burdensome alternative that achieves the objectives of the rule and is consistent with statutory requirements. Section 203 requires EPA to establish a plan for

informing and advising any small governments that may be significantly or uniquely impacted by the rule.

EPA has determined that the approval action does not include a Federal mandate that may result in estimated costs of \$100 million or more to either state, local, or tribal governments in the aggregate, or to the private sector. This Federal action approves pre-existing requirements under state or local law, and imposes no new requirements. Accordingly, no additional costs to state, local, or tribal governments, or to the private sector, result from this action.

Executive Order 13132, Federalism

Federalism (64 FR 43255, August 10, 1999) revokes and replaces Executive Orders 12612 (Federalism) and 12875 (Enhancing the Intergovernmental Partnership). Executive Order 13132 requires EPA to develop an accountable process to ensure "meaningful and timely input by state and local officials in the development of regulatory policies that have federalism implications." "Policies that have federalism implications" is defined in the Executive Order to include regulations that have "substantial direct effects on the states, on the relationship between the national government and the states, or on the distribution of power and responsibilities among the various levels of government." Under Executive Order 13132, EPA may not issue a regulation that has federalism implications, that imposes substantial direct compliance costs, and that is not required by statute, unless the Federal government provides the funds necessary to pay the direct compliance costs incurred by state and local governments, or EPA consults with state and local officials early in the process of developing the proposed regulation. EPA also may not issue a regulation that has federalism implications and that preempts state law unless the Agency consults with state and local officials early in the process of developing the proposed regulation.

EPA has concluded that this rule may have federalism implications. The only reason why this rule may have federalism implications is if in the future a CISWI unit is found within the State of New Jersey the unit will become subject to the Federal Plan until a State Plan is approved by EPA. However, it will not impose substantial direct compliance costs on state or local governments, nor will it preempt state law. Thus, the requirements of sections 6(b) and 6(c) of the Executive Order do not apply to this rule.

Executive Order 13175, Coordination With Indian Tribal Governments

Executive Order 13175 entitled "Consultation and Coordination With Indian Tribal Governments" (65 FR 67249, November 9, 2000), requires EPA to develop an accountable process to ensure "meaningful and timely input by tribal officials in the development of regulatory policies that have tribal implications." This final rule does not have tribal implications, as specified in Executive Order 13175. It will not have substantial direct effects on tribal governments, on the relationship between the Federal government and Indian tribes, or on the distribution of power and responsibilities between the Federal government and Indian tribes. Thus, Executive Order 13175 does not apply to this rule.

Executive Order 13045, Protection of Children From Environmental Health Risks and Safety Risks

Protection of Children from Environmental Health Risks and Safety Risks (62 FR 19885, April 23, 1997), applies to any rule that: (1) Is determined to be "economically significant" as defined under Executive Order 12866, and (2) concerns an environmental health or safety risk that EPA has reason to believe may have a disproportionate effect on children. If the regulatory action meets both criteria, the Agency must evaluate the environmental health or safety effects of the planned rule on children, and explain why the planned regulation is preferable to other potentially effective and reasonably feasible alternatives considered by the Agency.

This rule is not subject to Executive Order 13045 because it does not involve decisions intended to mitigate environmental health or safety risks.

Executive Order 13211, Actions That Significantly Affect Energy Supply, Distribution, or Use

This rule is not subject to Executive Order 13211, "Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use" (66 FR 28355, May 22, 2001) because it is not a significant regulatory action under Executive Order 12866.

National Technology Transfer and Advancement Act

Section 12 of the National Technology Transfer and Advancement Act (NTTAA) of 1995 requires Federal agencies to evaluate existing technical standards when developing a new regulation. To comply with NTTAA, EPA must consider and use "voluntary consensus standards" (VCS) if available

and applicable when developing programs and policies unless doing so would be inconsistent with applicable law or otherwise impractical.

The EPA believes that VCS are inapplicable to this action. Today's action does not require the public to perform activities conducive to the use of VCS.

List of Subjects in 40 CFR Part 62

Environmental protection, Air pollution control, Acid gases, Carbon monoxide, commercial and industrial solid waste incinerators, Intergovernmental relations, Organics, Particulate matter, Lead, Reporting and recordkeeping requirements.

Dated: September 16, 2004.

Jane M. Kenny,

Regional Administrator, Region 2.

■ Part 62, chapter I, title 40 of the Code of Federal Regulations is amended as follows:

PART 62—[AMENDED]

■ 1. The authority citation for part 62 continues to read as follows:

Authority: 42 U.S.C. 7401-7671q.

Subpart FF-New Jersey

■ 2. Part 62 is amended by adding new § 62.7604 and an undesignated heading to subpart FF to read as follows:

Air Emissions From Existing Commercial and Industrial Solid Waste Incinerator Units

§ 62.7604 Identification of plan—negative declaration.

Letter from the New Jersey
Department of Environmental
Protection, submitted March 4, 2004,
certifying that there are no commercial
and industrial solid waste incinerators
in the State of New Jersey subject to part
60, subpart DDDD of this chapter.

[FR Doc. 04-21496 Filed 9-23-04; 8:45 am] BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-2004-0286; FRL-7678-6]

Penoxsulam, 2-(2,2-difluoroethoxy)-N-(5,8-dimethoxy[1,2,4] triazolo[1,5-c]pyrimidin-2-yl)-6-(trifluoromethyl)benzenesulfonamide; Pesticide Tolerance

AGENCY: Environmental Protection Agency (EPA). ACTION: Final rule. SUMMARY: This regulation establishes a tolerance for residues of penoxsulam 2-(2,2-difluoroethoxy)-N-(5,8-dimethoxy[1,2,4]triazolo[1,5-c]pyrimidin-2-yl]-6-(trifluoromethyl)benzenesulfonamide in or on rice,grain and rice, straw. Dow AgroSciences LLC requested this tolerance under the Federal Food, Drug, and Cosmetic Act (FFDCA), as amended by the Food Quality Protection Act of 1996 (FQPA).

DATES: This regulation is effective September 24, 2004. Objections and requests for hearings must be received on or before November 23, 2004.

ADDRESSES: To submit a written objection or hearing request follow the detailed instructions as provided in Unit VI. of the SUPPLEMENTARY INFORMATION. EPA has established a docket for this action under Docket identification (ID) number OPP-2004-0286. All documents in the docket are listed in the EDOCKET index at http:/ /www.epa.gov/edocket. Although listed in the index, some information is not publicly available, i.e., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically in EDOCKET or in hard copy at the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305-5805.

FOR FURTHER INFORMATION CONTACT: Joanne I. Miller, Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (703) 305–6224; e-mail address: miller.joannel@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be potentially affected by this action if you are an agricultural producer, food manufacturer, or pesticide manufacturer. Potentially affected entities may include, but are not limited to:

• Crop production (NAICS 111), e.g., agricultural workers; greenhouse, nursery, and floriculture workers; farmers.

• Animal production (NAICS 112), e.g., cattle ranchers and farmers, dairy cattle farmers, livestock farmers.

Food manufacturing (NAICS 311),
 e.g., agricultural workers; farmers;
 greenhouse, nursery, and floriculture
 workers; ranchers; pesticide applicators.
 Pesticide manufacturing (NAICS

 Pesticide manufacturing (NAICS 32532), e.g., agricultural workers; commercial applicators; fariners; greenhouse, nursery, and floriculture workers; residential users.

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in this unit could also be affected. The North American Industrial Classification System (NAICS) codes have been provided to assist you and others in determining whether this action might apply to certain entities. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Access Electronic Copies of this Document and Other Related Information?

In addition to using EDOCKET (http://www.epa.gov/edocket/), you may access this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at http://www.epa.gov/fedrgstr/. A frequently updated electronic version of 40 CFR part 180 is available at E-CFR Beta Site Two at http://www.gpoaccess.gov/ecfr/. To access the OPPTS Harmonized Guidelines referenced in this document, go directly to the guidelines at http://www.epa.gpo/opptsfrs/home/guidelin.htm/.

II. Background and Statutory Findings In the Federal Register of August 6,

2003 (68 FR 46609) (FRL-7320-4), EPA issued a notice pursuant to section 408(d)(3) of FFDCA, 21 U.S.C. 346a(d)(3), announcing the filing of a pesticide petition (PP 3F6542) by Dow AgroSciences LLC, 9330 Zionsville Road, Indianapolis, IN 46268-1054. The petition requested that 40 CFR part 180 be amended by establishing a tolerance for residues of the herbicide penoxsulam, 2-(2,2-difluoroethoxy)-N-(5,8-dimethoxy[1,2,4]triazolo[1,5clpyrimidin-2-yl)-6-(trifluoromethyl)benzenesulfonamide, in or on rice, grain at 0.01 parts per million (ppm), rice, straw at 0.5 ppm, rice, hulls at 0.01 ppm, rice, bran at 0.01 ppm, and rice, polished rice at 0.01 ppm. That notice included a summary of the petition prepared by Dow AgroSciences LLC, the registrant. There

were no comments received in response to the notice of filing. The tolerance for rice grain was increased to 0.02 ppm to reflect the submitted field residue data. Residues of penoxsulam do not concentrate in the processed commodities, rice hull, bran, or polished rice, therefore any residues of penoxsulam on these commodities will be covered by the tolerance on rice, grain.

Section 408(b)(2)(A)(i) of FFDCA allows EPA to establish a tolerance (the legal limit for a pesticide chemical residue in or on a food) only if EPA determines that the tolerance is "safe." Section 408(b)(2)(A)(ii) of FFDCA defines "safe" to mean that "there is a reasonable certainty that no harm will result from aggregate exposure to the pesticide chemical residue, including all anticipated dietary exposures and all other exposures for which there is reliable information." This includes exposure through drinking water and in residential settings, but does not include occupational exposure. Section 408(b)(2)(C) of FFDCA requires EPA to give special consideration to exposure of infants and children to the pesticide chemical residue in establishing a tolerance and to "ensure that there is a reasonable certainty that no harm will result to infants and children from aggregate exposure to the pesticide chemical residue....'

EPA performs a number of analyses to determine the risks from aggregate exposure to pesticide residues. For further discussion of the regulatory requirements of section 408 of FFDCA and a complete description of the risk assessment process, see the final rule on Bifenthrin Pesticide Tolerances (62 FR 62961, November 26, 1997) (FRL–5754–7).

III. Aggregate Risk Assessment and Determination of Safety

Consistent with section 408(b)(2)(D) of FFDCA, EPA has reviewed the available scientific data and other relevant information in support of this action. EPA has sufficient data to assess the hazards of and to make a determination on aggregate exposure, consistent with section 408(b)(2) of FFDCA, for a tolerance for residues of penoxsulam on rice, grain at 0.02 ppm and rice, straw at 0.5 ppm. No tolerances were necessary for the rice process commodities, rice hulls, bran, or polished rice, because residues will not exceed the established tolerance in rice, grain. EPA's assessment of exposures and risks associated with establishing the tolerance follows.

A. Toxicological Profile

EPA has evaluated the available toxicity data and considered its validity, completeness, and reliability as well as the relationship of the results of the

studies to human risk. EPA has also considered available information concerning the variability of the sensitivities of major identifiable subgroups of consumers, including infants and children. The nature of the

toxic effects caused by penoxsulam are discussed in Table 1 of this unit as well as the no-observed-adverse-effect-level (NOAEL) and the lowest-observedadverse-effect-level (LOAEL) from the toxicity studies reviewed.

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY

Guideline No.	Study Type	Results	
870.3100	90-day oral toxicity-rat	NOAEL = Male (M): 50/Female (F): 250 milligrams/kilogram/day (mg/kg/day) LOAEL = M: 250 mg/kg/day based on decease body weight/body weight gain (bw/bwg), decease food consumption, and decease RBC parameters and F:500 mg/kg/day based on increase mineralization and hyperplasia of the kidney pelvic epithelium	
870.3100	90-day oral toxicity-mouse	NOAEL= M:1027 highest dose tested (HDT)/F:1029 HDT mg/kg/day LOAEL= M: Not determined, >1027 HDT/F:>1029 HDT mg/kg/day	
870.3150	90-day oral toxicity- dog	NOAEL = M: 17.8/F: 19.9 mg/kg/day LOAEL = M:49.4/F:57.1 mg/kg/day based on histopathologic changes in kidney	
870.3200	28-day dermal Test Mate- rial: technical	NOAEL = M:1,000/F:1,000 mg/kg/day LOAEL = M:>1,000 HDT/F: >1,000 HDT	
870.3200	Test Material: 21.9% for- mulated GF-443 mate- rial, rat	NOAEL= M:500/F:1,000 mg/kg/day LOAEL = M:1,000 mg/kg/day based on very slight hyperplasia at test site and F:>1,000 HDT mg/kg/day	
870.3700	Prenatal developmental- rat	Maternal NOAEL = 500 mg/kg/day Maternal LOAEL = 1,000 mg/kg/day based on decease bwg, decease food consumption, and decease kidney weights Developmental NOAEL = 1,000 HDT mg/kg/day Developmental LOAEL = >1,000 HDT	
870.3700	Prenatal developmental- rabbit	Maternal NOAEL = 25 mg/kg/day Maternal LOAEL = 75 mg/kg/day based on death, clinical signs, decease bwg, and decease food consumption Developmental NOAEL = 75 mg/kg/day Developmental LOAEL = >75 HDT	
870.3800	2-Generation Reproduction and fertility effects in rats	Parental/Systemic NOAEL = M:100/F:30 mg/kg/day Parental/Systemic LOAEL = M:300 mg/kg/day based on decease bw of F1 males Parental/Systemic LOAEL = F:100 mg/kg/day based on kidney lesions Reproductive/Offspring NOAEL = 30 mg/kg/day Reproductive/Offspring LOAEL = 100 mg/kg/day based on delayed preputial separation	
870.4100	Chronic toxicity-dogs	NOAEL = M:14.7/F:44.8 HDT mg/kg/day LOAEL = M:46.2 mg/kg/day based on slight multifocal hyperplasia in the kidney epithelium and F:> 44.8 HDT	
870.4100	Chronic toxicity- rats	NOAEL = M:50/F:50 mg/kg/day LOAEL = M:250 mg/kg/day based on decease bw/bwg, decease RBC parameters, increase BUN, increase urine volume, decease urine specific gravity, increase kidney wt., increase crystals/calculi in kidney and urinary bladder, hyperplasia of kidney pelvis epithelium and urinary bladder mucosa, and increase severity of chronic glomerulonephropathy	
870.4200	Carcinogenicity- rats	LOAEL = F:250 mg/kg/day based on decease bw/bwg, increase urine volume, crease crystals/calculi in urinary bladder, hyperplasia of kidney pelvis epithel and urinary bladder mucosa	
870.4200	Carcinogenicity	Evidence of carcinogenicity in male rats based on possibly treatment related crease incidence of Large Granular Lymphocyte (LGL) Leukemia at 5, 50, 8 mg/kg/day. Also increase severity at 250 mg/kg/day. Female rats - negative for carcinogenicity, but dosing was only marginally adequated.	
870.4300	Carcinogenicity-mice	NOAEL = M:>375 HDT/F:>750 HDT mg/kg/day LOAEL = M:>375 HDT/F:>750 HDT In males, negative for carcinogenicity at doses tested. Dosing inadequate. In females, negative for carcinogenicity at the doses tested. Dosing adequate mg/kg/day is sufficiently close to limit dose of 1,000 mg/kg/day).	

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY—Continued

Guideline No.	Study Type	Results .
870.5100	MUTA-Reverse Gene mutation - S.typhimurium/ E. coli	Negative with and without rat S-9 activation
870.5300	Muta-forward gene muta- tion (CHO Cells/HGPRT locus)	Negative with and without rat S-9 activation
870.5375	Muta-in vitro Mammalian Cytogenetics (Chromo- somal aberrations in pri- mary rat lymphocytes)	Negative with and without rat S-9 activiation
870.5395	Muta-in vivo Micro- nucleus, Mice (bone marrow cells)	Negative at oral doses (once per day on two consecutive days) of up to 2,000 mg/kg
870.6200	Acute neurotoxicity screening battery	NOAEL = M/F 2,000 HDT mg/kg/day LOAEL = M/F >2,000 HDT
870.6200	Chronic neurotoxicity screening battery	NOAEL = M/F 250 mg/kg/day LOAEL = M/F >250 (HDT) mg/kg/day

B. Toxicological Endpoints

The dose at which no adverse effects are observed (the NOAEL) from the toxicology study identified as appropriate for use in risk assessment is used to estimate the toxicological level of concern (LOC). However, the lowest dose at which adverse effects of concern are identified (the LOAEL) is sometimes used for risk assessment if no NOAEL was achieved in the toxicology study selected. An uncertainty factor (UF) is applied to reflect uncertainties inherent in the extrapolation from laboratory animal data to humans and in the variations in sensitivity among members of the human population as well as other unknowns. An UF of 100 is routinely used, 10X to account for interspecies differences and 10X for intraspecies differences.

Three other types of safety or uncertainty factors may be used: "Traditional uncertainty factors;" the "special FQPA safety factor;" and the "default FQPA safety factor." By the term "traditional uncertainty factor," EPA is referring to those additional uncertainty factors used prior to FQPA passage to account for database deficiencies. These traditional uncertainty factors have been incorporated by the FQPA into the additional safety factor for the protection of infants and children. The

term "special FQPA safety factor" refers to those safety factors that are deemed necessary for the protection of infants and children primarily as a result of the FQPA. The "default FQPA safety factor" is the additional 10X safety factor that is mandated by the statute unless it is decided that there are reliable data to choose a different additional factor (potentially a traditional uncertainty factor or a special FQPA safety factor).

For dietary risk assessment (other than cancer) the Agency uses the UF to calculate an acute or chronic reference dose (acute RfD or chronic RfD) where the RfD is equal to the NOAEL divided by an UF of 100 to account for interspecies and intraspecies differences and any traditional uncertainty factors deemed appropriate (RfD = NOAEL/UF). Where a special FQPA safety factor or the default FQPA safety factor is used, this additional factor is applied to the RfD by dividing the RfD by such additional factor. The acute or chronic Population Adjusted Dose (aPAD or cPAD) is a modification of the RfD to accommodate this type of safety factor.

For non-dietary risk assessments (other than cancer) the UF is used to determine the LOG. For example, when 100 is the appropriate UF (10X to account for interspecies differences and 10X for intraspecies differences) the LOC is 100. To estimate risk, a ratio of

the NOAEL to exposures (margin of exposure (MOE) = NOAEL/exposure) is calculated and compared to the LOC.

The linear default risk methodology (Q*) is the primary method currently used by the Agency to quantify carcinogenic risk. The Q* approach assumes that any amount of exposure will lead to some degree of cancer risk. A Q* is calculated and used to estimate risk which represents a probability of occurrence of additional cancer cases (e.g., risk). An example of how such a probability risk is expressed would be to describe the risk as one in one hundred thousand (1 X 10-5), one in a million (1 X 10^{-6}), or one in ten million (1 X 10^{7}). Under certain specific circumstances, MOE calculations will be used for the carcinogenic risk assessment. In this non-linear approach, a "point of departure" is identified below which carcinogenic effects are not expected. The point of departure is typically a NOAEL based on an endpoint related to cancer effects though it may be a different value derived from the dose response curve. To estimate risk, a ratio of the point of departure to exposure (MOEcancer = point of departure/ exposures) is calculated.

A summary of the toxicological endpoints for penoxsulam used for human risk assessment is shown in Table 2 of this unit:

TABLE 2.—SUMMARY OF TOXICOLOGICAL DOSE AND ENDPOINTS FOR PENOXSULAM FOR USE IN HUMAN RISK ASSESSMENT

Acute Dietary (all populations) Chronic Dietary (all populations)	NOAEL= 14.7 mg/kg/day UF = 100 Chronic RfD = 0.147 mg/	Not applicable Special FQPA SF = 1x cPAD = chronic RfD	No toxicological endpoint attributable to a single exposure was identified in the available toxicology studies on penoxsulam.
Chronic Dietary (all populations)	UF = 100 Chronic RfD = 0.147 mg/		
	kg/day	Special FQPA SF = 0.147 mg/kg/day	1-Year Chronic Feeding Study in Dogs. LOAEL = 46.2 mg/kg/day based on multifocal hyperplasia of the pelvic epithelium of the kidney.
Incidental Oral Short-Term (1 - 30 days)	NOAEL = 17.8 mg/kg/day	Residential LOC for MOE = 100 Occupational = NA	13-Week Feeding Study in Dogs. LOAEL = 49.4 mg/kg/day based on histopathologic changes in kidneys
Incidental Oral Intermediate- Term (1 - 6 months)	NOAEL = 17.8 mg/kg/day	Residential LOC for MOE = 100 Occupational = NA	13-Week Feeding Study in Dogs. LOAEL = 49.4 mg/kg/day based on histopathologic changes in kidneys.
Dermal Short-Term (1 - 30 days)	None	Not applicable	No dermal, systemic, neuro or developmental toxicity concems.
Dermal Intermediate-Term (1 - 6 months)	Oral study NOAEL= 17.8 mg/kg/day (dermal absorption rate = 50%)	Residential LOC for MOE = 100 Occupational LOC for MOE = 100	13-Week Feeding Study in Dogs. LOAEL = 49.4 mg/kg/day based on histopathologic changes in kidneys.
Dermal Long-Term > 6 months)	Oral study NOAEL= 14.7 mg/kg/day (dermal absorption rate = 50%)	Residential LOC for MOE = 100 Occupational LOC for MOE = 100.	1-Year Chronic Feeding Study in Dogs. LOAEL = 46.2 mg/kg/day based on multifocal hyperplasia of the pelvic epithelium of the kidney.
Inhalation Short-Term (1 - 30 days)	Oral study NOAEL= 17.8 mg/kg/day (inhalation absorption rate = 100%)	Residential LOC for MOE = 100 Occupational LOC for MOE = 100	13-Week Feeding Study in Dogs. LOAEL = 49.4 mg/kg/day based on histopathologic changes in kidneys.
Inhalation Intermediate-Term (1 - 6 months)	Oral study NOAEL= 17.8 mg/kg/day (inhalation absorption rate = 100%)	Residential LOC for MOE = 100 Occupational LOC for MOE = 100	13-Week Feeding Study in Dogs. LOAEL = 49.4 mg/kg/day based on histopathologic changes in kidneys.
Inhalation Long-Term (> 6 months)	Oral study NOAEL= 14.7 mg/kg/day (inhalation absorption rate = 100%)	Residential LOC for MOE = 100 Occupational LOC for MOE = 100	1-Year Chronic Feeding Study in Dogs. LOAEL = 46.2 mg/kg/day based on multifocal hyperplasia of the pelvic epithelium of the kidney.
Cancer (oral, dermal, inhalation)	Suggestive evidence o	f carcinogenicity, but not suffic	cient to assess human carcinogenic potential

UF = uncertainty factor, FQPA SF = Special FQPA safety factor, NOAEL = no observed adverse effect level, LOAEL = lowest observed adverse effect level, PAD = population adjusted dose (a = acute, c = chronic) RfD = reference dose, MOE = margin of exposure, LOC = level of concern, N/A = Not Applicable.

C. Exposure Assessment

1. Dietary exposure from food and feed uses. Tolerances have been established (40 CFR 180.605) for the residues of penoxsulam, in or on a variety of raw agricultural commodities. Tolerances are established in/on rice, grain at 0.02 ppm and rice, straw at 0.5 ppm. Risk assessments were conducted by EPA to assess dietary exposures from penoxsulam in food as follows:

i. Acute exposure. Acute dietary risk assessments are performed for a fooduse pesticide, if a toxicological study has indicated the possibility of an effect of concern occurring as a result of a oneday or single exposure.

EPA did not identify a treatmentrelated effect observed in any of the available toxicity studies on penoxsulam that could be considered to have resulted from a single dose of the test material.

ii. Chronic exposure. In conducting the chronic dietary risk assessment EPA used the Lifeline™ Model Version 2.0, which uses food consumption data as reported by respondents in the USDA 1994−1996 and 1998 Nationwide Continuing Surveys of Food Intake by

Individuals (CSFII), and accumulated exposure to the chemical for each commodity. The following assumptions were made for the chronic exposure assessments: The chronic dietary analysis for penoxsulam was conducted using tolerance levels and 100% Crop Treated (CT) for the use on rice.

iii. Cancer. The Agency has classified penoxsulam as Suggestive Evidence of Carcinogenicity, But not sufficient to assess human carcinogenic potential and, therefore, quantification of human cancer risk is not required. The weight-

of-the-evidence for this classification is as follows:

a. Evidence of carcinogenicity (mononuclear cell leukemia (MNCL)) was seen in one sex (males) of one

species (rat).

b. There was an increased incidence of MNCL at all dose levels with all incidences exceeding the laboratory historical control, however, the doseresponse was flat over a wide range of doses.

c. Although MNCL is recognized as a common neoplasm in Fischer rats, the mechanism of producing MNCL is not completely understood. Therefore, the significance of MNCL and its biological relevance for human cancer risk remains uncertain and cannot be discounted.

d. There is no mutagenicity concern

for penoxsulam.

e. SAR data are negative for MNCL. Note: Although dosing in the male mice was not considered to be adequate, the Agency concluded that an additional mouse carcinogenicity study was not required. This was based on the following:

1. No treatment-related effects were seen up to the limit dose of a 1,000 mg/kg/day in

a subchronic mouse study;

2. No hyperplasia was seen in the mouse carcinogenicity study at 350 mg/kg/day in males and 750 mg/kg/day in females;

3. No structural alerts were seen with the

SAR data;

4. Rat data indicate saturation of absorption at 250 mg/kg/day; and

5. No mutagenic activity. Based on these data, the CARC determined that a repeat of the male mouse cancer study would have no impact on the regulation of penoxsulam.

iv. Anticipated residue and percent crop treated (PCT) information. For this analysis the tolerance levels and 100% CT for rice commodities were used.

2. Dietary exposure from drinking water. The Agency lacks sufficient monitoring exposure data to complete a comprehensive dietary exposure analysis and risk assessment for penoxsulam in drinking water. Because the Agency does not have comprehensive monitoring data, drinking water concentration estimates are made by reliance on simulation or modeling taking into account data on the physical characteristics of penoxsulam.

The standard models used by EPA in assessing potential high end pesticide levels in surface water are not designed to address the agricultural practices involved in rice farming. EPA has recently developed a Tier I Aquatic Exposure Assessment method of estimating screening level concentrations in surface water to support regulatory decisions for pesticides used in rice agriculture that require ecological and human health

risk assessments.

Under this method estimated environmental concentrations (EEC's) and estimated drinking water concentrations (EDWCs) for the use of pesticides in rice paddies are estimated by applying the total annual application to the paddy and partitioning the pesticide between the water and the paddy sediment according to a linear or K_d partitioning model. The EEC/EDWC (μ g. L-¹) represents the dissolved concentration occurring in the water column and the concentration in water released from the paddy. Movement of pesticide on suspended sediment is not

considered. The equation to use for this

calculation is:

 $EEC = 10^9 M_T/V_T + m_{sed}K_d$ where M_T is the total mass of pesticide in kg applied per ha of paddy, V_T is 1.067 x106 L ha-1 which is the volume of water in a paddy 4 inches (10.16 cm) deep, and includes the pore space in a 1 cm sediment interaction zone. The mass of sediment, msed, is the amount found in the top 1 cm interaction zone and is 130,000 kg ha-1 when the sediment bulk density was assumed to be 1.3 kg L-1, a standard assumption for the bulk density of surface horizons of mineral soils (Brady, Nyle C. 1984. The Nature and Properties of Soils, Ninth Edition. Macmillan Publishing Company, New York; Hillel, Daniel. 1982. Introduction to Soil Physics. Academic Press. Orlando, Florida). The 109 constant converts the units of mass from kg to µg. For chemicals that have a valid K_{oc}, the K_d can be calculated using a sediment carbon content of 2% (Koc*0.02). An organic carbon content of 2% represents a typical value for a high clay soil that might be used to grow rice in the Mississippi Valley or Gulf Coast regions. Both K_d and K_{oc} should be estimated according to the methods recommended for other surface water models in EFED's Input Parameter Guidance (USEPA, 2002). References can be viewed on the EPA Pesticide Site at http://www.epa.gov/oppefed1/ models/water/

input_guidance2_28_02.htm. This model is considered conservative, because the residues calculated by this method are screening estimates and as such are expected to exceed the true values found in the environment the great majority of the time. Based on preliminary assessment of rice monitoring data, predicted pesticide concentrations as derived above (assuming a 1 cm sediment interaction zone) exceed the observed peak pesticide concentrations. These EEC's are expected to exceed the concentrations measured in the paddy, because degradation processes and dilution with uncontaminated water

outside the paddy is not considered. This calculation does not represent a concentration expected in drinking water, as it represents paddy discharge water. Rather, it represents an upper bound on the drinking water concentrations, and is therefore suitable for use in screening assessments. The concentrations found at drinking water facilities impacted by rice culture would be expected to be less than this value (in some cases much less), because of the aforementioned degradation processes, dilution by water from areas in the basin not in rice culture, and the fact that in most cases less than 100% of the rice paddies in a specific area will be treated with the pesticide.

Based on the methodology to estimate screening level concentrations of pesticides in rice and SCI-GROW models, the EECs of penoxsulam for acute and chronic exposures are estimated to be 45 parts per billion (ppb) for surface water and 5.86 ppb for combined residues of penoxsulam in

ground water.

3. From non-dietary exposure. The term "residential exposure" is used in this document to refer to non-occupational, non-dietary exposure (e.g., for lawn and garden pest control, indoor pest control, termiticides, and flea and tick control on pets).

Penoxsulam is not registered for use on any sites that would result in

residential exposure.

4. Cumulative effects from substances with a common mechanism of toxicity. Section 408(b)(2)(D)(v) of FFDCA requires that, when considering whether to establish, modify, or revoke a tolerance, the Agency consider "available information" concerning the cumulative effects of a particular pesticide's residues and "other substances that have a common mechanism of toxicity."

Unlike other pesticides for which EPA has followed a cumulative risk approach based on a common mechanism of toxicity, EPA has not made a common mechanism of toxicity finding as to penoxsulam and any other substances and penoxsulam does not appear to produce a toxic metabolite produced by other substances. For the purposes of this tolerance action, therefore, EPA has not assumed that penoxsulam has a common mechanism of toxicity with other substances. For information regarding EPA's efforts to determine which chemicals have a common mechanism of toxicity and to evaluate the cumulative effects of such chemicals, see the policy statements released by EPA's OPP concerning common mechanism determinations and procedures for cumulating effects

from substances found to have a common mechanism on EPA's web site at http://www.epa.gov/pesticides/cumulative/.

D. Safety Factor for Infants and Children

1. In general. Section 408 of FFDCA provides that EPA shall apply an additional tenfold margin of safety for infants and children in the case of threshold effects to account for prenatal and postnatal toxicity and the completeness of the data base on toxicity and exposure unless EPA determines based on reliable data that a different margin of safety will be safe for infants and children. Margins of safety are incorporated into EPA risk assessments either directly through use of a MOE analysis or through using uncertainty (safety) factors in calculating a dose level that poses no appreciable risk to humans. In applying this provision, EPA either retains the default value of 10X when reliable data do not support the choice of a different factor, or, if reliable data are available, EPA uses a different additional safety factor value based on the use of traditional uncertainty factors and/or special FQPA safety factors, as appropriate.

2. Prenatal and postnatal sensitivity. There is no quantitative or qualitative evidence of susceptibility in rats or rabbits following in utero exposures. No developmental toxicity was seen at the highest dose tested in either species. Following pre/post-natal exposure in the two-generation study, offspring toxicity was seen at the same dose that induced parental toxicity and was not more severe than maternal toxicity.

3. Conclusion. There is a complete toxicity data base for penoxsulam and exposure data are complete or are estimated based on data that reasonably accounts for potential exposures. The uncertainty factor (UF) is 100 based on 10X for interspecies extrapolation and 10X for intraspecies variability. EPA determined that the 10X safety factor (SF) to protect infants and children should be removed based on the following:

i. There was no toxicologically significant evidence observed of

neurotoxicity in either the acute or chronic neurotoxicity study.

ii. No definitive quantitative or qualitative susceptibility was observed in either of the developmental rat or rabbit studies.

iii. Significant dose-related effects in the two-generation reproduction study were limited to the delay in preputial separation. No other endpoints of reproductive toxicity or offspring growth and survival were affected by treatment

iv. The chronic dietary food exposure assessment utilizes proposed tolerance level residues and 100% CT information for all commodities. By using these conservative assessments, actual and chronic exposures/risks will not be underestimated.

v. The dietary drinking water assessment (Tier 1 estimates) utilizes values generated by model and associated modeling parameters which are designed to provide conservative, health protective, high-end estimates of water concentrations.

E. Aggregate Risks and Determination of Safety

To estimate total aggregate exposure to a pesticide from food, drinking water, and residential uses, the Agency calculates DWLOCs which are used as a point of comparison against EECs. DWLOC values are not regulatory standards for drinking water. DWLOCs are theoretical upper limits on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food and residential uses. In calculating a DWLOC, the Agency determines how much of the acceptable exposure (i.e., the PAD) is available for exposure through drinking water e.g., allowable chronic water exposure (mg/kg/day) = cPAD - (average food + residential exposure). This allowable exposure through drinking water is used to calculate a DWLOC.

A DWLOC will vary depending on the toxic endpoint, drinking water consumption, and body weights. Default body weights and consumption values as used by the EPA's Office of Water are used to calculate DWLOCs: 2 liter (L)/70 kg (adult male), 2L/60 kg (adult female), and 1L/10 kg (child). Default body weights and drinking water

consumption values vary on an individual basis. This variation will be taken into account in more refined screening-level and quantitative drinking water exposure assessments. Different populations will have different DWLOCs. Generally, a DWLOC is calculated for each type of risk assessment used: Acute, short-term, intermediate-term, chronic, and cancer.

When EECs for surface water and ground water are less than the calculated DWLOCs, OPP concludes with reasonable certainty that exposures to the pesticide in drinking water (when considered along with other sources of exposure for which OPP has reliable data) would not result in unacceptable levels of aggregate human health risk at this time. Because OPP considers the aggregate risk resulting from multiple exposure pathways associated with a pesticide's uses, levels of comparison in drinking water may vary as those uses change. If new uses are added in the future, OPP will reassess the potential impacts of residues of the pesticide in drinking water as a part of the aggregate risk assessment process.

1. Acute risk. A quantitative acute exposure/risk assessment was not performed, because no treatment-related effect was identified in any of the available toxicity studies on penoxsulam that could be considered to have resulted from a single dose of penoxsulam. Penoxsulam is not expected to pose an acute risk.

2. Chronic risk. Using the exposure assumptions described in this unit for chronic exposure, EPA has concluded that exposure to penoxsulam from food will utilize <1 % of the cPAD for the U.S. population, <1 % of the cPAD for all infants (<1 year old), and <1 % of the cPAD for all children (1 - 12). There are no residential uses for penoxsulam that result in chronic residential exposure to penoxsulam. In addition, there is potential for chronic dietary exposure to penoxsulam in drinking water. After calculating DWLOCs and comparing them to the EECs for surface and ground water, EPA does not expect the aggregate exposure to exceed 100% of the cPAD, as shown in Table 3 of this

TABLE 3.—AGGREGATE RISK ASSESSMENT FOR CHRONIC (NON-CANCER) EXPOSURE TO PENOXSULAM

Population Subgroup	cPAD mg/ kg/day	% cPAD (Food)	Surface Water EEC (ppb),/ CHED≤	Ground Water EEC (ppb)	Chronic DWLOC (ppb)
U.S. Population	0.147	<1	45	5.86	5,100

TABLE 3.—AGGREGATE RISK ASSESSMENT FOR CHRONIC (NON-CANCER) EXPOSURE TO PENOXSULAM—Continued

Population Subgroup	cPAD mg/ kg/day	% cPAD (Food)	Surface Water EEC (ppb),/ CHED≤	Ground Water EEC (ppb)	Chronic DWLOC (ppb)
All Infants <1 year old	0.147	<1	45	5.86	1,500
Children 1-2 years old	0.147	<1	45	5.86	1,500
Children 3-5 years old	0.147	<1	45	5.86	1,500
Children 6-12 years old	0.147	<1	45	5.86	1,500
Youth 13-19 years old	0.147	<1	45	5.86	5,100
Adults 20-49 years old	0.147	<1	45	5.86	5,100
Females 13-49 years old	0.147	`<1	45	5.86	4,400
Adults 50+ years old	0.147	<1	45	5.86	5,100

3. Short-term risk. Short-term aggregate exposure takes into account residential exposure plus chronic exposure to food and water (considered to be a background exposure level).

Penoxsulam is not registered for use on any sites that would result in residential exposure. Therefore, the aggregate risk is the sum of the risk from food and water, which do not exceed the Agency's level of concern.

4. Intermediate-term risk.
Intermediate-term aggregate exposure takes into account residential exposure plus chronic exposure to food and water (considered to be a background exposure level).

Penoxsulam is not registered for use on any sites that would result in residential exposure. Therefore, the aggregate risk is the sum of the risk from food and water, which do not exceed the Agency's level of concern.

5. Aggregate cancer risk for U.S. population. Penoxsulam is classified as Suggestive Evidence of Carcinogenicity, but Not Sufficient to Assess Human Carcinogenic Potential. A human cancer risk assessment is not required. A rational for this classification has been provided in Unit.III.C.1.iii. of this document.

6. Determination of safety. Based on these risk assessments, EPA concludes that there is a reasonable certainty that no harm will result to the general population, and to infants and children from aggregate exposure to penoxsulam residues.

IV. Other Considerations

A. Analytical Enforcement Methodology

An analytical methodology (LC/MS/MS method) has been subjected to an independent laboratory validation, and will be available for use as an renforcement method.

Adequate enforcement methodology (using LC/MS/MS) is available to enforce the tolerance expression. The method may be requested from: Chief, Analytical Chemistry Branch, Environmental Science Center, 701 Mapes Rd., Ft. Meade, MD 20755–5350; telephone number: (410) 305–2905; e-mail address: residuemethods@epa.gov.

B. International Residue Limits

There are no International Residue Limits for penoxsulam use on rice.

C. Conditions

The modifications recommended by the independent laboratory and EPA's Analytical Chemistry Branch will be made to the final written enforcement method.

The final report of the ongoing storage stability study must be submitted in support of any future food uses. Storage stability data for future uses will require the receipt and acceptance of the final rice report as well as any data required for the additional use.

V. Conclusion

Therefore, the tolerance is established for residues of penoxsulam, 2-(2,2-difluoroethoxy)-N-(5,8-dimethoxy[1,2,4] triazolo[1,5-c]pyrimidin-2-yl)-6-(trifluoromethyl)benzenesulfonamide, in or on rice, grain at 0.02 ppm and rice, straw at 0.5 ppm. Separate rice processed commodity tolerances are not needed. Any residues of penoxsulam, per. se., in/on rice processed commoditites will be covered by the tolerance on rice, grain at 0.02 ppm.

VI. Objections and Hearing Requests

Under section 408(g) of FFDCA, as amended by FQPA, any person may file an objection to any aspect of this regulation and may also request a hearing on those objections. The EPA procedural regulations which govern the submission of objections and requests for hearings appear in 40 CFR part 178. Although the procedures in those regulations require some modification to reflect the amendments made to FFDCA by FQPA, EPA will continue to use those procedures, with appropriate adjustments, until the necessary modifications can be made. The new section 408(g) of FFDCA provides essentially the same process for persons to "object" to a regulation for an exemption from the requirement of a tolerance issued by EPA under new section 408(d) of FFDCA, as was provided in the old sections 408 and 409 of FFDCA. However, the period for filing objections is now 60 days, rather than 30 days.

A. What Do I Need to Do to File an Objection or Request a Hearing?

You must file your objection or request a hearing on this regulation in accordance with the instructions provided in this unit and in 40 CFR part 178. To ensure proper receipt by EPA, you must identify docket ID number OPP–2004–0286 in the subject line on the first page of your submission. All requests must be in writing, and must be mailed or delivered to the Hearing Clerk on or before November 23, 2004.

on or before November 23, 2004.

1. Filing the request. Your objection must specify the specific provisions in the regulation that you object to, and the grounds for the objections (40 CFR 178.25). If a hearing is requested, the objections must include a statement of the factual issues(s) on which a hearing is requested, the requestor's contentions on such issues, and a summary of any evidence relied upon by the objector (40 CFR 178.27). Information submitted in connection with an objection or hearing

request may be claimed confidential by marking any part or all of that information as CBI. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. A copy of the information that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice.

Mail your written request to: Office of the Hearing Clerk (1900L), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001. You may also deliver your request to the Office of the Hearing Clerk in Suite 350, 1099 14th St., NW., Washington, DC 20005. The Office of the Hearing Clerk is open from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Office of the Hearing

Clerk is (202) 564-6255.

2. Tolerance fee payment. If you file an objection or request a hearing, you must also pay the fee prescribed by 40 CFR 180.33(i) or request a waiver of that fee pursuant to 40 CFR 180.33(m). You must mail the fee to: EPA Headquarters Accounting Operations Branch, Office of Pesticide Programs, P.O. Box 360277M, Pittsburgh, PA 15251. Please identify the fee submission by labeling it "Tolerance Petition Fees."

EPA is authorized to waive any fee requirement "when in the judgement of the Administrator such a waiver or refund is equitable and not contrary to the purpose of this subsection." For additional information regarding the waiver of these fees, you may contact James Tompkins by phone at (703) 305—

5697, by e-mail at

tompkins.jim@epa.gov, or by mailing a request for information to Mr. Tompkins at Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001.

If you would like to request a waiver of the tolerance objection fees, you must mail your request for such a waiver to: James Hollins, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-

0001.

3. Copies for the Docket. In addition to filing an objection or hearing request with the Hearing Clerk as described in Unit VI.A., you should also send a copy of your request to the PIRIB for its inclusion in the official record that is described in ADDRESSES. Mail your copies, identified by docket ID number OPP-2004-0286, to: Public Information

and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-0001. In person or by courier, bring a copy to the location of the PIRIB described in ADDRESSES. You may also send an electronic copy of your request via email to: opp-docket@epa.gov. Please use an ASCII file format and avoid the use of special characters and any form of encryption. Copies of electronic objections and hearing requests will also be accepted on disks in WordPerfect 6.1/8.0 or ASCII file format. Do not include any CBI in your electronic copy. You may also submit an electronic copy of your request at many Federal Depository Libraries.

B. When Will the Agency Grant a Request for a Hearing?

A request for a hearing will be granted if the Administrator determines that the material submitted shows the following: There is a genuine and substantial issue of fact; there is a reasonable possibility that available evidence identified by the requestor would, if established resolve one or more of such issues in favor of the requestor, taking into account uncontested claims or facts to the contrary; and resolution of the factual issues(s) in the manner sought by the requestor would be adequate to justify the action requested (40 CFR 178.32).

VII. Statutory and Executive Order Reviews

This final rule establishes a tolerance under section 408(d) of FFDCA in response to a petition submitted to the Agency. The Office of Management and Budget (OMB) has exempted these types of actions from review under Executive Order 12866, entitled Regulatory Planning and Review (58 FR 51735, October 4, 1993). Because this rule has been exempted from review under Executive Order 12866 due to its lack of significance, this rule is not subject to Executive Order 13211, Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use (66 FR 28355, May 22, 2001). This final rule does not contain any information collections subject to OMB approval under the Faperwork Reduction Act (PRA), 44 U.S.C. 3501 et seq., or impose any enforceable duty or contain any unfunded mandate as described under Title II of the Unfunded Mandates Reform Act of 1995 (UMRA) (Public Law 104-4). Nor does it require any special considerations under Executive Order 12898, entitled Federal Actions to

Address Environmental Justice in Minority Populations and Low-Income Populations (59 FR 7629, February 16, 1994); or OMB review or any Agency action under Executive Order 13045, entitled Protection of Children from Environmental Health Risks and Safety Risks (62 FR 19885, April 23, 1997). This action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the National Technology Transfer and Advancement Act of 1995 (NTTAA), Public Law 104-113, section 12(d) (15 U.S.C. 272 note). Since tolerances and exemptions that are established on the basis of a petition under section 408(d) of FFDCA, such as the tolerance in this final rule, do not require the issuance of a proposed rule, the requirements of the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 et seq.) do not apply. The Agency hereby certifies that this rule will not have significant negative economic impact on a substantial number of small entities. In addition, the Agency has determined that this action will not have a substantial direct effect on States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132, entitled Federalism(64 FR 43255, August 10, 1999). Executive Order 13132 requires EPA to develop an accountable process to ensure "meaningful and timely input by State and local officials in the development of regulatory policies that have federalism implications." "Policies that have federalism implications" is defined in the Executive order to include regulations that have "substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government." This final rule directly regulates growers, food processors, food handlers and food retailers, not States. This action does not alter the relationships or distribution of power and responsibilities established by Congress in the preemption provisions of section 408(n)(4) of FFDCA. For these same reasons, the Agency has determined that this rule does not have any "tribal implications" as described in Executive Order 13175, entitled Consultation and Coordination with Indian Tribal Governments (65 FR 67249, November 6, 2000). Executive Order 13175, requires EPA to develop an accountable process to ensure

"meaningful and timely input by tribal officials in the development of regulatory policies that have tribal implications." "Policies that have tribal implications" is defined in the Executive order to include regulations that have "substantial direct effects on one or more Indian tribes, on the relationship between the Federal Government and the Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes." This rule will not have substantial direct effects on tribal governments, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes, as specified in Executive Order 13175. Thus, Executive Order 13175 does not apply to this rule.

VIII. Congressional Review Act

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of this final rule in the Federal Register. This final rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: September 17, 2004. James Jones,

Director, Office of Pesticide Programs.

■ Therefore, 40 CFR chapter I is amended as follows:

PART 180—[AMENDED]

follows:

■ 1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 321(q), 346a and 371. ■ 2. Section 180.605 is added to read as

§ 180.605 Penoxsulam; tolerances for

(a) General. Tolerances are established for the herbicide,

penoxsulam (2-(2,2-difluoroethoxy)-N-(5,8-dimethoxy[1,2,4] triazolo[1,5-c]pyrimidin-2-yl]-6-(trifluoromethyl)benzenesulfonamide) in/on the following raw agricultural commodities:

Commodity	Parts per million
Rice, grain	0.02 0.50

(b) Section 18 emergency exemptions. [Reserved]

(c) Tolerances with regional registrations. [Reserved]

(d) Indirect or inadvertent residues. [Reserved]

[FR Doc. 04-21502 Filed 9-23-04; 8:45 am] BILLING CODE 6560-50-S

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-2004-0315; FRL-7680-1]

Dimethenamid: Pesticide Tolerance

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Final rule.

SUMMARY: This regulation establishes a tolerance for residues of dimethenamid in or on onions (dry bulb), garlic, shallots (dry bulb), tuberous and corm vegetables, sugar beets, garden beets, and horseradish. Interregional Research Project No. 4 (IR-4) requested these tolerances under the Federal Food, Drug, and Cosmetic Act (FFDCA), as amended by the Food Quality Protection Act of 1996 (FQPA). In addition, this regulatory action is part of the tolerance reassessment requirements of section 408(q) of the FFDCA 21 U.S.C. 346a(q), as amended by the FQPA of 1996. By law, EPA is required to reassess all tolerances in existence on August 2, 1996 by August 2006. This regulatory action will count for thirteen reassessments towards this August 2006 deadline.

DATES: This regulation is effective September 24, 2004. Objections and requests for hearings must be received on or before November 23, 2004.

ADDRESSES: To submit a written objection or hearing request follow the detailed instructions as provided in Unit VI. of the SUPPLEMENTARY INFORMATION. EPA has established a docket for this action under Docket identification (ID) number OPP-2004-0315. All documents in the docket are listed in the EDOCKET index at http://www.epa.gov/edocket. Although listed

in the index, some information is not publicly available, i.e., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically in EDOCKET or in hard copy at the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1801 South Bell St., Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305-5805.

FOR FURTHER INFORMATION CONTACT: Jim Tompkins, Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (703) 305–5697; e-mail address: tompkins.jim@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be potentially affected by this action if you are an agricultural producer, food manufacturer, or pesticide manufacturer. Potentially affected entities may include, but are not limited to:

• Crop production (NAICS 111), e.g., agricultural workers; greenhouse, nursery, and floriculture workers; farmers.

• Animal production (NAICS 112), e.g., cattle ranchers and farmers, dairy cattle farmers, livestock farmers.

• Food manufacturing (NAICS 311), e.g., agricultural workers; farmers; greenhouse, nursery, and floriculture workers; ranchers; pesticide applicators.

 Pesticide manufacturing (NAICS 32532), e.g., agricultural workers; commercial applicators; farmers; greenhouse, nursery, and floriculture workers; residential users.

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in this unit could also be affected. The North American Industrial Classification System (NAICS) codes have been provided to assist you and others in determining whether this action might apply to certain entities. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Access Electronic Copies of this Document and Other Related Information?

In addition to using EDOCKET (http://www.epa.gov/edocket/), you may access this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at http://www.epa.gov/fedrgstr/. A frequently updated electronic version of 40 CFR part 180 is available at E-CFR Beta Site Two at http://www.gpoaccess.gov/ecfr/. To access the OPPTS Harmonized Guidelines referenced in this document, go directly to the guidelines at http://www.epa.gpo/opptsfrs/home/guidelin.htm/.

II. Background and Statutory Findings

In the Federal Register of March 12, 2003 (68 FR11850) (FRL–7295–9), EPA issued a notice pursuant to section 408(d)(3) of the FFDCA, 21 U.S.C. 346a(d)(3), announcing the filing of a pesticide petition (PP 0E6196) by Interregional Research Project No. 4 (IR-4), Technology Centre of New Jersey, Rutgers, the State University of New Jersey, 681 U.S. Highway #1 South, North Brunswick, NJ 08902-3390. The petition requested that 40 CFR 180.464 be amended by establishing a tolerance for residues of the herbicide dimethenamid, (R,S)-2-chloro-N-[(1methyl-2-methoxy) ethyl]-N-(2,4dimethyl-thien-3-yl)-acetamide, in or on onions (dry bulb), garlic, shallots (dry bulb), tuberous and corm vegetables, sugar beets, garden beets, and horseradish at 0.01 parts per million (ppm). That notice included a summary of the petition prepared by IR-4, the registrant. There were no comments received in response to the notice of filing.

Dimethenamid was originally registered as a mixture of R and S-isomers (50:50, S:R), and tolerances for the 50:50 mixture were established for dry beans, field corn, sweet corn, peanuts, sorghum, and soybean. Manufacture of the 50:50 mixture has ceased and has been replaced by a mixture (dimethenamid-P) that is

enriched in the biologically active Sisomer (90:10, S:R). Registration of the original 50:50 mixture will be cancelled when existing stock is depleted. Currently, both dimethenamid (50:50, S:R) and dimethenamid-P (90:10, S:R) are used. The petition sought to have tolerances established on a non-isomer specific bases. The existing toxicological and residue chemistry databases are established primarily on studies conducted with the 50:50 mixture. To address the uncertainty concerning qualitative or quantitative toxicological difference(s) between the original 50:50 mixture and the enriched 90:10 mixture, EPA reviewed several toxicological studies conducted using both products. EPA concluded that the dimethenamid toxicology database is adequate for the risk assessment of both dimethenamid and dimethenamid-P. Therefore, 40 CFR 180.464 is being revised to include tolerances for residues resulting from application of both dimethenamid (50:50, S:R) and dimethenamid-P (90:10,

In addition, existing tolerances for dimethenamid were reassessed as part of the tolerance reassessment requirements of section 408(q) of the FFDCA 21 U.S.C. 346a(q), as amended by the FQPA of 1996. By law, EPA is required to reassess all tolerances in existence on August 2, 1996 by August 2006.

Section 408(b)(2)(A)(i) of FFDCA allows EPA to establish a tolerance (the legal limit for a pesticide chemical residue in or on a food) only if EPA determines that the tolerance is "safe." Section 408(b)(2)(A)(ii) of FFDCA defines "safe" to mean that "there is a reasonable certainty that no harm will result from aggregate exposure to the pesticide chemical residue, including all anticipated dietary exposures and all other exposures for which there is reliable information." This includes exposure through drinking water and in residential settings, but does not include occupational exposure. Section 408(b)(2)(C) of FFDCA requires EPA to give special consideration to exposure

of infants and children to the pesticide chemical residue in establishing a tolerance and to "ensure that there is a reasonable certainty that no harm will result to infants and children from aggregate exposure to the pesticide chemical residue...."

EPA performs a number of analyses to determine the risks from aggregate exposure to pesticide residues. For further discussion of the regulatory requirements of section 408 of FFDCA and a complete description of the risk assessment process, see the final rule on Bifenthrin Pesticide Tolerances (62 FR 62961, November 26, 1997) (FRL–5754–7).

III. Aggregate Risk Assessment and Determination of Safety

Consistent with section 408(b)(2)(D) of FFDCA, EPA has reviewed the available scientific data and other relevant information in support of this action. EPA has sufficient data to assess the hazards of and to make a determination on aggregate exposure, consistent with section 408(b)(2) of FFDCA, for a tolerance for residues of dimethenamid on onions (dry bulb), garlic, shallots (dry bulb), tuberous and corm vegetables, sugar beets, garden beets, and horseradish at 0.01 ppm. EPA's assessment of exposures and risks associated with establishing the tolerance follows.

A. Toxicological Profile

EPA has evaluated the available toxicity data and considered its validity, completeness, and reliability as well as the relationship of the results of the studies to human risk. EPA has also considered available information concerning the variability of the sensitivities of major identifiable subgroups of consumers, including infants and children. The nature of the toxic effects caused by dimethenamid are discussed in Table 1. of this unit as well as the no observed adverse effect level (NOAEL) and the lowest observed adverse effect level (LOAEL) from the toxicity studies reviewed.

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY

Guideline No.	Study Type	Results	
870.1100	Acute oral/rats [Sprague Dawley] dimethenamid- P (90:10 S:R isomers)	LD_{50} = 429 mg/kg for males LD_{50} = 531 mg/kg for females LD_{50} = 480 mg/kg for both sexes Toxicity category II	
870.1100	Acute oral/rats [Sprague Dawley] dimethenamid (50:50 S:R isomers)	$LD_{50} = 500$ mg/kg. The mean for both sexes Toxicity category II	

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY—Continued

Guideline No.	Study Type	Results	
870.1200	Acute dermal/rabbits dimethenamid-P (90:10 S:R isomers)	LD ₅₀ = > 2,000 mg/kg Toxicity category III	
870.j200	Acute dermal/rabbits dimethenamid (50:50 S:R isomers)	LD ₅₀ = > 2,000 mg/kg Toxicity category III	
870.1300	Acute inhalation [Sprague Dawley] dimethenamid- P (90:10 S:R isomers)	LC ₅₀ = 2.2 mg/L Toxicity category III	
870.1300	Acute inhalation/rats [Wistar] dimethenamid (50:50 S:R isomers)	LC ₅₀ = 4.99 mg/L Toxicity category III	
870.2400	Acute eye irritation rabbits dimethenamid-P (90:10 S:R isomers)	Minimally irritating Toxicity category III	
870.2400	Acute eye irritation/rabbits dimethenamid (50:50 S:R isomers)	Minimally irritating Toxicity category III	
870.2500	Acute dermal irritation rabbits dimethenamid-P (90:10 S:R isomers)	Minimally irritating Toxicity category IV	
870.2500	Acute dermal irritation/rab- bits dimethenamid (50:50 S:R isomers)	Minimally irritating Toxicity category IV	
870.2600	Skin sensitization [Guinea Pigs] dimethenamid-P (90:10 S:R isomers)	Mild skin senstizer	
870.2600	Skin sensitization [Guinea Pigs] dimethenamid (50:50 S:R isomers)	Mild skin senstizer	
870.3100	Subchronic Feeding/ Sprague Dawley Rat dimethenamid-P (90:10 S:R isomers)	NOAEL= 37/40(M/F) mg/kg/day [500 ppm] LOAEL= 110/125 (M/F) mg/kg/day [1,500 ppm] based on decreased body we (bwt) and bwt gain in males and females, increased gamma-glutamyl transfe in both sexes, increased cholesterol in males, increased absolute and relative weight and periportal hepatocytic hypertrophy and periportal eosinophilic is sions in males, centrilobular hypertrophy in females and liver necrosis in females.	
870.3100	Subchronic Feeding/ Sprague Dawley rat dimethenamid (50:50 S:R isomers)	NOAEL= 33.5/40.1 (M/F) mg/kg/day [500 ppm] LOAEL= 98/119 (m/f) mg/kg/day [1,500 ppm] based on decreased bwt and bwt gain, increased total protein in males; in females, increased cholesterol, increased liver weight and centrilobular hepatocytic enlargement	
870.3150	Subchronic oral toxicity (dog) dimethenamid (50:50 S:R isomers)	NOAEL = 4.72/4.98 (M/F) mg/kg/day [100 ppm] LOAEL = 33 6/39.7 (M/F) mg/kg/day [750 ppm] based on decreased but and gain in females, increased relative liver weight in both sexes, increased peripovacuolation in both sexes and dilation of liver sinusoids in females	
870.3200	21/28-Day dermal toxicity (rabbit) dimethenamid (50:50 S:R isomers)	NOAEL = 50 mg/kg/day LOAEL = 150 mg/kg/day based on decreased blood phosphate in both sexes [15 at 150mg/kg/day and 15% at 500 mg/kg/day] [p < 0.05]	
870.3250	Subchronic dermal toxicity dimethenamid (50:50 S:R isomers)	/ Not required	
870.3465	Subchronic inhalation toxicity es) dimethenamid (50:50 S:R isomers)	Not required	

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY—Continued

Guideline No.	Study Type	Results
870.3700	Prenatal developmental in (Sprague Dawley rats) dimethenamid-P (90:10 S:R isomers)	Maternal NOAEL = None LOAEL = 25 mg/kg/day based on bwt decrement on Gestation Day 13–19(Gday) (no single dose effect) and body weight gain decrease and food consumption decrease GDay 6–16 and 6–9, respectively Developmental NOAEL = 25 mg/kg/day LOAEL=150 mg/kg/day based on ossification delays in the pubis and at 300 mg/kg/day ossification delays in the pubis, sternal centra, incidences of microphthalmia, umbilical hernia and at 400 mg/kg/day increased post implantation loss in a range-finding study
870.3700	Prenatal developmental in (Sprague Dawley rats) dimethenamid (50:50 S:R isomers)	Maternal NOAEL = 50 mg/kg/day LOAEL = 215 mg/kg/day based on bwt decrement on GDay 12 (but not a single dose effect) and bwt decrement and food consumption decrease, both GDay 6–9 and 6–16 Developmental NOAEL = 215 mg/kg/day LOAEL= 425 mg/kg/day based on increased post implantation loss
870.3700	Prenatal Developmental (NZW/Rabbit) dimethenamid (50:50 S:R isomers)	Maternal NOAEL = 75 mg/kg/day LOAEL = 150 mg/kg/day based on slight bwt decrement (80g, GDay 12–15), bwt loss (75g GDay 15–19) and 2 abortions and in a 20 litter/group range-finding study, death (13/20) and abortions (7/20) at 250 mg/kg/day Developmental NOAEL = 75 mg/kg/day LOAEL = 150 mg/kg/day based on SS fetal incidence of irregular parietals and hyoid angulated. Litter incidence was nominally elevated by 50% and 100%, respec- tively, and nominally increase post implantation loss (double control)
870.3800	Reproduction and fertility effects (Wistar rats)dimethenamid (50:50 S:R isomers)	Parental/Systemic NOAEL = M/F 36/40 mg/kg/day [500 ppm] LOAEL =M/F 150/160 mg/kg/day [2,000 ppm] based on decrease bwt, bwt gain, food consumption and absolute and relative liver weight increase Reproductive NOAEL = M/F 150/160 mg/kg/day [2,000 ppm] LOAEL = None Offspring NOAEL = 40 mg/kg/day [500 ppm] LOAEL = 160 mg/kg/day [2,000 ppm] based on f1 pup weight decrement at LDay 21 and f2 pup weight decrease at LDay day 7 and 2
870.4100	Chronic toxicity (Rat) dimethenamid (50:50 S:R isomers)	Satisfied by data for 870.4300
870.4100	Chronic toxicity (dog) dimethenamid (50:50 S:R isomers)	NOAEL = M/F 10.1/9.1 mg/kg/day [250 ppm] LOAEL = M/F 48.7/49.3 mg/kg/day [1,250 ppm] based on decreased bwt and bwt gains [43% to 60%, 0–26 wk] both sexes 100% in males wk 26–52] alkaline phosphatase increased in females 109–2185 through out study and 80% in males. Portal vacuolation in males; vacuoles not lipid or glycogen
870.4200	Carcinogenicity (rat dimethenamid (50:50 S:R isomers)	Satisfied by data for 870.4300
870.4200	Carcinogenicity (mouse) dimethenamid (50:50 S:R isomers)	NOAEL = 300 ppm (M/F: 40.8/40.1 mg/kg/day) LOAEL = 1,500 ppm (M/F: 205/200 mg/kg/day) based on decreased bwt gain in both sexes No treatment related tumors were seen at adequate doses
870.4300	Chronic/carc-inogenicity (Sprague Dawley rat) dimethenamid (50:50 S:R isomers)	NOAEL = 100 ppm [M/F: 5.1/6.8 mg/kg/day] LOAEL = 7,000 ppm [M/F: 36/49 mg/kg/day] based on decreased bwt and bwt gair in both sexes and microscopic hepatic lesions in both sexes. A dose related in- creased incidence of liver tumors in males (benign and malignant combined) were seen at the 1,500 ppm dose both exceeding slightly historical controls Dimethenamid (50:50 S:R isomers) characterized as a Group C - possible humar carcinogen. For the purpose of risk assessment, the MOE approach will be used for human risk assessment)
870.5100	Bacterial Reverse mutation dimethenamid-P (90:10 S:R isomers)	S. typhimurium exposed to 500–4,000 μg/plate +/- S9 E. coli exposed to 20–5,000 μg/plate +/- S9 using the standard plate incorporation method or 4–2,500 μg/plate +/- S9 using the pre-incubation modification to the standard test. Highest doses were cytotoxic All assays were negative

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY—Continued

Guideline No.	Study Type	Results	
870.5100	Bacterial Reverse mutation dimethenamid-P (90:10 S:R isomers)	Exposed to 20–5,000 μg/plate in a plate incorporation assay. Marginal cytotoxicity at limit dose of 5,000 μg/plate +/ - S9 Assays were negative with both bacteria +/ - S9	
870.5100	Bacterial Reverse mutation dimethenamid-P (90:10 S:R isomers)	Repeat of MRID # 44123502. <i>S. typhimurium</i> TA100 was exposed to 100–5,000 μg/ plate +/ – S9 . Assay was negative	
870.5100	Bacterial Reverse mutation dimethenamid-P (90:10 S:R isomers)	Exposed to 100–5,000 μg/plate, +/- S9, in a plate incorporation assay. Insolubility seen at 333 and 5,000 μg/plate, but no toxicity at any dose +/- S9 Assays were negative with both bacteria + S9, however, - S9 induced 1.5 fold increases at 333 μg/plate and 4.1 fold increases in reverents in TA100 strain at 5000 μg/plate. This mutagenic response was reproducible at 100 to 5,000 μg/plate	
870.5100	Bacterial Reverse muta- tion dimethenamid-P (90:10 S:R isomers)	Strains tested at 1000–10,000 μg/plate, – S9 and 1,000–6,500 μg/plate, + S9. Cytotoxicity and precipitation were noted at higher doses Test was negative, +/- S9	
870.5300	Mammalian cell mutation dimethenamid-P (90:10 S:R isomers)	Chinese hamster ovary (CHO) cells were exposed to 100–400 μg/mL, − S9, and 100–450 μg/mL, + S9. Slight cytotoxicity was seen at the highest dose and severe toxicity was seen at ≥ 500 μg/mL. Test was negative for mutagenic effects, +/− S9	
870.5395	Mouse erythrocyte micro- nucleus test dimethenamid (50:50 S:R isomers)	CD-1 mice dosed at 710 mg/kg in two daily doses. LD_{50} = 1,417 mg/kg. Bone marrow erythrocytes harvested 24 and 48 hours later Test negative	
870.5395	Mouse erythrocyte micro- nucleus test dimethenamid (50:50 S:R isomers)	Mice dosed 0-1,000 mg/kg in single doses. Mice showed no toxicity; only one mouse died Test negative	
870.5375	Chromosomal aberration test dimethenamid (50:50 S:R isomers)	Cells in 125–150 μg/mL, – S9 and 400 to 500 μg/mL, + S9; all doses were cytotoxic. Study needs repeating at none cytotoxic doses. Test considered equivocally positive	
870.5550	Unscheduled DNA (deoxyribonucleic acid) Synthesis (UDS) in rat hepatocytes dimethenamid (50:50 S:R isomers)	Cell in 1.0–100 nl/mL. No cytotoxicity was seen Test was negative	
870.5550	UDS in rat hepatocytes dimethenamid (50:50 S:R isomers)	Fisher 344 rat administered SAN 582H doses of 158 or 500 mg/kg. Sampled 2–4 and 12–14 hours after dosing. Only 0.2–3.6% cells in repair, but negative control was less than zero Test was negative for UDS at 158 and 500 mg/kg	
870.5550	UDS in rat hepatocytes dimethenamid (50:50 S:R isomers)	SAN 582H administered at 0.01 to 50 μg/mL. Unscheduled DNA synthesis was seen well below cytotoxic doses. Unequivocally positive for UDS Test positive	
870.5550	UDS in rat hepatocytes dimethenamid (50:50 S:R isomers)	SAN 582H administered at 0.0128 to 1,000 μg/mL to rat primary cultures hepatocytes. Doses at 1,000 μg/mL were cytotoxic. No UDS was noted Test negative for UDS	
870.5450	Dominant Lethal dimethenamid (50:50 S:R isomers)	Male Charles River (CR) rats (40–55) administered SAN 582H in single oral of 275, 550, or 1,100 mg/kg were mated starting at 10 weeks to 40–55 fe undosed CR rats. Increased dead implants at week 1 and week 2 may sugg dominant lethal effect. These were mostly late implant deaths, which some sultants claim are not characteristic of a dominant lethal effect	
870.5450	Dominant Lethal dimethenamid (50:50 S:R isomers)	Male Sprague Dawley rats (40–60) administered SAN 582H in single oral dos 275, 550, or 1,100 mg/kg were mated starting the day after dosing in Trial 1 days after dosing in Trial 2 to 80–120 female undosed Sprague Dawley Each male was mated to 2 females over a five day sequence. Results equive Note: Both the high dose rabbit and rat developmental studies showed increase and early resorptions	

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY—Continued

Guideline No.	Study Type .	Results	
870.5375	Cytogenetics in CHO cells dimethenamid-P(90:10 S:R isomers)	CHO cells were exposed to 2–120 μg/mL − S9; cytotoxic at ≥ 120 μg/mL. CHO cells were exposed to 15–120 μg/mL + S9; cytotoxic at ≥ 500 μg/mL Assay was negative +/− S9	
870.5395	Cytogenetics; mouse erythrocyte microncleus test dimethenamid-P (90:10 S:R isomers)	Mice (5/sex) were exposed to i.p. injections of 103, 205, 410 mg/kg Assay was negative, indicating no clastogenic or aneugenic response	
870.5550	UDS in mammalian cell culture dimethenamid-P (90:10 S:R isomers)	Cells tested at 7.8–125 μ g/mL. Cytotoxicity and insolubility were seen at \geq 250 μ g/mL Test was negative for UDS	
870.6200	Acute neurotoxicity screening battery dimethenamid-P (90:10 S:R isomers)	Not required	
870.6200	Acute neurotoxicity screening battery dimethenamid (50:50 S:R isomers)	Not required	
870.6200	Subchronic neurotoxicity screening battery dimethenamid-P (90:10 S:R isomers)	Not required	
870.6300	Developmental neurotoxicity dimethenamid-P (90:10 S:R isomers)	Not required	
870.7485	Metabolism and phar- macokinetics (species) dimethenamid-P (90:10 S:R isomers)	Not required	
870.7600	Dermal penetration (species) dimethenamid-P (90:10 S:R isomers)	Not required	
870.7600	Dermal penetration (species) dimethenamid (50:50 S:R isomers)	Not required	

B. Toxicological Endpoint

The dose at which no adverse effects are observed (the NOAEL) from the toxicology study identified as appropriate for use in risk assessment is used to estimate the toxicological level of concern (LOC). However, the lowest dose at which adverse effects of concern are identified (the LOAEL) is sometimes used for risk assessment if no NOAEL was achieved in the toxicology study selected. An uncertainty factor (UF) is applied to reflect uncertainties inherent in the extrapolation from laboratory animal data to humans and in the variations in sensitivity among members of the human population as well as other unknowns. An UF of 100 is routinely used, 10X to account for interspecies differences and 10X for intraspecies differences.

Three other types of safety or uncertainty factors may be used: "Traditional uncertainty factors;" the "special FQPA safety factor;" and the "default FQPA safety factor." By the term "traditional uncertainty factor," EPA is referring to those additional uncertainty factors used prior to FQPA passage to account for database deficiencies. These traditional uncertainty factors have been incorporated by the FQPA into the additional safety factor for the protection of infants and children. The term "special FQPA safety factor" refers to those safety factors that are deemed necessary for the protection of infants and children primarily as a result of the FQPA. The "default FQPA safety factor" is the additional 10X safety factor that is mandated by the statute unless it is decided that there are reliable data to

choose a different additional factor (potentially a traditional uncertainty factor or a special FQPA safety factor).

For dietary risk assessment (other than cancer) the Agency uses the UF to calculate an acute or chronic reference dose (acute RfD or chronic RfD) where the RfD is equal to the NOAEL divided by an UF of 100 to account for interspecies and intraspecies differences and any traditional uncertainty factors deemed appropriate (RfD = NOAEL/UF). Where a special FQPA safety factor or the default FQPA safety factor is used, this additional factor is applied to the RfD by dividing the RfD by such additional factor. The acute or chronic Population Adjusted Dose (aPAD or cPAD) is a modification of the RfD to accommodate this type of safety factor.

For non-dietary risk assessments (other than cancer) the UF is used to

determine the LOC. For example, when 100 is the appropriate UF (10X to account for interspecies differences and 10X for intraspecies differences) the LOC is 100. To estimate risk, a ratio of the NOAEL to exposures (margin of exposure (MOE) = NOAEL/exposure) is calculated and compared to the LOC.

The linear default risk methodology (Q*) is the primary method currently used by the Agency to quantify carcinogenic risk. The Q* approach assumes that any amount of exposure will lead to some degree of cancer risk.

A Q^* is calculated and used to estimate risk which represents a probability of occurrence of additional cancer cases (e.g., risk). An example of how such a probability risk is expressed would be to describe the risk as one in one hundred thousand (1 X 10^{-5}), one in a million (1 X 10^{-6}), or one in ten million (1 X 10^{-7}). Under certain specific circumstances, MOE calculations will be used for the carcinogenic risk assessment. In this non-linear approach, a "point of departure" is identified below which

carcinogenic effects are not expected. The point of departure is typically a NOAEL based on an endpoint related to cancer effects though it may be a different value derived from the dose response curve. To estimate risk, a ratio of the point of departure to exposure (MOE_{cancer} = point of departure/exposures) is calculated.

A summary of the toxicological endpoints for dimethenamid used for human risk assessment is shown in Table 2. of this unit:

TABLE 2.—SUMMARY OF TOXICOLOGICAL DOSE AND ÉNDPOINTS FOR DIMETHENAMID FOR USE IN HUMAN RISK ASSESSMENT.

Exposure Scenario	Dose Used in Risk Assess- ment, Interspecies and Intraspecies and any Tradi- tional UF	Special FQPA SF and Level of Concern for Risk Assessment	Study and Toxicological Effects
Acute Dietary (Females 13–49 years of age) Based on [RS] data	NOAEL = 75 mg/kg/day UF = 100 Acute RfD = 0.75 mg/kg/day	FQPA SF = 1X aPAD = acute RfD + FQPA SF = 0.75 mg/kg/day	Developmental Toxicity in rabbits Maternal; LOAEL = 150 mg/kg/day based on abortions and decreased body weight gain and food consumption Developmental; LOAEL = 150 mg/kg/day based on post-implantation loss
Chronic Dietary (All populations) Based on [RS] data	NOAEL= 5 mg/kg/day UF = 100 Chronic RfD = 0.05 mg/kg/ day	FQPA SF = 1X cPAD = chronic RfD + FQPA SF = 0.05 mg/kg/ day	Chronic/rats LOAEL = M/F; 36/49 mg/kg/day based on decreased body weight and body weight gain in both sexes, increased food conversion ratios in females, and increased microscopic hepatic lesions in both sexes
Carcinogenicity Based on [RS] data	Classified as a Group C (possible human car- cinogen)	N/A	Chronic risk assessment protective of any potential carcinogenic risk

C. Exposure Assessment

1. Dietary exposure from food and feed uses. Tolerances have been established (40 CFR 180.464) for the residues of dimethenamid, in or on a variety of raw agricultural commodities. Risk assessments were conducted by EPA to assess dietary exposures from dimethenamid in food as follows:

i. Acute exposure. Acute dietary risk assessments are performed for a fooduse pesticide, if a toxicological study has indicated the possibility of an effect of concern occurring as a result of a oneday or single exposure. In conducting the acute dietary risk assessment EPA used the Dietary Exposure Evaluation Model software with the Food Commodity Intake Database (DEEM-FCIDTM), which incorporates food consumption data as reported by respondents in the United States Department of Agriculture (USDA) 1994-1996 and 1998 Nationwide Continuing Surveys of Food Intake by Individuals (CSFII), and accumulated exposure to the chemical for each commodity. The following assumptions

were made for the acute exposure assessments: The residue estimate for each food commodity was the tolerance for that crop (0.01 ppm) and each crop was assessed as if 100% of the crop has been treated with dimethenamid.

ii. Chronic exposure. In conducting the chronic dietary risk assessment EPA used the DEEM-FCIDTM, which incorporates food consumption data as reported by respondents in the USDA 1994–1996 and 1998 CSFII, and accumulated exposure to the chemical for each commodity. The following assumptions were made for the chronic exposure assessments: The residue estimate for each food commodity was the tolerance for that crop (0.01 ppm) and each crop was assessed as if 100% of the crop has been treated with dimethenamid.

iii. Cancer. Dimethenamid (50:50 S:R isomers) was classified as a group "C" (possible human carcinogen). The Agency concluded that the chronic risk assessment, making use of the cPAD, to be protective of any potential carcinogenic risk. Dimethenamid is at best a weak carcinogen. An intermediate

dose showed marginally significant results (p = 0.056) with liver adenomas one species (rat) and one sex (males). The incidence of liver tumors was just slightly increased from the level in the historical control data. Higher doses did not demonstrate the occurrence of liver adenomas significantly different from the controls. No dose-related tumors were seen in the mouse carcinogenicity study, and a battery of mutagenicity studies with dimethenamid-P (90:10 S:R isomers) were negative or equivocal for genetic mutations including unscheduled DNA synthesis.

2. Dietary exposure from drinking water. The Agency lacks sufficient monitoring exposure data to complete a comprehensive dietary exposure analysis and risk assessment for dimethenamid in drinking water. Because the Agency does not have comprehensive monitoring data, drinking water concentration estimates are made by reliance on simulation or modeling taking into account data on the physical characteristics of dimethenamid.

The Agency uses the Generic Estimated Environmental Concentration (GENEEC) or the Pesticide Root Zone Model/Exposure Analysis Modeling System (PRZM/EXAMS) to estimate pesticide concentrations in surface water and SCI-GROW, which predicts pesticide concentrations in groundwater. In general, EPA will use GENEEC (a tier 1 model) before using PRZM/EXAMS (a tier 2 model) for a screening-level assessment for surface water. The GENEEC model is a subset of the PRZM/EXAMS model that uses a specific high-end runoff scenario for pesticides. GENEEC incorporates a farm pond scenario, while PRZM/EXAMS incorporate an index reservoir environment in place of the previous pond scenario. The PRZM/EXAMS model includes a percent crop area factor as an adjustment to account for the maximum percent crop coverage within a watershed or drainage basin.

None of these models include consideration of the impact processing (mixing, dilution, or treatment) of raw water for distribution as drinking water would likely have on the removal of pesticides from the source water. The primary use of these models by the Agency at this stage is to provide a screen for sorting out pesticides for which it is unlikely that drinking water concentrations would exceed human

health levels of concern. Since the models used are considered to be screening tools in the risk assessment process, the Agency does not use estimated environmental concentrations (EECs), which are the model estimates of a pesticide's concentration in water. EECs derived from these models are used to quantify drinking water exposure and risk as a %RfD or %PAD. Instead drinking water levels of comparison (DWLOCs) are calculated and used as a point of comparison against the model estimates of a pesticide's concentration in water. DWLOCs are theoretical upper limits on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food, and from residential uses. Since DWLOCs address total aggregate exposure to dimethenamid they are further discussed in the aggregate risk sections

Based on the PRZM/EXAMS and SCI-GROW models, the EECs of dimethenamid for acute exposures are estimated to be 49 parts per billion (ppb) for surface water and 0.42 ppb for groundwater. The EECs for chronic exposures are estimated to be 7.9 ppb (non-cancer exposure) and 5.1 ppb (cancer exposure) for surface water and 0.42 ppb for groundwater.

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3. From non-dietary exposure. The term "residential exposure" is used in this document to refer to nonoccupational, non-dietary exposure (e.g., for lawn and garden pest control, indoor pest control, termiticides, and flea and tick control on pets).

Dimethenamid is not registered for use on any sites that would result in

residential exposure.

4. Cumulative effects from substances with a common mechanism of toxicity. Section 408(b)(2)(D)(v) of FFDCA requires that, when considering whether to establish, modify, or revoke a tolerance, the Agency consider "available information" concerning the cumulative effects of a particular pesticide's residues and "other substances that have a common mechanism of toxicity.'

Unlike other pesticides for which EPA has followed a cumulative risk approach based on a common mechanism of toxicity, EPA has not made a common mechanism of toxicity finding as to dimethenamid and any other substances. Dimethenamid does not appear to produce a toxic metabolite produced by other substances. For the purposes of this tolerance action, therefore, EPA has not assumed that dimethenamid has a common mechanism of toxicity with other substances. For information regarding EPA's efforts to determine which chemicals have a common mechanism of toxicity and to evaluate the cumulative effects of such chemicals, see the policy statements released by EPA's Office of Pesticide Programs (OPP) concerning common mechanism determinations and procedures for cumulating effects from substances found to have a common mechanism on EPA's web site at http://www.epa.gov/ pesticides/cumulative/.

D. Safety Factor for Infants and Children

1. In general. Section 408 of FFDCA provides that EPA shall apply an additional tenfold margin of safety for infants and children in the case of threshold effects to account for prenatal and postnatal toxicity and the completeness of the data base on toxicity and exposure unless EPA determines based on reliable data that a different margin of safety will be safe for infants and children. Margins of safety are incorporated into EPA risk assessments either directly through use of a MOE analysis or through using uncertainty (safety) factors in calculating a dose level that poses no appreciable risk to humans. In applying this provision, EPA either retains the default value of 10X when reliable data

do not support the choice of a different factor, or, if reliable data are available, EPA uses a different additional safety factor value based on the use of traditional uncertainty factors and/or special FQPA safety factors, as appropriate.

2. Prenatal and postnatal sensitivity. No offspring pre- or postnatal susceptibility to either dimethenamid (50:50 S:R isomers) or dimethenamid-P (90:10 S:R isomers) was seen in a rabbit or two rat developmental studies and reproduction study. There is low concern for pre- or postnatal toxicity since the developmental effects from the [S] and [RS] mixture are similar and

occur at similar doses.

3. Conclusion. There is a complete toxicity data base for dimethenamid and exposure data are complete or are estimated based on data that reasonably accounts for potential exposures. EPA determined that the safety factor for dimethenamid should be 100 (10X safety factor for interspecies extrapolation and 10X for intraspecies variation). The additional FQPA SF was removed taking into account the low concerns and lack residual uncertainties with regard to prenatal and postnatal toxicity and the completeness of the toxicity and exposure data base.

E. Aggregate Risks and Determination of

To estimate total aggregate exposure to a pesticide from food, drinking water, and residential uses, the Agency calculates DWLOCs which are used as a point of comparison against EECs. DWLOC values are not regulatory standards for drinking water. DWLOCs are theoretical upper limits on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food and residential uses. In calculating a DWLOC, the Agency determines how much of the acceptable exposure (i.e., the PAD) is available for exposure through drinking water (e.g., allowable chronic water exposure (mg/kg/day) = cPAD - (average food + residential exposure)). This allowable exposure through drinking water is used to calculate a DWLOC.

A DWLOC will vary depending on the toxic endpoint, drinking water consumption, and body weights. Default body weights and consumption values as used by the EPA's Office of Water are used to calculate DWLOCs: 2 liter (L)/ 70 kg (adult male), 2L/60 kg (adult female), and 1L/10 kg (child). Default body weights and drinking water consumption values vary on an individual basis. This variation will be taken into account in more refined screening-level and quantitative

drinking water exposure assessments. Different populations will have different DWLOCs. Generally, a DWLOC is calculated for each type of risk assessment used: Acute, short-term, intermediate-term, chronic, and cancer.

When EECs for surface water and ground water are less than the calculated DWLOCs, OPP concludes with reasonable certainty that exposures to the pesticide in drinking water (when considered along with other sources of exposure for which OPP has reliable

data) would not result in unacceptable levels of aggregate human health risk at this time. Because OPP considers the aggregate risk resulting from multiple exposure pathways associated with a pesticide's uses, levels of comparison in drinking water may vary as those uses change. If new uses are added in the future, OPP will reassess the potential impacts of residues of the pesticide in drinking water as a part of the aggregate risk assessment process.

1. Acute risk. The dimethenamid aPAD is 0.75 mg/kg/day (applicable to child bearing females only (females 13–49 years old) (Table 3.). The estimated acute (one day) aggregate exposure of females 13–49 years of age (0.006857 mg/kg/day) utilizes less than 1% of the dimethenamid aPAD. For the other population subgroups, an appropriate acute endpoint attributed to a single dose was not available in the toxicity data base including the developmental toxicity studies.

TABLE 3.—AGGREGATE RISK ASSESSMENT FOR ACUTE EXPOSURE TO DIMETHENAMID

Population Subgroup	aPAD (mg/ kg)	% aPAD (Food)	Surface Water EEC (ppb)	Ground Water EEC (ppb)	Acute DWLOC (ppb)
Females 13–49 yrs	0.75	< 1%	49	0.42	22,294

2. Chronic risk. The dimethenamid cPAD is 0.05 mg/kg/day. The estimated chronic aggregate exposure is the same as the chronic dietary exposure because dimethenamid has no residential uses.

The chronic dietary exposure utilizes less than 1% of the cPAD for all population subgroups except infants less than 1 year old, which utilizes less than 2% of the dimethenamid cPAD.

The chronic DWLOC was acceptable for chronic exposure to surface and groundwater (Table 4.).

TABLE 4.—AGGREGATE RISK ASSESSMENT FOR CHRONIC (NON-CANCER) EXPOSURE TO DIMETHENAMID

Population Subgroup	cPAD mg/ kg/day	% cPAD (Food).	Surface Water EEC (ppb)	Ground Water EEC (ppb)	Chronic DWLOC (ppb)
U.S. population	0.05	< 1	7.9	0.42	1,494
All infants (< 1 yr.)	0.05	< 2	7.9	0.42	494
Children 1–2 yrs.	0.05	< 1	7.9	0.42	497
Children 3–5 yrs.	0.05	< 1	7.9	0.42	248
Children 6–12 yrs.	0.05	< 1	7.9	0.42	249
Youth 13–19 yrs.	0.05	< 1	7.9	0.42	249
Adults 20–49 yrs.	0.05	< 1	7.9	0.42	1,494
Adults 50+ yrs.	0.024	. < 1	7.9	0.42	719
Females 13–49 yrs.	0.024	< 1	7.9	0.42	719

3. Short-term risk. Short-term aggregate exposure takes into account residential exposure plus chronic exposure to food and water (considered to be a background exposure level).

Dimethenamid is not registered for use on any sites that would result in residential exposure. Therefore, the aggregate risk is the sum of the risk from food and water, which do not exceed the Agency's level of concern.

4. Intermediate-term risk.
Intermediate-term aggregate exposure takes into account residential exposure plus chronic exposure to food and water (considered to be a background exposure level).

Dimethenamid is not registered for use on any sites that would result in residential exposure. Therefore, the aggregate risk is the sum of the risk from food and water, which do not exceed the Agency's level of concern.

- 5. Aggregate cancer risk for U.S. population. The Agency considers the chronic aggregate risk assessment, making use of the cPAD, to be protective of any aggregate cancer risk. See Table 4., Unit III.E.2.
- 6. Determination of safety. Based on these risk assessments, EPA concludes that there is a reasonable certainty that no harm will result to the general population, and to infants and children

from aggregate exposure to dimethenamid residues.

IV. Other Considerations

A. Analytical Enforcement Methodology

Adequate enforcement methodology (AM-0884-0193-1) is available to enforce the tolerance expression. AM-0884-0193-1 is a GC method using an HP-1 or HP-5 column and mass selective detection (MSD). The method may be requested from: Chief, Analytical Chemistry Branch, Environmental Science Center, 701 Mapes Rd., Ft. Meade, MD 20755-5350; telephone number: (410) 305-2905; email address: residuemethods@epa.gov.

B. International Residue Limits

There are no Codex maximum residue levels (MRL's) for dimethenamid.

C. Conditions

There are no conditions of registration for establishment of tolerances on: onions (dry bulb), garlic, shallots (dry bulb), tuberous and corm vegetables, sugar beets, garden beets, and horseradish.

V. Conclusion

Therefore, the tolerance is established for residues of dimethenamid, (R,S)-2chloro-N-[(1-methyl-2-methoxy) ethyl]-N-(2,4-dimethyl-thien-3-yl)-acetamide, in or on onions (dry bulb), garlic, shallots (dry bulb), tuberous and corm vegetables, sugar beets, garden beets, and horseradish at 0.01 ppm. This action results in the reassessment of thirteen tolerances as follows: bean, dry, seed at 0.01 ppm; corn, forage at 0.01 ppm; corn, grain at 0.01 ppm; corn, stover at 0.01 ppm; corn, sweet, fodder (stover) at 0.01 ppm; corn, sweet, forage at 0.01 ppm; corn, sweet, kernel plus cob with husks removed at 0.01 ppm; peanut at 0.01 ppm; peanut, hay at 0.01 ppm; sorghum, grain, fodder at 0.01 ppm; sorghum, grain, forage at 0.01, ppm; sorghum, grain at 0.01 ppm; and soybeans at 0.01 ppm.

VI. Objections and Hearing Requests

Under section 408(g) of FFDCA, as amended by FQPA, any person may file an objection to any aspect of this regulation and may also request a hearing on those objections. The EPA procedural regulations which govern the submission of objections and requests for hearings appear in 40 CFR part 178. Although the procedures in those regulations require some modification to reflect the amendments made to FFDCA by FQPA, EPA will continue to use those procedures, with appropriate adjustments, until the necessary modifications can be made. The new section 408(g) of FFDCA provides essentially the same process for persons to "object" to a regulation for an exemption from the requirement of a tolerance issued by EPA under new section 408(d) of FFDCA, as was provided in the old sections 408 and 409 of FFDCA. However, the period for filing objections is now 60 days, rather than 30 days.

A. What Do I Need to Do to File an Objection or Request a Hearing?

You must file your objection or request a hearing on this regulation in accordance with the instructions provided in this unit and in 40 CFR part 178. To ensure proper receipt by EPA,

you must identify docket ID number OPP-2004-0315 in the subject line on the first page of your submission. All requests must be in writing, and must be mailed or delivered to the Hearing Clerk on or before November 23, 2004

on or before November 23, 2004. 1. Filing the request. Your objection must specify the specific provisions in the regulation that you object to, and the grounds for the objections (40 CFR 178.25). If a hearing is requested, the objections must include a statement of the factual issues(s) on which a hearing is requested, the requestor's contentions on such issues, and a summary of any evidence relied upon by the objector (40 CFR 178.27). Information submitted in connection with an objection or hearing request may be claimed confidential by marking any part or all of that information as CBI. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. A copy of the information that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice.

Mail your written request to: Office of the Hearing Clerk (1900L), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001. You may also deliver your request to the Office of the Hearing Clerk in Suite 350, 1099 14th St., NW., Washington, DC 20005. The Office of the Hearing Clerk is open from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Office of the Hearing

Clerk is (202) 564-6255.

2. Copies for the Docket. In addition to filing an objection or hearing request with the Hearing Clerk as described in Unit VI.A., you should also send a copy of your request to the PIRIB for its inclusion in the official record that is described in ADDRESSES. Mail your copies, identified by docket ID number OPP-2004-0315, to: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-0001. In person or by courier, bring a copy to the location of the PIRIB described in ADDRESSES. You may also send an electronic copy of your request via email to: opp-docket@epa.gov. Please use an ASCII file format and avoid the use of special characters and any form of encryption. Copies of electronic objections and hearing requests will also be accepted on disks in WordPerfect 6.1/8.0 or ASCII file format. Do not include any CBI in your electronic copy.

You may also submit an electronic copy of your request at many Federal Depository Libraries.

B. When Will the Agency Grant a Request for a Hearing?

A request for a hearing will be granted if the Administrator determines that the material submitted shows the following: There is a genuine and substantial issue of fact; there is a reasonable possibility that available evidence identified by the requestor would, if established resolve one or more of such issues in favor of the requestor, taking into account uncontested claims or facts to the contrary; and resolution of the factual issues(s) in the manner sought by the requestor would be adequate to justify the action requested (40 CFR 178.32).

VII. Statutory and Executive Order Reviews

This final rule establishes a tolerance under section 408(d) of FFDCA in response to a petition submitted to the Agency. The Office of Management and Budget (OMB) has exempted these types of actions from review under Executive Order 12866, entitled Regulatory Planning and Review (58 FR 51735, October 4, 1993). Because this rule has been exempted from review under Executive Order 12866 due to its lack of significance, this rule is not subject to Executive Order 13211, Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use (66 FR 28355, May 22, 2001). This final rule does not contain any information collections subject to OMB approval under the Paperwork Reduction Act (PRA), 44 U.S.C. 3501 et seq., or impose any enforceable duty or contain any unfunded mandate as described under Title II of the Unfunded Mandates Reform Act of 1995 (UMRA) (Public Law 104-4). Nor does it require any special considerations under Executive Order 12898, entitled Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations (59 FR 7629, February 16, 1994); or OMB review or any Agency action under Executive Order 13045, entitled Protection of Children from Environmental Health Risks and Safety Risks (62 FR 19885, April 23, 1997). This action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the National Technology Transfer and Advancement Act of 1995 (NTTAA), Public Law 104-113, section 12(d) (15 U.S.C. 272 note). Since tolerances and exemptions that are established on the basis of a petition

under section 408(d) of FFDCA, such as the tolerance in this final rule, do not require the issuance of a proposed rule, the requirements of the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 et seq.) do not apply. In addition, the Agency has determined that this action will not have a substantial direct effect on States, on the relationship between the national government and the States. or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132, entitled Federalism (64 FR 43255, August 10, 1999). Executive Order 13132 requires EPA to develop an accountable process to ensure "meaningful and timely input by State and local officials in the development of regulatory policies that have federalism implications." "Policies that have federalism implications" is defined in the Executive order to include regulations that have "substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government." This final rule directly regulates growers, food processors, food handlers and food retailers, not States. This action does not alter the relationships or distribution of power and responsibilities established by Congress in the preemption provisions of section 408(n)(4) of FFDCA. For these same reasons, the Agency has determined that this rule does not have any "tribal implications" as described in Executive Order 13175, entitled Consultation and Coordination with Indian Tribal Governments (65 FR 67249, November 6, 2000). Executive Order 13175, requires EPA to develop an accountable process to ensure "meaningful and timely input by tribal officials in the development of regulatory policies that have tribal implications." "Policies that have tribal implications" is defined in the Executive order to include regulations that have "substantial direct effects on one or more Indian tribes, on the relationship between the Federal Government and the Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes." This rule will not have substantial direct effects on tribal governments, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes, as specified in Executive Order 13175.

Thus, Executive Order 13175 does not apply to this rule.

VIII. Congressional Review Act

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate. the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of this final rule in the Federal Register. This final rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: September 14, 2004.

Lois Rossi,

Director, Registration Division, Office of Pesticide Programs.

■ Therefore, 40 CFR part 180 is amended as follows:

PART 180-[AMENDED]

■ 1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 321(q), 346a and 371.

- 2. Section 180.464 is amended as follows:
- a. By revising paragraph (a). b. By removing and reserving paragraph (b).

§ 180.464 Dimethenamid, 2-chloro-N-[(1-methyl-2-methoxy)ethyl]-N-(2,4-dimethylthlen-3-yl)-acetamide.

(a) General. Tolerances are established for residues of the herbicide dimethenamid, 1(R,S)-2-chloro-N-[(1-methyl-2-methoxy)ethyl]-N-(2,4-dimethylthien-3-yl)-acetamide, applied as either the 90:10 or 50:50 S:R isomers, in or on the following food commodities:

Commodity	Parts per million
Bean, dry, seed	0.01
Beet, garden, roots	0.01
Beet, garden, tops	0.01
Beet, sugar, dried pulp	0.01
Beet, sugar, molasses	0.01
Beet, sugar, roots	0.01
Beet, sugar, tops	0.01

Commodity	Parts per million
Corn, field, forage	0.01
Corn, field, grain	0.01
Corn, field, stover	0.01
Corn, pop, forage	0.01
Corn, pop, grain	0.01
Corn, pop, stover	0.01
Corn, sweet, forage	0.01
Corn, sweet, kernal plus cob	
with husks removed	0.0
Corn, sweet, stover	0.0
Garlic	0.0
Onion, dry bulb	0.0
Peanut, hay	0.0
Peanut, nutmeat	0.0
Shallot, bulb	0.0
Sorghum, grain	0.0
Sorghum, grain, forage	0.0
Sorghum, grain, stover	0.0
Soybean, seed	0.0
Tuberous and corm vegetables	0.0

(b) Section 18 emergency exemptions. [Reserved]

[FR Doc. 04-21501 Filed 9-23-04; 8:45 am] BILLING CODE 6560-50-S

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-2004-0293; FRL-7680-2]

Lactofen; Pesticide Toierance

AGENCY: Environmental Protection Agency (EPA). ACTION: Final rule.

SUMMARY: This regulation establishes tolerances for residues of lactofen in or on cotton undelinted seed, cotton gin byproducts, and peanut. Valent U.S.A. Corporation requested this tolerance under the Federal Food, Drug, and Cosmetic Act (FFDCA), as amended by the Food Quality Protection Act of 1996 (FQPA).

DATES: This regulation is effective September 24, 2004. Objections and requests for hearings must be received on or before November 23, 2004.

ADDRESSES: To submit a written objection or hearing request follow the detailed instructions as provided in Unit VI. of the SUPPLEMENTARY INFORMATION. EPA has established a docket for this action under Docket identification (ID) number OPP-2004-0293. All documents in the docket are listed in the EDOCKET index at http://www.epa.gov/edocket/. Although listed in the index, some information is not publicly available, i.e., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material,

is not placed on the Internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically in EDOCKET or in hard copy at the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305–5805.

FOR FURTHER INFORMATION CONTACT:

Joanne I. Miller, Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (703) 305–6224; e-mail address: miller.joanne@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be potentially affected by this action if you are an agricultural producer, food manufacturer, or pesticide manufacturer. Potentially affected entities may include, but are not limited to:

- Crop production (NAICS 111), e.g., agricultural workers; greenhouse, nursery, and floriculture workers; farmers.
- Animal production (NAICS 112), e.g., cattle ranchers and farmers, dairy cattle farmers, livestock farmers.
- Food manufacturing (NAICS 311), e.g., agricultural workers; farmers; greenhouse, nursery, and floriculture workers; ranchers; pesticide applicators.
- Pesticide manufacturing (NAICS 32532), e.g., agricultural workers; commercial applicators; farmers; greenhouse, nursery, and floriculture workers; residential users.

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in this unit could also be affected. The North American Industrial Classification System (NAICS) codes have been provided to assist you and others in determining whether this action might apply to certain entities. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Access Electronic Copies of this Document and Other Related Information?

In addition to using EDOCKET (http://www.epa.gov/edocket/), you may access this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at http://www.epa.gov/fedrgstr/. A frequently updated electronic version of 40 CFR part 180 is available on E-CFR Beta Site Two at http://www.gpoaccess.gov/ecfr/. To access the OPPTS Harmonized Guidelines referenced in this document, go directly to the guidelines at http://www.epa.gpo/opptsfrs/home/guidelin.htm/.

II. Background and Statutory Findings

In the Federal Register of January 29, 2003 (68 FR 4475) (FRL-7287-6), EPA issued a notice pursuant to section 408(d)(3) of FFDCA, 21 U.S.C. 346a(d)(3), announcing the filing of pesticide petitions (PP 8F3591 and 9F3798) by Valent U.S.A. Corporation, 1333 North California Blvd., Suite 600, Walnut Creek, CA 94596-8025. The petitions requested that 40 CFR 180.432 be amended by establishing tolerances for residues of the herbicide lactofen, 1-(carboethoxy)ethyl 5-[2-chloro-4-(trifluoromethyl)phenoxyl-2nitrobenzoate, in or on cottonseed at 0.01 part per million (ppm), cotton gin byproducts at 0.02 ppm (PP 9F3798), and peanut nutmeats at 0.01 ppm (PP 8F3591). That notice included a summary of the petitions prepared by Valent U.S.A. Corporation, the registrant. There were no comments received in response to the notice of filing.

The proposed and established tolerances are corrected to conform to the Food and Feed Commodity Vocabulary Database (http:// www.epa.gov/pesticides/foodfeed/) and to lower the established tolerances for snap bean and soybean to 0.01 ppm as required by the Lactofen Tolerance Reassessment (http://www.epa.gov/ pesticides/reregistration/lactofen/) to read as follows: Tolerances for residues of the herbicide lactofen, 1-(carboethoxy)ethyl 5-[2-chloro-4-(trifluoromethyl)phenoxy]-2nitrobenzoate, in or on beans, snap, succulent (excluding limas) at 0.01 ppm; cotton, undelinted seed at 0.01 ppm; cotton, gin byproducts at 0.02 ppm; peanut at 0.01 ppm; and soybean, seed at 0.01 ppm.

Section 408(b)(2)(A)(i) of FFDCA allows EPA to establish a tolerance (the legal limit for a pesticide chemical residue in or on a food) only if EPA

determines that the tolerance is "safe." Section 408(b)(2)(A)(ii) of FFDCA defines "safe" to mean that "there is a reasonable certainty that no harm will result from aggregate exposure to the pesticide chemical residue, including all anticipated dietary exposures and all other exposures for which there is reliable information." This includes exposure through drinking water and in residential settings, but does not include occupational exposure. Section 408(b)(2)(C) of FFDCA requires EPA to give special consideration to exposure of infants and children to the pesticide chemical residue in establishing a tolerance and to "ensure that there is a reasonable certainty that no harm will result to infants and children from aggregate exposure to the pesticide chemical residue....'

EPA performs a number of analyses to determine the risks from aggregate exposure to pesticide residues. For further discussion of the regulatory requirements of section 408 of FFDCA and a complete description of the risk assessment process, see the final rule on Bifenthrin Pesticide Tolerances (62 FR 62961, November 26, 1997) (FRL–5754–7)

III. Aggregate Risk Assessment and Determination of Safety

Consistent with section 408(b)(2)(D) of FFDCA, EPA has reviewed the available scientific data and other relevant information in support of this action. EPA has sufficient data to assess the hazards of and to make a determination on aggregate exposure, consistent with section 408(b)(2) of FFDCA, for tolerances for residues of lactofen on cotton, undelinted seed at 0.01 ppm; cotton, gin byproducts at 0.02 ppm; and peanut at 0.01 ppm ppm. EPA's assessment of exposures and risks associated with establishing the tolerances follows.

A. Toxicological Profile

EPA has evaluated the available toxicity data and considered its validity, completeness, and reliability as well as the relationship of the results of the studies to human risk. EPA has also considered available information concerning the variability of the sensitivities of major identifiable subgroups of consumers, including infants and children. The nature of the toxic effects caused by lactofen are discussed in Table 1 of this unit as well as the no observed adverse effect level (NOAEL) and the lowest observed adverse effect level (LOAEL) from the toxicity studies reviewed.

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY

Guideline No.	Study Type	Results				
870.3100	13-Week oral toxicity-rodents (rat)	NOAEL = 14.1 milligrams/kilogram/day (mg/kg/day). LOAEL = 73.7 mg/kg/day based on decreased body weight, increased incidence anemia, increased levels of serum enzymes and bilirubin, decreased levels of gl cose, increased liver weights, and increased incidence of microscopic liver I sions.				
870.3100	90-Day oral toxicity-ro- dents (mouse)	NOAEL = not established. LOAEL = 28.6 mg/kg/day based on changes clinical chemistry parameters, increases in organ weight, and histopathological findings.				
	Prenatal developmental— rodents (rat)	Maternal NOAEL = 50 mg/kg/day. Maternal LOAEL = 150 mg/kg/day based on signs of toxicity (excessive salivation, lethargy, dried red material around the nares and inguinal regions) and statistically significant decreases in body weight gain. Developmental NOAEL = 50 mg/kg/day. Developmental LOAEL = 150 mg/kg/day based on decreased fetal weight and skeletal abnormalities (increased incidence of bent ribs and/or limb bones) and reduced ossification of vertebral arches.				
870.3700	Prenatal developmental— nonrodents (rabbit)	Maternal NOAEL ≥ 20 mg/kg/day. Maternal LOAEL > 20 mg/kg/day Highest Dose Tested (HDT). Developmental NOAEL ≥ 20 mg/kg/day. Developmental LOAEL > 20 mg/kg/day HDT.				
870.3800	Reproduction and fertility effects	Parental/Systemic NOAEL = 2.6 mg/kg/day. Parental/Systemic LOAEL = 26.2 mg/kg/day based on mortality and decreased male fertility. Reproductive NOAEL = 2.6 mg/kg/day. Reproductive LOAEL = 26.2 mg/kg/day based on decreased male fertility. Offspring NOAEL = 2.6 mg/kg/day. Offspring LOAEL = 26.2 mg/kg/day based on reduced pup body weigh and decreases in the absolute and relative spleen weight.				
870.4100	Chronic toxicity—dogs	NOAEL = 0.79 mg/kg/day. LOAEL = 3.96 mg/kg/day based on increased incidence of proteinaceous casts in the kidneys, and statistically significant increases in the absolute weights of the thyroid and adrenal glands in males.				
870.4300	Combined Chronic toxicity Carcinogenicity—rats	NOAEL = 2 mg/kg/day. LOAEL = 19 mg/kg/day based on statistically significant increases in the incidence of mottled or discolored livers and changes in clinical chemistry. No evidence of carcinogenicity.				
870.4300	Carcinogenicity—mice	NOAEL = not established. LOAEL = 1.4 mg/kg/day Lowest Dose Tested (LDT) based on hepatocytomegaly, increased liver weight, and increased sinusoidal cell pigmentation. Likely to be carcinogenic to humans at high enough doses to cause these biochemical and histopathological effects (peroxisome proliferation) in the livers of rodents but unlikely to be carcinogenic at doses below those causing these changes.				
870.5100	Gene mutation in S. typhimurium/mammalianmicrosomemutagenicity assay.	No cytotoxicity evident at 50 μg (gram)/plate in the absence or presence of meta- bolic activation. PPG-844 induced a dose-relatedincrease in revertant colonies of strain TA1538 in the absence of S9 activation; however, no effect seen in strain TA98 (derived from TA1538).				
870.5100	Gene mutation in S. typhimurium/mammalian microsome mutagenicity assay	Cytotoxicity was not evident for any strain up to the limit dose (5,000Fg/plate). No evidence of PPG-844 induced mutagenic effect.				
870.5375	In vitro cytogenetic assay with Chinese Hamster Ovary (CHO) cells	No evidence of clastogenic effect in the presence or absence of S9 activation.				
870.5375	Mammalian cells in cul- ture gene mutation in CHO cells	No evidence of cytotoxicity at any dose tested. No clear indication of mutagenic effect in the presence or absence of S9 activation.				
870.5550	Unscheduled DNA Syn- thesis	No unscheduled DNA synthesis.				

TABLE 1.—SUBCHRONIC, CHRONIC, AND OTHER TOXICITY—Continued

Guideline No.	Study Type	Results
	In vivo DNA covalent binding in mouse liver	A covalent binding index of 1.4 ± 0.6 was determined for lactofen. This suggests a low binding to mouse hepatic DNA may occur. This finding could not be attributed solely to DNA binding since some protein-binding of the parent compound and/or metabolite could be occurring.
	Analysis of biochemical and microscopic param- eters in Chimpanzee liver	Aryl CoA oxidase, catalase, and carnitine acetlytransferase activities not affected by treatment. No nuclear enlargement, cytoplasmic eosinophilia, or hepertrophy observed in liver biopsies after 0, 1, and 3 months of treatment. Slight + response for peroxisomal staining (brown stippling).
	Results of the analysis of biochemical parameters in mouse and rat liver Following Exposure to PPG–844.	Catalase and CN-insensitive palmiloyl CoA oxidase increased. Rats (2,000 ppm) and mice (50 ppm) showed increased nuclear enlargement, cytoplasmic eosinophilia, hypertrophy, and peroxisomes in number of peroxisomes. The NOAEL for this study was established at 0.3 mg/kg/day, based on increased activities of liver enzymes and increased incidence of liver histopathological findings at the LOAEL of 1.5 mg/kg/day.
	Measurement of peroxisome proliferation in primary rat hepatocytes induced by PPG–844 and five of its metabolites	Concentration-dependent increase in CN-insensitive palmitoyl CoA oxidase activities with each of the metabolites. EM: Lactofen (0.01 millimole (mM)) increased number of peroxisomes and glycogen aggregates. Other metabolites showed occasional peroxisomes.

B. Toxicological Endpoints

The dose at which no adverse effects are observed (the NOAEL) from the toxicology study identified as appropriate for use in risk assessment is used to estimate the toxicological level of concern (LOC). However, the lowest dose at which adverse effects of concern are identified (the LOAEL) is sometimes used for risk assessment if no NOAEL was achieved in the toxicology study selected. An uncertainty factor (UF) is applied to reflect uncertainties inherent in the extrapolation from laboratory animal data to humans and in the variations in sensitivity among members of the human population as well as other unknowns. An UF of 1.00 is routinely used, 10X to account for interspecies differences and 10X for intraspecies differences.

Three other types of safety or uncertainty factors may be used: "Traditional uncertainty factors;" the "special FQPA safety factor;" and the "default FQPA safety factor." By the term "traditional uncertainty factor," EPA is referring to those additional uncertainty factors used prior to FQPA passage to account for database deficiencies. These traditional uncertainty factors have been incorporated by the FQPA into the additional safety factor for the protection of infants and children. The term "special FQPA safety factor" refers to those safety factors that are deemed necessary for the protection of infants and children primarily as a result of the FQPA. The "default FQPA safety factor" is the additional 10X safety factor that is mandated by the statute unless it is decided that there are reliable data to choose a different additional factor (potentially a traditional uncertainty factor or a special FQPA safety factor).

For dietary risk assessment (other than cancer) the Agency uses the UF to calculate an acute or chronic reference dose (acute RfD or chronic RfD) where the RfD is equal to the NOAEL divided by an UF of 100 to account for interspecies and intraspecies differences and any traditional uncertainty factors deemed appropriate (RfD = NOAEL/UF). Where a special FQPA safety factor or the default FQPA safety factor is used, this additional factor is applied to the RfD by dividing the RfD by such additional factor. The acute or chronic Population Adjusted Dose (aPAD or cPAD) is a modification of the RfD to accommodate this type of safety factor.

For non-dietary risk assessments (other than cancer) the UF is used to determine the LOC. For example, when 100 is the appropriate UF (10X to account for interspecies differences and 10X for intraspecies differences) the LOC is 100. To estimate risk, a ratio of

the NOAEL to exposures (margin of exposure (MOE) = NOAEL/exposure) is calculated and compared to the LOC.

The linear default risk methodology (Q*) is the primary method currently used by the Agency to quantify carcinogenic risk. The Q* approach assumes that any amount of exposure will lead to some degree of cancer risk. A O* is calculated and used to estimate risk which represents a probability of occurrence of additional cancer cases (e.g., risk). An example of how such a probability risk is expressed would be to describe the risk as one in one hundred thousand (1 X 10-5), one in a million (1 X 10⁻⁶), or one in ten million (1 X 10⁻⁷). Under certain specific circumstances, MOE calculations will be used for the carcinogenic risk assessment. In this non-linear approach, a "point of departure" is identified below which carcinogenic effects are not expected. The point of departure is typically a NOAEL based on an endpoint related to cancer effects though it may be a different value derived from the dose response curve. To estimate risk, a ratio of the point of departure to exposure (MOE_{cancer} = point of departure/ exposures) is calculated.

A summary of the toxicological endpoints for lactofen used for human risk assessment is shown in Table 2 of

TABLE 2.—SUMMARY OF TOXICOLOGICAL DOSE AND ENDPOINTS FOR LACTOFEN FOR USE IN HUMAN RISK ASSESSMENT

Exposure Scenario	Dose Used in Risk Assess- ment, Interspecies and Intraspecies and any Tradi- tional UF	Special FQPA SF and Level of Concern for Risk Assessment	Study and Toxicological Effects
Acute Dietary (Females 13–50 years of age)	NOAEL = 50 mg/kg/day UF = 100 Acute RfD = 0.5 mg/ kg/day	Special FQPA SF = 3 aPAD = acute RfD/Spe- cial FQPA SF = 0.17 mg/kg/day	Rat Developmental Toxicity Study LOAEL = 150 mg/kg/day based on decreased fetal weight and skeletal abnormalities.
Acute Dietary (General population including infants and children)		ot identified from the available studies, including es in rats and rabbits.	
Chronic Dietary (All populations)	NOAEL = 0.79 mg/kg/day UF = 100 Chronic RfD = 0.008 mg/kg/day	Special FQPA SF = 1 cPAD = chronic RfD/ Special FQPA SF = 0.008 mg/kg/day	Dog chronic toxicity LOAEL = 3.96 mg/kg/day based on increased incidence of proteinaceous casts in the kidneys, and statistically significant increases in the absolute weights of the thyroid and adrenal glands in males.
Cancer (Oral, dermal, inhalation)	high enough doses to cal in the livers of rodents b Lactofen is considered to	use these biochemical and h ut unlikely to be carcinogenion be a threshold carcinogen.	f action. Likely to be carcinogenic to humans at istopathological effects (peroxisome proliferation) c at doses below those causing these changes. NOAEL = 0.3 mg/kg/day based on increased acer histopathological findings at the LOAEL of 1.5

C. Exposure Assessment

1. Dietary exposure from food and feed uses. Tolerances have been established (40 CFR 180.432) for the residues of lactofen in or on succulent snap bean and soybeans. Risk assessments were conducted by EPA to assess dietary exposures from lactofen in food as follows:

i. Acute exposure. Acute dietary risk assessments are performed for a fooduse pesticide, if a toxicological study has indicated the possibility of an effect of concern occurring as a result of a 1-day or single exposure.

The Dietary Exposure Evaluation Model (DEEMTM) analysis evaluated the individual food consumption as reported by respondents in the USDA 1989–1992 Nationwide Continuing Surveys of Food Intake by Individuals (CSFII) and accumulated exposure to the chemical for each commodity. The following assumptions were made for the acute exposure assessments: The acute dietary analysis uses average food residue values from field trial studies and percent crop treated (PCT) information.

ii. Chronic exposure. In conducting this chronic dietary risk assessment, the DEEMTM analysis evaluated the individual food consumption as reported by respondents in the USDA 1989–1992 CSFII and accumulated exposure to the chemical for each commodity. The following assumptions were made for the chronic exposure assessments: The chronic dietary analysis utilized average residue values

based on field trial studies, concentration factors from processing studies, and PCT information.

iii. Cancer. In conducting this cancer dietary risk assessment, the DEEMTM analysis evaluated the individual food consumption as reported by respondents in the USDA 1989–1992 CSFII and accumulated exposure to the chemical for each commodity. The following assumptions were made for the chronic exposure assessments: The chronic dietary analysis utilized the average consumption values for food and average residue values for those foods over a 70-year lifetime.

iv. Anticipated residue and PCT information. Section 408(b)(2)(E) of FFDCA authorizes EPA to use available data and information on the anticipated residue levels of pesticide residues in food and the actual levels of pesticide chemicals that have been measured in food. If EPA relies on such information, EPA must require that data be provided 5 years after the tolerance is established, modified, or left in effect, demonstrating that the levels in food are not above the levels anticipated. Following the initial data submission, EPA is authorized to require similar data on a time frame it deems appropriate. As required by section 408(b)(2)(E) of FFDCA, EPA will issue a data call-in for information relating to anticipated residues to be submitted no later than 5 years from the date of issuance of this tolerance.

Section 408(b)(2)(F) of FFDCA states that the Agency may use data on the actual percent of food treated for assessing chronic dietary risk only if the Agency can make the following findings:

findings:
Condition 1, that the data used are reliable and provide a valid basis to show what percentage of the food derived from such crop is likely to contain such pesticide residue.

Condition 2, that the exposure estimate does not underestimate exposure for any significant subpopulation group

Condition 3, if data are available on pesticide use and food consumption in a particular area, the exposure estimate does not understate exposure for the population in such area. In addition, the Agency must provide for periodic evaluation of any estimates used. To provide for the periodic evaluation of the estimate of PCT as required by section 408(b)(2)(F) of FFDCA, EPA may require registrants to submit data on PCT.

The Agency used PCT information as follows:

TABLE 3.—PCT FOR REGISTERED LACTOFEN USES

Crop		PCT
Cotton	5	
Succulent snap beans Soybeans	5	

The Agency believes that the three conditions listed in this unit have been met. With respect to Condition 1, PCT estimates are derived from Federal and private market survey data, which are reliable and have a valid basis. EPA uses a weighted average PCT for chronic dietary exposure estimates. This weighted average PCT figure is derived by averaging State-level data for a period of up to 10 years, and weighting for the more robust and recent data. A weighted average of the PCT reasonably represents a person's dietary exposure over a lifetime, and is unlikely to underestimate exposure to an individual because of the fact that pesticide use patterns (both regionally and nationally) tend to change continuously over time, such that an individual is unlikely to be exposed to more than the average PCT over a lifetime. For acute dietary exposure estimates, EPA uses an estimated maximum PCT. The exposure estimates resulting from this approach reasonably represent the highest levels to which an individual could be exposed, and are unlikely to underestimate an individual's acute dietary exposure. The Agency is reasonably certain that the percentage of the food treated is not likely to be an underestimation. As to Conditions 2 and 3, regional consumption information and consumption information for significant subpopulations is taken into account through EPA's computer-based model for evaluating the exposure of significant subpopulations including several regional groups. Use of this consumption information in EPA's risk assessment process ensures that EPA's exposure estimate does not understate exposure for any significant subpopulation group and allows the Agency to be reasonably certain that no regional population is exposed to residue levels higher than those estimated by the Agency. Other than the data available through national food consumption surveys, EPA does not have available information on the regional consumption of food to which lactofen may be applied in a particular

2. Dietary exposure from drinking water. The Agency lacks sufficient monitoring exposure data to complete a comprehensive dietary exposure analysis and risk assessment for lactofen in drinking water. Because the Agency does not have comprehensive monitoring data, drinking water concentration estimates are made by reliance on simulation or modeling taking into account data on the physical characteristics of lactofen.

The Agency uses the Generic Estimated Environmental Concentration (GENEEC) or the Pesticide Root Zone Model/Exposure Analysis Modeling System (PRZM/EXAMS) to estimate pesticide concentrations in surface water and Screening Concentration in

Ground Water (SCI-GROW), which predicts pesticide concentrations in ground water. In general, EPA will use GENEEC (a tier 1 model) before using PRZM/EXAMS (a tier 2 model) for a screening-level assessment for surface water. The GENEEC model is a subset of the PRZM/EXAMS model that uses a specific high-end runoff scenario for pesticides. GENEEC incorporates a farm pond scenario, while PRZM/EXAMS incorporate an index reservoir environment in place of the previous pond scenario. The PRZM/EXAMS model includes a percent crop area factor as an adjustment to account for the maximum percent crop coverage within a watershed or drainage basin.

None of these models include consideration of the impact processing (mixing, dilution, or treatment) of raw water for distribution as drinking water would likely have on the removal of pesticides from the source water. The primary use of these models by the Agency at this stage is to provide a screen for sorting out pesticides for which it is unlikely that drinking water concentrations would exceed human health levels of concern.

Since the models used are considered to be screening tools in the risk assessment process, the Agency does not use estimated environmental concentrations (EECs), which are the model estimates of a pesticide's concentration in water. EECs derived from these models are used to quantify drinking water exposure and risk as a %RfD or %PAD. Instead drinking water levels of comparison (DWLOCs) are calculated and used as a point of comparison against the model estimates of a pesticide's concentration in water. DWLOCs are theoretical upper limits on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food, and from residential uses. Since DWLOCs address total aggregate exposure to lactofen they are further discussed in the aggregate risk sections in Unit III.E.

Based on the PRZM/EXAMS and SCI-GROW models, the EECs of lactofen for acute exposures are estimated to be 0.39 parts per billion (ppb) for surface water and 0.006 ppb for ground water. The EECs for chronic exposures are estimated to be 0.008 ppb for surface water and 0.006 ppb for ground water.

3. From non-dietary exposure. The term "residential exposure" is used in this document to refer to non-occupational, non-dietary exposure (e.g., for lawn and garden pest control, indoor pest control, termiticides, and flea and tick control on pets).

Lactofen is not registered for use on any sites that would result in residential exposure.

. 4. Cumulative effects from substances with a common mechanism of toxicity. Section 408(b)(2)(D)(v) of FFDCA requires that, when considering whether to establish, modify, or revoke a tolerance, the Agency consider "available information" concerning the cumulative effects of a particular pesticide's residues and "other substances that have a common mechanism of toxicity."

Lactofen is a member of the diphenyl ether group of herbicides, which includes acifluorfen (lactofen's major metabolite), nitrofen, oxyfluorfen, and fomefasen. In addition, lactofen degrades to acifluorfen in the environment. The Agency has evidence that these compounds induce similar toxic effects but has not yet determined whether these compounds exhibit a common mechanism of toxicity. The Agency defers the cumulative risk assessment of lactofen and the other diphenyl ethers to a later date. For the purposes of this tolerance action, therefore, EPA has not assumed that lactofen has a common mechanism of toxicity with other substances. For information regarding EPA's efforts to determine which chemicals have a common mechanism of toxicity and to evaluate the cumulative effects of such chemicals, see the policy statements released by EPA's OPP concerning common mechanism determinations and procedures for cumulating effects from substances found to have a common mechanism on EPA's web site at http://www.epa.gov/pesticides/ cumulative/.

D. Safety Factor for Infants and Children

1. In general. Section 408 of FFDCA provides that EPA shall apply an additional tenfold margin of safety for infants and children in the case of threshold effects to account for prenatal and postnatal toxicity and the completeness of the data base on toxicity and exposure unless EPA determines based on reliable data that a different margin of safety will be safe for infants and children. Margins of safety are incorporated into EPA risk assessments either directly through use of a MOE analysis or through using uncertainty (safety) factors in calculating a dose level that poses no appreciable risk to humans. In applying this provision, EPA either retains the default value of 10X when reliable data do not support the choice of a different factor, or, if reliable data are available, EPA uses a different additional safety

factor value based on the use of traditional uncertainty factors and/or special FQPA safety factors, as

appropriate.

2. Prenatal and postnatal sensitivity. The toxicology database for lactofen is complete for FQPA purposes except for a developmental toxicity study in rabbits. Based on the quality of the exposure data, EPA determined that the 10X SF to protect infants and children should be reduced to 3X and still be protective for any possible toxicity to infants and children which might be observed in the missing rabbit developmental study. The FQPA factor was reduced based on the following:

i. The available data provide no indication of quantitative or qualitative increased susceptibility from *in utero* and/or postnatal exposure to lactofen in

rats.

ii. The available rabbit developmental toxicity study was considered unacceptable because dosing was not done at a high enough level to observe significant toxicity. However, the study provides sufficient information to indicate that the NOAEL for both maternal and developmental effects will be 20 mg/kg/day (the HDT that elicited no significant toxicity) or higher. The acute dietary risk assessment for which the missing rabbit developmental study could potentially be used currently uses a NOAEL = 50 mg/kg/day from the rat developmental study. Risk estimates using a new developmental rabbit study could increase at most by a factor of 2.5X (50/20 mg/kg/day); therefore, a 3X UF is protective for any toxicity which might be observed in the outstanding rabbit developmental study.

iii. Endpoints for other risk assessments (chronic and cancer) utilize NOAELs significantly lower than 20mg/kg/day; therefore the developmental rabbit study will not affect these assessments. Based on mechanistic studies with transgenic mice, lactofen has been classified as a non-genotoxic hepatocarcinogen in rodents with peroxisome proliferation being a plausible mode of action. Lactofen is currently classified as likely to be carcinogenic to humans at high enough

doses to cause the biochemical and histopathological changes in the liver of rodents, but unlikely to be carcinogenic to humans below those doses causing these changes. A non-linear methodology (MOE) was applied for the estimation of human cancer risk using a NOAEL of 0.3 mg/kg/day. Generally, for threshold cancer effects where the mode of action is well understood, the general margin of exposure that indicates a reasonable certainty of no harm would be 100 (10X for intraspecies extrapolation and 10X for interspecies variation). Given that the % cPAD (Food) is < 0.1 % and the cancer MOE is 300,000 for the U.S. population, a 100 fold safety factor would be protective for chronic and cancer toxicity.

iv. Adequate actual data, surrogate data, and/or modeling outputs are available to satisfactorily assess food exposure and to provide a screening level drinking water exposure assessment (there are currently no residential uses). Since there is uncertainty associated with the data gap for a developmental toxicity study in rabbits with lactofen the safety factor is

reduced to 3X.

3. Conclusion. There is a complete toxicity data base for lactofen except for a developmental toxicity study in rabbits and exposure data are complete or are estimated based on data that reasonably accounts for potential exposures.

E. Aggregate Risks and Determination of Safety

To estimate total aggregate exposure to a pesticide from food, drinking water, and residential uses, the Agency calculates DWLOCs which are used as a point of comparison against EECs. DWLOC values are not regulatory standards for drinking water. DWLOCs are theoretical upper limits on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food and residential uses. In calculating a DWLOC, the Agency determines how much of the acceptable exposure (i.e., the PAD) is available for exposure through drinking water [e.g., allowable chronic water

exposure (mg/kg/day) = cPAD - (average food + residential exposure)]. This allowable exposure through drinking water is used to calculate a DWLOG.

A DWLOC will vary depending on the toxic endpoint, drinking water consumption, and body weights. Default body weights and consumption values as used by the EPA's Office of Water are used to calculate DWLOCs: 2 liter (L)/ 70 kg (adult male), 2L/60 kg (adult female), and 1L/10 kg (child). Default body weights and drinking water consumption values vary on an individual basis. This variation will be taken into account in more refined screening-level and quantitative drinking water exposure assessments. Different populations will have different DWLOCs. Generally, a DWLOC is calculated for each type of risk assessment used: Acute, short-term, intermediate-term, chronic, and cancer.

When EECs for surface water and ground water are less than the calculated DWLOCs, OPP concludes with reasonable certainty that exposures to the pesticide in drinking water (when considered along with other sources of exposure for which OPP has reliable data) would not result in unacceptable levels of aggregate human health risk at this time. Because OPP considers the aggregate risk resulting from multiple exposure pathways associated with a pesticide's uses, levels of comparison in drinking water may vary as those uses change. If new uses are added in the future, OPP will reassess the potential impacts of residues of the pesticide in drinking water as a part of the aggregate risk assessment process.

**1. Acute risk. Using the exposure assumptions discussed in this unit for acute exposure, the acute dietary exposure from food to lactofen will occupy <0.1% of the aPAD for females 13 years and older. In addition, there is potential for acute dietary exposure to lactofen in drinking water. After calculating DWLOCs and comparing them to the EECs for surface and ground water, EPA does not expect the aggregate exposure to exceed 100% of the aPAD, as shown in Table 4 of this

TABLE 4.—AGGREGATE RISK ASSESSMENT FOR ACUTE EXPOSURE TO LACTOFEN

Population Subgroup	aPAD (mg/kg)	% aPAD (Food)	Surface Water EEC (ppb)	Ground Water EEC (ppb)	Acute DWLOC (ppb)
Females 13 years and older	0.17	<0.1%	0.39	0.006	5,100

Chronic risk. Using the exposure assumptions described in this unit for chronic exposure, EPA has concluded that exposure to lactofen from food will utilize <0.1% of the cPAD for the U.S. population, <0.1 % of the cPAD for

children 1–6, and <0.1% of the cPAD for Females 13 years and older. There are no residential uses for lactofen that result in chronic residential exposure to lactofen. In addition, there is potential for chronic dietary exposure to lactofen in drinking water. After calculating DWLOCs and comparing them to the EECs for surface and ground water, EPA does not expect the aggregate exposure to exceed 100% of the cPAD, as shown in Table 5 of this unit:

TABLE 5.—AGGREGATE RISK ASSESSMENT FOR CHRONIC (NON-CANCER) EXPOSURE TO LACTOFEN

Population Subgroup	cPAD mg/kg/day	% cPAD (Food)	Surface Water EEC (ppb)	Ground Water EEC (ppb)	Chronic DWLOC (ppb)
U.S. Population	0.08	<0.1%	0.008	0.006	80
Females 13–50	0.08	<0.1%	0.008	0.006	80
Children 1–6	0.08	<0.1%	0.008	0.006	80

3. Short-term risk. Short-term aggregate exposure takes into account residential exposure plus chronic exposure to food and water (considered to be a background exposure level).

Lactofen is not registered for use on any sites that would result in residential exposure. Therefore, the aggregate risk is the sum of the risk from food and water, which do not exceed the Agency's level of concern.

4. Aggregate cancer risk for U.S. population. Lactofen is considered to be a threshold carcinogen. Because lactofen is considered to be unlikely to be carcinogenic at low doses, the chronic exposure value is compared with a NOAEL to determine the cancer risk

estimate. DWLOCs were calculated based on NOAEL of 0.3 mg/kg/day from a special 7-week rodent study which evaluated peroxisome proliferation in the liver of rats and mice. The aggregate cancer risk is presented in Table 6 of this unit.

TABLE 6.—AGGREGATE RISK ASSESSMENT FOR CANCER FROM EXPOSURE TO LACTOFEN

Population Subgroup	Cancer MOE from food alone	Surface Water EEC (ppb)	Ground Water EEC (ppb)	Cancer DWLOC (ppb)
U.S. Population	300,000	0.005	0.006	105

5. The Agency also conducted an aggregate chronic and cancer risk assessment for acifluorfen, derived from the use of the herbicides lactofen and sodium acifluorfen, by comparing the

total acifluorfen surface water and groundwater EECs with the corresponding DWLOCs. As indicated in Table 7 of this unit, the EECs for all exposures were less than the corresponding DWLOCs; therefore, the Agency has no concern for the aggregate risk of the acifluorfen degradate from both lactofen and sodium acifluorfen.

TABLE 7.—AGGREGATE CHRONIC AND CANCER RISK ASSESSMENTS FROM EXPOSURE TO TOTAL ACIFLUROFENDERADATE FROM ALL SOURCES

Population Subgroup	Surface Water EEC (ppb) (Chron- ic)	Surface Water EEC (ppb) (Can- cer)	Ground Water EEC (ppb)	Chronic DWLOC (ppb)	Cancer DWLOC (ppb)
U.S. Population	2.43	1.34	3.71	80	105

6. Determination of safety. Based on these risk assessments, EPA concludes that there is a reasonable certainty that no harm will result to the general population, and to infants and children from aggregate exposure to lactofen residues.

IV. Other Considerations

A. Analytical Enforcement Methodology

Adequate enforcement methodology (example—gas chromotography) is available to enforce the tolerance expression. The method may be requested from: Chief, Analytical Chemistry Branch, Environmental Science Center, 701 Mapes Rd., Ft. Meade, MD 20755-5350; telephone number: (410) 305-2905; e-mail address: residuemethods@epa.gov.

B. International Residue Limits

No maximum residue limits (MRLs) for lactofen have been established or proposed by Codex, Canada, or Mexico for any agricultural commodity; therefore, no compatibility questions exist with respect to U.S. tolerances.

C. Conditions

The following data must be submitted: Developmental toxicity study in rabbits.

V. Conclusion

Therefore, the tolerance is established for residues of lactofen, 1-(carboethoxy)ethyl 5-[2-chloro-4-(trifluoromethyl)phenoxy]-2-nitrobenzoate, in or on cotton, undelinted seed at 0.01 ppm; cotton, gin

byproducts at 0.02 ppm, and peanut at 0.01 ppm.

In addition, this regulatory action is part of the tolerance reassessment requirements of section 408(q) of FFDCA, 21 U.S.C. 346a(q), as amended by FQPA. By law, EPA is required to reassess all tolerances in existence on August 2, 1996 by August 2006. This regulatory action will count for two reassessments toward the August 2006 deadline.

VI. Objections and Hearing Requests

Under section 408(g) of FFDCA, as amended by FQPA, any person may file an objection to any aspect of this regulation and may also request a hearing on those objections. The EPA procedural regulations which govern the submission of objections and requests for hearings appear in 40 CFR part 178. Although the procedures in those regulations require some modification to reflect the amendments made to FFDCA by FQPA, EPA will continue to use those procedures, with appropriate adjustments, until the necessary modifications can be made. The new section 408(g) of FFDCA provides essentially the same process for persons to "object" to a regulation for an exemption from the requirement of a tolerance issued by EPA under new section 408(d) of FFDCA, as was provided in the old sections 408 and 409 of FFDCA. However, the period for filing objections is now 60 days, rather than 30 days.

A. What Do I Need to Do to File an Objection or Request a Hearing?

You must file your objection or request a hearing on this regulation in accordance with the instructions provided in this unit and in 40 CFR part 178. To ensure proper receipt by EPA, you must identify docket ID number OPP-2004-0293 in the subject line on the first page of your submission. All requests must be in writing, and must be mailed or delivered to the Hearing Clerk on or before November 23, 2004.

1. Filing the request. Your objection must specify the specific provisions in the regulation that you object to, and the grounds for the objections (40 CFR 178.25). If a hearing is requested, the objections must include a statement of the factual issues(s) on which a hearing is requested, the requestor's contentions on such issues, and a summary of any evidence relied upon by the objector (40 CFR 178.27). Information submitted in connection with an objection or hearing request may be claimed confidential by marking any part or all of that information as CBI. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. A copy of the information that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice.

Mail your written request to: Office of the Hearing Clerk (1900L), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460—0001. You may also deliver your request to the Office of the Hearing Clerk in Suite 350, 1099 14th St., NW., Washington, DC 20005. The Office of the Hearing Clerk is open from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Office of the Hearing Clerk is (202) 564–6255.

2. Copies for the Docket. In addition to filing an objection or hearing request with the Hearing Clerk as described in Unit VI.A., you should also send a copy of your request to the PIRIB for its inclusion in the official record that is described in ADDRESSES. Mail your copies, identified by docket ID number OPP-2004-0293, to: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-0001. In person or by courier, bring a copy to the location of the PIRIB described in ADDRESSES. You may also send an electronic copy of your request via email to: opp-docket@epa.gov. Please use an ASCII file format and avoid the use of special characters and any form of encryption. Copies of electronic objections and hearing requests will also be accepted on disks in WordPerfect 6.1/8.0 or ASCII file format. Do not include any CBI in your electronic copy. You may also submit an electronic copy of your request at many Federal Depository Libraries.

B. When Will the Agency Grant a Request for a Hearing?

A request for a hearing will be granted if the Administrator determines that the material submitted shows the following: There is a genuine and substantial issue of fact; there is a reasonable possibility that available evidence identified by the requestor would, if established resolve one or more of such issues in favor of the requestor, taking into account uncontested claims or facts to the contrary; and resolution of the factual issues(s) in the manner sought by the requestor would be adequate to justify the action requested (40 CFR 178.32).

VII. Statutory and Executive Order Reviews

This final rule establishes a tolerance under section 408(d) of FFDCA in response to a petition submitted to the Agency. The Office of Management and Budget (OMB) has exempted these types of actions from review under Executive Order 12866, entitled Regulatory Planning and Review (58 FR 51735, October 4, 1993). Because this rule has been exempted from review under Executive Order 12866 due to its lack of significance, this rule is not subject to Executive Order 13211, entitled Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use (66 FR 28355, May 22, 2001). This final rule does not contain any information collections subject to OMB approval under the

Paperwork Reduction Act (PRA), 44 U.S.C. 3501 et seq., or impose any enforceable duty or contain any unfunded mandate as described under Title II of the Unfunded Mandates Reform Act of 1995 (UMRA) (Public Law 104-4). Nor does it require any special considerations under Executive Order 12898, entitled Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations (59 FR 7629, February 16, 1994); or OMB review or any Agency action under Executive Order 13045, entitled Protection of Children from Environmental Health Risks and Safety Risks (62 FR 19885, April 23, 1997). This action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the National Technology Transfer and Advancement Act of 1995 (NTTAA), Public Law 104-113, section 12(d) (15 U.S.C. 272 note). Since tolerances and exemptions that are established on the basis of a petition under section 408(d) of FFDCA, such as the tolerance in this final rule, do not require the issuance of a proposed rule, the requirements of the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 et seq.) do not apply. In addition, the Agency has determined that this action will not have a substantial direct effect on States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132, entitled Federalism(64 FR 43255, August 10, 1999). Executive Order 13132 requires EPA to develop an accountable process to ensure "meaningful and timely input by State and local officials in the development of regulatory policies that have federalism implications." "Policies that have federalism implications" is defined in the Executive order to include regulations that have "substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government." This final rule directly regulates growers, food processors, food handlers and food retailers, not States. This action does not alter the relationships or distribution of power and responsibilities established by Congress in the preemption provisions of section 408(n)(4) of FFDCA. For these same reasons, the Agency has determined that this rule does not have any "tribal implications" as described in Executive Order 13175,

entitled Consultation and Coordination with Indian Tribal Governments (65 FR 67249, November 6, 2000). Executive Order 13175, requires EPA to develop an accountable process to ensure "meaningful and timely input by tribal officials in the development of regulatory policies that have tribal implications." "Policies that have tribal implications" is defined in the Executive order to include regulations that have "substantial direct effects on one or more Indian tribes, on the relationship between the Federal Government and the Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes." This rule will not have substantial direct effects on tribal governments, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes, as specified in Executive Order 13175. Thus, Executive Order 13175 does not apply to this rule.

VIII. Congressional Review Act

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of this final rule in the Federal Register. This final rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: September 16, 2004.

Lois Rossi,

Director, Registration Division, Office of Pesticide Programs.

■ Therefore, 40 CFR chapter I is amended as follows:

PART 180—[AMENDED]

■ 1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 321(q), 346a and 371.

■ 2. Section 180.432 is revised to read as follows:

§ 180.432 Lactofen; tolerances for residues.

(a) Tolerances are established for residues of the herbicide lactofen, 1-(carboethoxy)ethyl 5-[2-chloro-4-(trifluoromethyl)phenoxy]-2-nitrobenzoate, in or on the following raw agricultural commodities:

Commodity	Parts per million	
Beans, snap, succulent (ex-		
cluding limas)	0.01	
Cotton, gin byproducts	0.02	
Cotton, undelinted seed	0.01	
Peanut	0.01	
Soybean, seed	0.01	

- (b) Section 18 emergency exemptions. [Reserved]
- (c) Tolerances with regional registrations. [Reserved]
- (d) Indirect or inadvertent residues. [Reserved]

[FR Doc. 04-21500 Filed 9-23-04; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 180

[OPP-2004-0209; FRL-7680-9]

Tebufenozide; Pesticide Tolerance

AGENCY: Environmental Protection Agency (EPA). ACTION: Final rule.

SUMMARY: This regulation establishes tolerances for residues of tebufenozide in or on tuberous and corm vegetables (except potato) subgroup 1D, grape, citrus (crop group 10), and citrus oil and indirect or inadvertent combined residues of tebufenozide, benzoic acid, 3,5-dimethyl-1-(1,1-dimethylethyl)-2-(4ethylbenzoyl)hydrazide and its metabolite benzoic acid, 3,5-dimethyl-1-(1,1dimethylethyl)-2-[4-(1hydroxyethyl)benzoyl]hydrazide in or on forage, fodder, hay and straw of cereal grain; forage, fodder, straw and hay of non-grass animal feed; forage, fodder and hay of grass and foliage of legume vegetables. Dow AgroSciences and Interregional Research Project Number 4 (IR-4) requested these tolerance under the Federal Food, Drug, and Cosmetic Act (FFDCA), as amended by the Food Quality Protection Act of 1996 (FQPA).

DATES: This regulation is effective September 24, 2004. Objections and

requests for hearings must be received on or before November 23, 2004.

ADDRESSES: To submit a written objection or hearing request follow the detailed instructions as provided in Unit VI. of the SUPPLEMENTARY INFORMATION. EPA has established a docket for this action under Docket identification (ID) number OPP-2004-0209. All documents in the docket are listed in the EDOCKET index at http:/ /www.epa.gov/edocket/. Although listed in the index, some information is not publicly available, i.e., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically in EDOCKET or in hard copy at the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305-5805.

FOR FURTHER INFORMATION CONTACT: Joseph M. Tavano, Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (703) 305–6411; e-mail address: tavano.joseph@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be potentially affected by this action if you are an agricultural producer, food manufacturer, or pesticide manufacturer. Potentially affected entities may include, but are not limited to:

- Crop production (NAICS 111), e.g., agricultural workers; greenhouse, nursery, and floriculture workers; farmers.
- Animal production (NAICS 112), e.g., cattle ranchers and farmers, dairy cattle farmers, livestock farmers.
- Food manufacturing (NAICS 311), e.g., agricultural workers; farmers; greenhouse, nursery, and floriculture workers; ranchers; pesticide applicators.
- Pesticide manufacturing (NAICS 32532), e.g., agricultural workers; commercial applicators; farmers; greenhouse, nursery, and floriculture workers; residential users.

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in this unit could also be affected. The North American Industrial Classification System (NAICS) codes have been provided to assist you and others in determining whether this action might apply to certain entities. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Access Electronic Copies of this Document and Other Related Information?

In addition to using EDOCKET (http://www.epa.gov/edocket/), you may access this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at http://www.epa.gov/fedrgstr/. A frequently updated electronic version of 40 CFR part 180 is available on E-CFR Beta Site Two at http://www.gpoaccess.gov/ecfr/.

II. Background and Statutory Findings

In the Federal Register of March 19, 2001 (66 FR 15443-15459) (FRL-6766-7), EPA issued a notice pursuant to section 408(d)(3) of FFDCA, 21 U.S.C. 346a(d)(3), announcing the filing of a pesticide petition (PP 0F6176) by Rohm and Haas, 100 Independence Mall West, Philadelphia, PA 19106, which has been subsequently purchased by Dow AgroSciences LLC, 9330 Zionsville Rd., Indianapolis, IN 46268. The petition requested that 40 CFR 180.482 be amended by establishing a tolerance for residues of the insecticide tebufenozide, benzoic acid, 3,5-dimethyl-1-(1,1dimethylethyl)-2-(4ethylbenzoyl)hydrazide, in or on citrus (crop group 10) and citrus oil at 0.80 and 10 parts per million (ppm), respectively. That notice included a summary of the petition prepared by Rohm and Haas, the registrant at the time. There were no comments received in response to the notice of filing.

In the Federal Register of March 12, 2003 (68 FR 11846-11850) (FRL-7295-4), EPA issued a notice pursuant to section 408(d)(3) of FFDCA, 21 U.S.C. 346a(d)(3), announcing the filing of pesticide petitions (PP 2E6397 and PP 2E 6413), by Interregional Research Project Number 4 (IR-4), 681 U.S. Highway #1, South Brunswick, NJ 08902. The petitions requested that 40 CFR 180.482 be amended by establishing tolerances for residues of the insecticide, tebufenozide, benzoic acid, 3,5-dimethyl-1-(1,1dimethylethyl)-2-(4ethylbenzoyl)hydrazide, in or on grape at 3.0 ppm (PP 2E6413) and vegetable,

tuberous and corm (except potato) subgroup 1D at 0.01 ppm (PP 2E6397). That notice included a summary of the petition prepared by IR-4. There were no comments received in response to the notice of filing.

In the Federal Register of January 28, 2004 (69 FR 4147-4151) (FRL-7335-9), EPA issued a notice pursuant to section 408(d)(3) of FFDCA, 21 U.S.C. 346a(d)(3), announcing the filing of a pesticide petition (PP 7F4824), by Dow AgroSciences LLC, 9330 Zionsville Rd., Indianapolis, IN 46268. The petition requested that 40 CFR 180.482 be amended by establishing tolerances for indirect or inadvertent combined residues of tebufenozide, benzoic acid, 3,5-dimethyl-1-(1,1-dimethylethyl)-2-(4ethylbenzoyl)hydrazide and its metabolite benzoic acid, 3,5-dimethyl-1-(1,1dimethylethyl)-2-[4-(1hydroxyethyl)benzoyl]hydrazide in or on forage, fodder, hay and straw of cereal grain; forage, fodder, straw and hay of non-grass animal feed; forage, fodder and hay of grass and foliage of legume vegetables at 0.5, 0.5, 0.5, and 0.1 ppm, respectively. That notice included a summary of the petition prepared by Dow AgroSciences, the registrant. One comment was received in response to this notice. The commentator stated that there should be a zero tolerance since the data supporting the tolerance was too old. EPA, however, believes that the data submitted in 1999 are still relevant and reliable. The submitted studies were conducted pursuant to EPA regulations and guidelines and the commentor has offered no reason as to why the data from these studies is unreliable.

Section 408(b)(2)(A)(i) of FFDCA allows EPA to establish a tolerance (the legal limit for a pesticide chemical residue in or on a food) only if EPA determines that the tolerance is "safe." Section 408(b)(2)(A)(ii) of FFDCA defines "safe" to mean that "there is a reasonable certainty that no harm will result from aggregate exposure to the pesticide chemical residue, including all anticipated dietary exposures and all other exposures for which there is reliable information." This includes exposure through drinking water and in residential settings, but does not include occupational exposure. Section 408(b)(2)(C) of FFDCA requires EPA to give special consideration to exposure of infants and children to the pesticide chemical residue in establishing a tolerance and to "ensure that there is a reasonable certainty that no harm will result to infants and children from aggregate exposure to the pesticide chemical residue....'

EPA performs a number of analyses to determine the risks from aggregate exposure to pesticide residues. For further discussion of the regulatory requirements of section 408 of FFDCA and a complete description of the risk assessment process, see the final rule on Bifenthrin Pesticide Tolerances (62 FR 62961, November 26, 1997) (FRL–5754–7).

III. Aggregate Risk Assessment and Determination of Safety

Consistent with section 408(b)(2)(D) of FFDCA, EPA has reviewed the available scientific data and other relevant information in support of this action. EPA has sufficient data to assess the hazards of and to make a determination on aggregate exposure, consistent with section 408(b)(2) of FFDCA, for a tolerance for residues of tebufenozide on tuberous and corm vegetables (except potato) subgroup 1D, grape, citrus (crop group 10), and citrus oil at 0.015, 3.0, 0.80, and 15.0 ppm and indirect or inadvertent combined residues of tebufenozide, benzoic acid, 3,5-dimethyl-1-(1,1-dimethylethyl)-2-(4ethylbenzoyl)hydrazide and its metabolite benzoic acid, 3,5-dimethyl-1-(1,1dimethylethyl)-2-[4-(1hydroxyethyl)benzoyl]hydrazide in or on forage, fodder, hay and straw of ceral grain; forage, fodder, straw and hay of non-grass animal feed; forage, fodder and hay of grass and foliage of legume vegetables at 1.0, 1.0, 1.0, and 0.20 ppm. EPA'assessment of exposures and risks associated with establishing the tolerance follows.

A. Toxicological Profile

EPA has evaluated the available toxicity data and considered its validity, completeness, and reliability as well as the relationship of the results of the studies to human risk. EPA has also considered available information concerning the variability of the sensitivities of major identifiable subgroups of consumers, including infants and children. The nature of the toxic effects caused by tebufenozide as well as the no-observed-adverse-effectlevel (NOAEL) and the lowest-observedadverse-effect-level (LOAEL) from the toxicity studies reviewed are discussed in the Federal Register of October 21, 1999 (64 FR 56690-56697) (FRL-6382-

B. Toxicological Endpoints

The dose at which no adverse effects are observed (the NOAEL) from the toxicology study identified as appropriate for use in risk assessment is used to estimate the toxicological level of concern (LOC). However, the lowest

dose at which adverse effects of concern are identified (the LOAEL) is sometimes used for risk assessment if no NOAEL was achieved in the toxicology study selected. An uncertainty factor (UF) is applied to reflect uncertainties inherent in the extrapolation from laboratory animal data to humans and in the variations in sensitivity among members of the human population as well as other unknowns. An UF of 100 is routinely used, 10X to account for interspecies differences and 10X for intraspecies differences.

Three other types of safety or uncertainty factors may be used: "Traditional uncertainty factors;" the "special FQPA safety factor;" and the default FQPA safety factor." By the term "traditional uncertainty factor," EPA is referring to those additional uncertainty factors used prior to FQPA passage to account for database deficiencies. These traditional uncertainty factors have been incorporated by the FQPA into the additional safety factor for the protection of infants and children. The term "special FQPA safety factor" refers to those safety factors that are deemed necessary for the protection of infants and children primarily as a result of the FQPA. The "default FQPA safety factor" is the additional 10X safety factor that is mandated by the statute unless it is decided that there are reliable data to choose a different additional factor (potentially a traditional uncertainty factor or a special FQPA safety factor).

For dietary risk assessment (other than cancer) the Agency uses the UF to calculate an acute or chronic reference dose (acute RfD or chronic RfD) where the RfD is equal to the NOAEL divided by an UF of 100 to account for interspecies and intraspecies differences and any traditional uncertainty factors deemed appropriate (RfD = NOAEL/UF). Where a special FQPA safety factor or the default FQPA safety factor is used, this additional factor is applied to the RfD by dividing the RfD by such additional factor. The acute or chronic Population Adjusted Dose (aPAD or cPAD) is a modification of the RfD to accommodate this type of safety factor.

For non-dietary risk assessments (other than cancer) the UF is used to determine the LOC. For example, when 100 is the appropriate UF (10X to account for interspecies differences and 10X for intraspecies differences) the LOC is 100. To estimate risk, a ratio of the NOAEL to exposures (margin of exposure (MOE) = NOAEL/exposure) is calculated and compared to the LOC.

The linear default risk methodology (Q*) is the primary method currently used by the Agency to quantify

carcinogenic risk. The Q* approach assumes that any amount of exposure will lead to some degree of cancer risk. A Q* is calculated and used to estimate risk which represents a probability of occurrence of additional cancer cases (e.g., risk). An example of how such a probability risk is expressed would be to describe the risk as one in one hundred thousand (1 X 10-5), one in a million (1 X 10⁻⁶), or one in ten million (1 X 10⁻⁷). Under certain specific circumstances, MOE calculations will be used for the carcinogenic risk assessment. In this non-linear approach, a "point of departure" is identified below which carcinogenic effects are not expected. The point of departure is typically a NOAEL based on an endpoint related to cancer effects though it may be a different value derived from the dose response curve. To estimate risk, a ratio of the point of departure to exposure (MOEcancer = point of departure/ exposures) is calculated.

A summary of the toxicological endpoints for tebufenozide used for human risk assessment is discussed in Unit III.B. of the final rule published in the **Federal Register** of October 21, 1999 (64 FR 56690–56697) (FRL–6382–6).

C. Exposure Assessment

1. Dietary exposure from food and feed uses. Tolerances have been established (40 CFR 180.482) for the residues of tebufenozide, in or on a variety of raw agricultural commodities. Risk assessments were conducted by EPA to assess dietary exposures from tebufenozide in food as follows:

i. Acute exposure. Acute dietary risk assessments are performed for a fooduse pesticide, if a toxicological study has indicated the possibility of an effect of concern occurring as a result of a 1-day or single exposure. An appropriate endpoint attributable to a single dose was not identified. This risk is considered to be negligible.

ii. Chronic exposure. In conducting the chronic dietary risk assessment EPA used the Dietary Exposure Evaluation Model software with the Food Commodity Intake Database (DEEM-FCIDTM), which incorporates food consumption data as reported by respondents in the U.S. Department of Agriculture 1994–1996 and 1998 Nationwide Continuing Surveys of Food Intake by Individuals (CSFII), and accumulated exposure to the chemical for each commodity. The following assumptions were made for the chronic exposure assessments: For the tolerances established in this action it was assumed that 100% of the crops would be treated with tebufenozide. Percent crop treated (PCT) estimates

were used for some already existing tolerances. No anticipated residues were used

iii. Cancer. Tebufenozide has been classified as a Group E "No evidence of carcinogenicity for humans." Thus, tebufenozide is considered to pose at most a negligible risk of cancer and a quantitative exposure assessment for assessing cancer risk is unnecessary.

iv. Anticipated residue and percent crop treated (PCT) information. Section 408(b)(2)(F) of FFDCA states that the Agency may use data on the actual percent of food treated for assessing chronic dietary risk only if the Agency can make the following findings:

Condition 1, that the data used are reliable and provide a valid basis to show what percentage of the food derived from such crop is likely to contain such pesticide residue.

Condition 2, that the exposure estimate does not underestimate exposure for any significant subpopulation group.

subpopulation group.
Condition 3, if data are available on pesticide use and food consumption in a particular area, the exposure estimate does not understate exposure for the population in such area. In addition, the Agency must provide for periodic evaluation of any estimates used. To provide for the periodic evaluation of the estimate of PCT as required by section 408(b)(2)(F) of FFDCA, EPA may require registrants to

submit data on PCT.

The Agency used PCT information in
Table 1 of this unit as follows:

Estimates of PTC were used for the

Estimates of PTC were used for the following crops. In all cases the maximum estimate was used.

TABLE 1.—PERCENT CROP TREATED

Commodity	Average	Maximum	
Almonds	<1%	<1%	
Apples	1%	2%	
Beans/Peas, dry	0%	1% 4% 16% 3%	
Cotton	1%		
Walnuts	10%		
Cabbage, fresh	2%		
Cole crops	1%	2%	
Spinach, fresh	2%	3%	
Spinach, processed	20%	29%	

The Agency believes that the three conditions listed in this unit have been met. With respect to Condition 1, PCT estimates are derived from Federal and private market survey data, which are

reliable and have a valid basis. EPA uses a weighted average PCT for chronic dietary exposure estimates. This weighted average PCT figure is derived by averaging State-level data for a period of up to 10 years, and weighting for the more robust and recent data. A weighted average of the PCT reasonably represents a person's dietary exposure over a lifetime, and is unlikely to underestimate exposure to an individual because of the fact that pesticide use patterns (both regionally and nationally) tend to change continuously over time, such that an individual is unlikely to be exposed to more than the average PCT over a lifetime. For acute dietary exposure estimates, EPA uses an estimated maximum PCT. The exposure estimates resulting from this approach reasonably represent the highest levels to which an individual could be exposed, and are unlikely to underestimate an individual's acute dietary exposure. The Agency is reasonably certain that the percentage of the food treated is not likely to be an underestimation. As to Conditions 2 and 3, regional consumption information and consumption information for significant subpopulations is taken into account through EPA's computer-based model for evaluating the exposure of significant subpopulations including several regional groups. Use of this consumption information in EPA's risk assessment process ensures that EPA's exposure estimate does not understate exposure for any significant subpopulation group and allows the Agency to be reasonably certain that no regional population is exposed to residue levels higher than those estimated by the Agency. Other than the data available through national food consumption surveys, EPA does not have available information on the regional consumption of food to which tebufenozide may be applied in a particular area.

2. Dietary exposure from drinking water. The Agency lacks sufficient monitoring exposure data to complete a comprehensive dietary exposure analysis and risk assessment for tebufenozide in drinking water. Because the Agency does not have comprehensive monitoring data, drinking water concentration estimates are made by reliance on simulation or modeling taking into account data on the physical characteristics of tebufenozide.

The Agency uses the Generic **Estimated Environmental Concentration** (GENEEC) or the Pesticide Root Zone Model/Exposure Analysis Modeling System (PRZM/EXAMS) to estimate pesticide concentrations in surface

water and Screening Concentration in Ground Water (SCI-GROW), which predicts pesticide concentrations in ground water. In general, EPA will use GENEEC (a tier 1 model) before using PRZM/EXAMS (a tier 2 model) for a screening-level assessment for surface water. The GENEEC model is a subset of the PRZM/EXAMS model that uses a specific high-end runoff scenario for pesticides. GENEEC incorporates a farm pond scenario, while PRZM/EXAMS incorporate an index reservoir environment in place of the previous pond scenario. The PRZM/EXAMS model includes a percent crop area factor as an adjustment to account for the maximum percent crop coverage within a watershed or drainage basin.

None of these models include consideration of the impact processing (mixing, dilution, or treatment) of raw water for distribution as drinking water would likely have on the removal of pesticides from the source water. The primary use of these models by the Agency at this stage is to provide a screen for sorting out pesticides for which it is unlikely that drinking water concentrations would exceed human

health levels of concern.

Since the models used are considered to be screening tools in the risk assessment process, the Agency does not use estimated environmental concentrations (EECs), which are the model estimates of a pesticide's concentration in water. EECs derived from these models are used to quantify drinking water exposure and risk as a %RfD or %PAD. Instead drinking water levels of comparison (DWLOCs) are calculated and used as a point of comparison against the model estimates of a pesticide's concentration in water. DWLOCs are theoretical upper limits on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food, and from residential uses. Since DWLOCs address total aggregate exposure to tebufenozide they are further discussed in the aggregate risk sections in Unit III.E.
Based on the PRZM/EXAMS and SCI-

GROW models, the EECs of tebufenozide for acute exposures are estimated to be 15 parts per billion (ppb) for surface water and 1.19 ppb for

ground water.

3. From non-dietary exposure. The term "residential exposure" is used in this document to refer to nonoccupational, non-dietary exposure (e.g., for lawn and garden pest control, indoor pest control, termiticides, and flea and tick control on pets).

Tebufenozide is not registered for use on any sites that would result in

residential exposure.

4. Cumulative effects from substances with a common mechanism of toxicity. Section 408(b)(2)(D)(v) of FFDCA requires that, when considering whether to establish, modify, or revoke a tolerance, the Agency consider "available information" concerning the cumulative effects of a particular pesticide's residues and "other substances that have a common mechanism of toxicity.'

Unlike other pesticides for which EPA has followed a cumulative risk approach based on a common mechanism of toxicity, EPA has not made a common mechanism of toxicity finding as to tebufenozide and any other substances and tebufenozide does not appear to produce a toxic metabolite produced by other substances. For the purposes of this tolerance action, therefore, EPA has not assumed that tebufenozide has a common mechanism of toxicity with other substances. For information regarding EPA's efforts to determine which chemicals have a common mechanism of toxicity and to evaluate the cumulative effects of such chemicals, see the policy statements released by EPA's OPP concerning common mechanism determinations and procedures for cumulating effects from substances found to have a common mechanism on EPA's web site at http://www.epa.gov/pesticides/ cumulative/.

D. Safety Factor for Infants and Children

1. In general. Section 408 of FFDCA provides that EPA shall apply an additional tenfold margin of safety for infants and children in the case of threshold effects to account for prenatal and postnatal toxicity and the completeness of the database on toxicity and exposure unless EPA determines based on reliable data that a different margin of safety will be safe for infants and children. Margins of safety are incorporated into EPA risk assessments either directly through use of a MOE analysis or through using uncertainty (safety) factors in calculating a dose level that poses no appreciable risk to humans. In applying this provision. EPA either retains the default value of 10X when reliable data do not support the choice of a different factor, or, if reliable data are available, EPA uses a different additional safety factor value based on the use of traditional uncertainty factors and/or special FQPA safety factors, as appropriate.
2. Prenatal and postnatal sensitivity.

EPA evaluated the potential for increased susceptibility of infants and children from exposure to tebufenozide. EPA concluded that there are no

concerns or residual uncertainties for prenatal and postnatal toxicity.

3. Conclusion. There is a complete toxicity database for tebufenozide and exposure data are complete or are estimated based on data that reasonably accounts for potential exposures. Based on these data, EPA determined that the 10X SF to protect infants and children should be removed. The FQPA factor is removed because:

i. The toxicology database is

complete.

ii. There is no indication of increased susceptibility of rats or rabbit fetuses to in utero and/or postnatal exposure in the developmental and reproductive

toxicity data.

iii. Dietary exposure estimates are only partially refined by use of PCT information and therefore provide a very conservative (health-protective) estimate of dietary exposure through food.

iv. Modeling is used for the ground and surface source drinking water exposure assessments, resulting in estimates that are conservative upperbound concentrations.

v. There are currently no registered residential uses for tebufenozide and therefore, non-dietary exposure to infants and children is not expected.

vi. No evidence of neurotoxicity was reported.

E. Aggregate Risks and Determination of Safety

To estimate total aggregate exposure to a pesticide from food, drinking water, and residential uses, the Agency calculates DWLOCs which are used as a point of comparison against EECs. DWLOC values are not regulatory standards for drinking water. DWLOCs are theoretical upper limits on a pesticide's concentration in drinking water in light of total aggregate exposure to a pesticide in food and residential uses. In calculating a DWLOC, the Agency determines how much of the acceptable exposure (i.e., the PAD) is available for exposure through drinking water [e.g., allowable chronic water exposure (mg/kg/day) = cPAD - (average food + residential exposure)]. This allowable exposure through drinking water is used to calculate a DWLOC.

A DWLOC will vary depending on the toxic endpoint, drinking water consumption, and body weights. Default body weights and consumption values as used by the EPA's Office of Water are used to calculate DWLOCs: 2 liter (L)/ 70 kg (adult male), 2L/60 kg (adult female), and 1L/10 kg (child). Default body weights and drinking water consumption values vary on an individual basis. This variation will be taken into account in more refined screening-level and quantitative drinking water exposure assessments. Different populations will have different DWLOCs. Generally, a DWLOC is calculated for each type of risk assessment used: Acute, short-term, intermediate-term, chronic, and cancer.

When EECs for surface water and ground water are less than the calculated DWLOCs, OPP concludes with reasonable certainty that exposures to the pesticide in drinking water (when considered along with other sources of exposure for which OPP has reliable data) would not result in unacceptable levels of aggregate human health risk at this time. Because OPP considers the aggregate risk resulting from multiple exposure pathways associated with a pesticide's uses, levels of comparison in drinking water may vary as those uses change. If new uses are added in the future, OPP will reassess the potential impacts of residues of the pesticide in drinking water as a part of the aggregate risk assessment process.

1. Acute risk. An acute exposure risk assessment was not performed since no toxicity endpoint for tebufenozide attributable to a single dose was identified. Acute risk from exposure to tebufenozide is expected to be negligible.

2. Chronic risk. Using the exposure assumptions described in this unit for chronic exposure, EPA has concluded that exposure to tebufenozide from food will utilize 25% of the cPAD for the U.S. population, 27% of the cPAD for all infants (1 year), and 92% of the cPAD for children 1-2 years. There are no residential uses for tebufenozide that result in chronic residential exposure to tebufenozide. In addition, there is potential for chronic dietary exposure to tebufenozide in drinking water. After calculating DWLOCs and comparing them to the EECs for surface and ground water, EPA does not expect the aggregate exposure to exceed 100% of the cPAD, as shown in Table 2 of this unit:

Table 2.—Aggregate Risk Assessment for Chronic (Non-Cancer) Exposure to Tebufenozide

Population Subgroup	cPAD mg/kg/day	%cPAD (Food)	Surface Water EEC (ppb)	Ground Water EEC (ppb)	Chronic DWLOC (ppb)
U.S. Population	0.02 milligram/ kilogram/day (mg/kg/day)	25	15	1.19	530
All Infants (<1year)	0.02 mg/kg/day	27	15	1.19	150
Children 1-2 years	0.02 mg/kg/day	92	15	1.19	16
Children 3-5 years	0.02 mg/kg/day	64	15	1.19	75
Children 6-12 years	0.02 mg/kg/day	32	15	1.19	140
Youth 13–19 years	0.02 mg/kg/day	17	15	1.19	170
Adults 20–29 years	0.02 mg/kg/day	18	15	1.19	580
Adults 50+ years	0.02 mg/kg/day	21	15	1.19	560
Females 13–49 years	0.02 mg/kg/day	18	15	1.19	490

^{3.} Short-term risk. Short-term aggregate exposure takes into account residential exposure plus chronic

exposure to food and water (considered to be a background exposure level).

Tebufenozide is not registered for use on any sites that would result in residential exposure. Therefore, the aggregate risk is the sum of the risk from food and water, which do not exceed the Agency's level of concern.

4. Intermediate-term risk.
Intermediate-term aggregate exposure takes into account residential exposure plus chronic exposure to food and water (considered to be a background exposure level).

Tebufenozide is not registered for use on any sites that would result in residential exposure. Therefore, the aggregate risk is the sum of the risk from food and water, which do not exceed the Agency's level of concern.

5. Aggregate cancer risk for U.S. population. Tebufenozide is classified as "no evidence of carcinogenic for humans;" therefore, tebufenozide is expected to pose no greater than a negligible cancer risk.

6. Determination of safety. Based on these risk assessments, EPA concludes that there is a reasonable certainty that no harm will result to the general population, and to infants and children from aggregate exposure to tebufenozide residues.

IV. Other Considerations

A. Analytical Enforcement Methodology

Citrus (Crop Group 10)

The analytical method used for analysis of tebufenozide residues in/on oranges, lemons, and grapefruit was Preliminary Residue Method for RH-5992 in Citrus (Orange, Grapefruit, Lemon and Mandarin Orange), Y.Meng and D.W.Chu, Rohm and Haas Analytical Method TR 34-96-184, 12/4/ 96. This (high performance liquid chromatography using ultraviolet (HPLC-UV) detection) method is very similar to the proposed food tolerance enforcement method for plant commodities (TR 34-94-38) and thus is adequate for collection of residue data, ergo, the method is suitable for the quantitation of tebufenozide in/on citrus commodities. The Agency has previously requested that the petitioner revise the analytical method submitted for enforcement purposes on directly treated crops (TR 34-94-38) to correct deficiencies noted during Agency method validation. Adequate recovery data for citrus samples (fortified with tebufenozide) were provided. The limit of detection (LOD) for tebufenozide in/ on citrus was 0.006 ppm. The limit of quantitation (LOQ) for tebufenozide in/ on citrus was 0.020 ppm.

Grape

Grape samples were analyzed for tebufenozide, via HPLC/UV, using the Del Monte Research Center Tebufenozide Working Method. This working method was based on Tolerance Enforcement Method for RH-5992 in Vegetables (Cabbage, Lettuce, Mustard Greens, Spinach, Broccoli and Celery), Rohm and Haas Analytical Method TR 34-94-41, 11/3/94. Minor modifications were made that would not negatively affect the performance of the method. Adequate recovery data for grape samples (fortified with tebufenozide) were provided. Method TR 34-94-41 has been conditionally approved by the Agency as an analytical enforcement method, pending incorporation of the corrections noted during the Analytical Chemistry Branch/BEAD's petition method validation (PMV) trial. This method is considered adequate for the enforcement of tebufenozide residues in/on grapes. The LOD for tebufenozide in/on grape was 0.004 ppm. The LOQ for tebufenozide in/on grape was 0.013

Sweet Potato and Yam

Sweet potato root samples were analyzed for tebufenozide, via HPLC/ UV, using the Del Monte Research Center Tebufenozide Working Method. This working method was based on Tolerance Enforcement Method for RH-5992 in Vegetables (Cabbage, Lettuce, Mustard Greens, Spinach, Broccoli and Celery), Rohm and Haas Analytical Method TR 34-94-41, 11/3/94. Minor modifications were made that would not negatively affect the performance of the method. Adequate recovery data for sweet potato root samples (fortified with tebufenozide) were provided. Method TR 34-94-41 has been conditionally approved by the Agency as an analytical enforcement method, pending incorporation of the corrections noted during the Analytical Chemistry Branch/BEAD's PMV trial. This method is considered adequate for the enforcement of tebufenozide residues in/on sweet potato roots. The LOD for tebufenozide in/on sweet potato was 0.005 ppm. The LOQ for tebufenozide in/on sweet potato was 0.015 ppm.

Field Accumulation in Rotational Crops

Quantitative analysis of tebufenozide and RH–1788 residues in/on foliage of cereal grains and foliage of legumes (as well as cereal grain and legume seeds) was performed via the (HPLC/mass spectroscopy (MS)/MS) method,

Determination of Residues of
Tebufenozide and Metabolite in Low
Moisture Rotational Crops by Liquid
Chromatography with Tandem Mass
Spectrometry, Dow AgroSciences
Analytical Method GRM 02.20, 2002. As stated in the Dow AgroSciences method validation report, the LOD was 0.006

ppm (for both tebufenozide and RH-1788) in low-moisture foliage samples and the LOQ, as demonstrated by the lowest acceptable recovery level, was 0.020 ppm. Fortified samples were analyzed over a validation range of 0.020 ppm (LOQ) to 1.00 ppm. The recovery results from these samples indicate the method's acceptability as a data-gathering method, at minimum. The original proposed analytical method for the enforcement of tebufenozide residues in/on rotated crops is Rohm and Haas Analytical Method TR 34-99-10. This HPLC/MS method has been validated with LOQs for tebufenozide and its metabolite in low moisture plant commodities at 0.02 ppm; the reported LODs for the analytes were 0.002 ppm. The results of the PMV trial demonstrated that, although the third validation attempt was successful for the parent compound, the method trial was unsuccessful for the metabolite, RH-1788, due to excessive interferences in the chromatograms. EPA recommended that the method be returned to the petitioner for modifications to improve the cleanup step and recovery of the metabolite. As EPA considers DAS Method GRM 02.20 to be the superior technique for quantitation of tebufenozide and RH-1788 residues in low-moisture rotational crops, the registrant has proposed it as the tolerance enforcement method, rather than Rohm and Haas Method TR 34-99-10. EPA will review the method; an independent method validation (ILV) or PMV or possibly both could be required before DAS Method GRM 02.20 is deemed acceptable for tolerance enforcement purposes.

These methods may be requested from: Chief, Analytical Chemistry Branch, Environmental Science Center, 701 Mapes Rd., Ft. Meade, MD 20755–5350; telephone number: (410) 305–2905; e-mail address: residuemethods@epa.gov.

B. International Residue Limits

No Canadian or Mexican maximum residue limits (MRL) have been established for tebufenozide residues. Codex MRLs have been established for grapes at 2.0 ppm. The Codex MRL for grapes was based on data from France and Australia. No U.S. data was submitted to Codex.

V. Conclusion

Therefore, the tolerance is established for residues of tebufenozide on tuberous and corm vegetables (except potato) subgroup 1D, grape, citrus (crop group 10), and citrus oil at 0.015, 3.0, 0.80, and 15.0 ppm and indirect or inadvertent combined residues of

tebufenozide, benzoic acid, 3,5-dimethyl-1-(1,1-dimethylethyl)-2-(4-ethylbenzoyl)hydrazide and its metabolite benzoic acid, 3,5-dimethyl-1-(1,1dimethylethyl)-2-(4-(1-hydroxyethyl)benzoyl]hydrazide in or on forage, fodder, hay and straw of ceral grain; forage, fodder, straw and hay of non-grass animal feed; forage, fodder and hay of grass and foliage of legume vegetables at 1.0, 1.0, 1.0, and 0.20 ppm.

VI. Objections and Hearing Requests

Under section 408(g) of FFDCA, as amended by FQPA, any person may file an objection to any aspect of this regulation and may also request a hearing on those objections. The EPA procedural regulations which govern the submission of objections and requests for hearings appear in 40 CFR part 178. Although the procedures in those regulations require some modification to reflect the amendments made to FFDCA by FOPA, EPA will continue to use those procedures, with appropriate adjustments, until the necessary modifications can be made. The new section 408(g) of FFDCA provides essentially the same process for persons to "object" to a regulation for an exemption from the requirement of a tolerance issued by EPA under new section 408(d) of FFDCA, as was provided in the old sections 408 and 409 of FFDCA. However, the period for filing objections is now 60 days, rather than 30 days.

A. What Do I Need to Do to File an Objection or Request a Hearing?

You must file your objection or request a hearing on this regulation in accordance with the instructions provided in this unit and in 40 CFR part 178. To ensure proper receipt by EPA, you must identify docket ID number OPP-2004-0209 in the subject line on the first page of your submission. All requests must be in writing, and must be mailed or delivered to the Hearing Clerk on or before November 23, 2004.

1. Filing the request. Your objection must specify the specific provisions in the regulation that you object to, and the grounds for the objections (40 CFR 178.25). If a hearing is requested, the objections must include a statement of the factual issues(s) on which a hearing is requested, the requestor's contentions on such issues, and a summary of any evidence relied upon by the objector (40 CFR 178.27). Information submitted in connection with an objection or hearing request may be claimed confidential by marking any part or all of that information as CBI. Information so marked will not be disclosed except in accordance with procedures set forth in

40 CFR part 2. A copy of the information that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential may be disclosed publicly by EPA without prior notice.

Mail your written request to: Office of the Hearing Clerk (1900L), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001. You may also deliver your request to the Office of the Hearing Clerk in Suite 350, 1099 14th St., NW., Washington, DC 20005. The Office of the Hearing Clerk is open from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Office of the Hearing Clerk is (202) 564–6255.

2. Copies for the Docket. In addition to filing an objection or hearing request with the Hearing Clerk as described in Unit VI.A., you should also send a copy of your request to the PIRIB for its inclusion in the official record that is described in ADDRESSES. Mail your copies, identified by docket ID number OPP-2004-0209, to: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-0001. In person or by courier, bring a copy to the location of the PIRIB described in ADDRESSES. You may also send an electronic copy of your request via email to: opp-docket@epa.gov. Please use an ASCII file format and avoid the use of special characters and any form of encryption. Copies of electronic objections and hearing requests will also be accepted on disks in WordPerfect 6.1/8.0 or ASCII file format. Do not include any CBI in your electronic copy. You may also submit an electronic copy of your request at many Federal Depository Libraries.

B. When Will the Agency Grant a Request for a Hearing?

A request for a hearing will be granted if the Administrator determines that the material submitted shows the following: There is a genuine and substantial issue of fact; there is a reasonable possibility that available evidence identified by the requestor would, if established resolve one or more of such issues in favor of the requestor, taking into account uncontested claims or facts to the contrary; and resolution of the factual issues(s) in the manner sought by the requestor would be adequate to justify the action requested (40 CFR 178.32).

VII. Statutory and Executive Order Reviews

This final rule establishes a tolerance under section 408(d) of FFDCA in response to a petition submitted to the Agency. The Office of Management and Budget (OMB) has exempted these types of actions from review under Executive Order 12866, entitled Regulatory Planning and Review (58 FR 51735. October 4, 1993). Because this rule has been exempted from review under Executive Order 12866 due to its lack of significance, this rule is not subject to Executive Order 13211, entitled Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use (66 FR 28355, May 22, 2001). This final rule does not contain any information collections subject to OMB approval under the Paperwork Reduction Act (PRA), 44 U.S.C. 3501 et seq., or impose any enforceable duty or contain any unfunded mandate as described under Title II of the Unfunded Mandates Reform Act of 1995 (UMRA) (Public Law 104-4). Nor does it require any special considerations under Executive Order 12898, entitled Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations (59 FR 7629, February 16, 1994); or OMB review or any Agency action under Executive Order 13045. entitled Protection of Children from Environmental Health Risks and Safety Risks (62 FR 19885, April 23, 1997). This action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the National Technology Transfer and Advancement Act of 1995 (NTTAA), Public Law 104-113, section 12(d) (15 U.S.C. 272 note). Since tolerances and exemptions that are established on the basis of a petition under section 408(d) of FFDCA, such as the tolerance in this final rule, do not require the issuance of a proposed rule, the requirements of the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 et seq.) do not apply. In addition, the Agency has determined that this action will not have a substantial direct effect on States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132, entitled Federalism(64 FR 43255, August 10, 1999). Executive Order 13132 requires EPA to develop an accountable process to ensure "meaningful and timely input by State and local officials in the development of regulatory policies that

have federalism implications." "Policies that have federalism implications" is defined in the Executive order to include regulations that have "substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government." This final rule directly regulates growers, food processors, food handlers and food retailers, not States. This action does not alter the relationships or distribution of power and responsibilities established by Congress in the preemption provisions of section 408(n)(4) of FFDCA. For these same reasons, the Agency has determined that this rule does not have any "tribal implications" as described in Executive Order 13175, entitled Consultation and Coordination with Indian Tribal Governments (65 FR 67249, November 6, 2000). Executive Order 13175, requires EPA to develop an accountable process to ensure "meaningful and timely input by tribal officials in the development of regulatory policies that have tribal implications." "Policies that have tribal implications" is defined in the Executive order to include regulations

that have "substantial direct effects on one or more Indian tribes, on the relationship between the Federal Government and the Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes." This rule will not have substantial direct effects on tribal governments, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes. as specified in Executive Order 13175. Thus, Executive Order 13175 does not apply to this rule.

VIII. Congressional Review Act

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small Business Regulatory Enforcement Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United

States prior to publication of this final rule in the Federal Register. This final rule is not a "major rule" as defined by 5 U.S.C. 804(2).

List of Subjects in 40 CFR Part 180

Environmental protection, Administrative practice and procedure, Agricultural commodities, Pesticides and pests, Reporting and recordkeeping requirements.

Dated: September 16, 2004.

Lois Rossi,

Director, Registration Division, Office of Pesticide Programs.

■ Therefore, 40 CFR chapter I is amended as follows:

PART 180—[AMENDED]

■ 1. The authority citation for part 180 continues to read as follows:

Authority: 21 U.S.C. 321(q), 346a and 371.

■ 2. Section 180.482 is amended by alphabetically adding commodities to the table in paragraph (a)(1) and by revising paragraph (d) to read as follows:

§ 180.482 Tebufenozide: tolerances for residues.

(a) * * * (1) * * *

Commodity						Parts per million	
•	*	*	*	*	*		
Citrus oil	*	*	*	*	*		15.0
Fruit, citrus, group 10	*	*	*	*	*		0.80
Grape	*	*	*	*	*		3.0
Vegetable, tuberous and corm (except potato), subgroup 1D	*	*	*	*	*		0.015

(d) Indirect or inadvertent residues. Tolerances are established for the indirect or inadvertent combined residues of tebufenozide, benzoic acid,

3,5-dimethyl-1-(1,1-dimethylethyl)-2-(4-ethylbenzoyl)hydrazide and its metabolite benzoic acid, 3,5-dimethyl-1-(1,1dimethylethyl)-2-[4-(1-hydroxyethyl)benzoyl]hydrazide in or

on the raw agricultural commodities when present therein as a result of the application of tebufenozide to growing crops listed in paragraph (a) of this section to read as follows:

Commodity	. Parts per million	
Forage, fodder, hay and straw of grain, cereal, group 16	,	1.0 1.0 1.0 0.20

[FR Doc. 04-21499 Filed 9-23-04; 8:45 am] BILLING CODE 6560-50-S

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

42 CFR Part 406

[CMS-4018-F]

RIN 0938-AK94

Medicare Program; Continuation of Medicare Entitlement When Disability Benefit Entitlement Ends Because of Substantial Gainful Activity

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS.

ACTION: Final rule.

SUMMARY: This final rule will conform the existing Medicare eligibility regulations to reflect a change made by the Ticket to Work and Work Incentives Improvement Act (TWWIIA) of 1999. That statutory change that was implemented effective October 1, 2000, provides working disabled individuals with continued Medicare entitlement for an additional 54 months beyond the previous limit of 24 months, for a total of 78 months of Medicare coverage following the 15th month of the reentitlement period.

EFFECTIVE DATE: These regulations are effective on November 23, 2004.

FOR FURTHER INFORMATION CONTACT: Denise Cox, (410) 786-3195.

I. Background

Before October 1, 2000, section 226(b) of the Social Security Act (the Act) provided that disabled beneficiaries who continued to engage in substantial gainful activity after completing a trial work period would receive Medicare coverage for 24 months following the 15th month of the reentitlement period.

Effective October 1, 2000, section 202 of the Ticket to Work and Work Incentives Improvement Act (TWWIIA) of 1999 (Pub. L. 106-170) amended section 226(b) of the Act to extend the period of Medicare coverage to 78 months after the 15th month of the reentitlement period. Because section 202 was implemented effective October 1, 2000, Medicare coverage has already been extended to 78 months for all disabled individuals who continue to engage in substantial gainful activity after completing a trial work period. This regulation is intended to codify these statutory provisions.

II. Provisions of the Proposed Regulations

On July 25, 2003, we published a proposed rule in the Federal Register

(68 FR 43998) to revise § 406.12(e)(2)(i) to be consistent with the amended section 226(b) of the Act, which was implemented effective October 1, 2000. We proposed to change the 24 months of extended Medicare coverage to 78 months of Medicare coverage following the 15th month of the reentitlement period.

III. Analysis of and Responses to Public Comments and Provisions of the Final Rule

In response to the July 25, 2003 proposed rule, we received no public comments. We are incorporating the provisions of the proposed rule as final.

IV. Collection of Information Requirements

This document does not impose information collection and recordkeeping requirements.

V. Regulatory Impact

A. Overall Impact

We have examined the impact of this final rule as required by Executive Order 12866 (September 1993, Regulatory Planning and Review) and the Regulatory Flexibility Act (RFA) (September 19, 1980 (Pub. L. 96–354), section 1102(b) of the Social Security Act, the Unfunded Mandates Reform Act of 1995 (Pub. L. 104–4), and Executive Order 13132. This final rule will essentially conform our regulations to the plain language of the statute.

Executive Order 12866 (as amended by Executive Order 13258, which merely reassigns responsibility of duties) directs agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). A regulatory impact analysis (RIA) must be prepared for major rules with economically significant effects (\$100 million or more in any 1 year as required by 5 U.S.C. 804). We estimate a cost of \$112 million to the Medicare trust fund in calendar year 2005. This cost estimate includes Medicare payments for disabled beneficiaries who are currently working and entitled to Medicare coverage, as well as payments for individuals who will become entitled to disability benefits in the future and subsequently return to work with extended Medicare coverage. As noted above, the plain language of the statute gives us no discretion in interpreting this provision, and these costs flow directly from the statute, with

or without implementing this final rule. Since this is a major rule, we are providing the following analysis under the Anticipated Effects in section V.B.

The RFA requires agencies to analyze options for regulatory relief of small businesses. For purposes of the RFA, small entities include small businesses, nonprofit organizations, and government agencies. Most hospitals and most other providers and suppliers are small entities, either by nonprofit status or by having revenues of \$6 to \$29 million in any 1 year. For purposes of the RFA, beneficiaries are not considered to be small entities. Individuals and States are not included in the definition of a small entity. This final rule codifies provisions of the TWWIIA that were implemented on October 1, 2000. Eligible working disabled individuals are already receiving this extended benefit. Based on the legislation, they can continue to receive Medicare benefits for an additional 41/2 years. Thus, the only impact on those small entities or rural hospitals currently serving these individuals is that they will continue to receive payment from Medicare for services furnished to individuals. This final rule will not impose any additional administrative or regulatory burdens on - small entities. Therefore, we have determined and we certify that this final rule will not have a significant economic impact on a substantial number of small entities.

In addition, section 1102(b) of the Act requires us to prepare a regulatory impact analysis if a rule may have a significant impact on the operations of a substantial number of small rural hospitals. This analysis must conform to the provisions of section 604 of the RFA. For purposes of section 1102(b) of the Act, we define a small rural hospital as a hospital that is located outside of a Metropolitan Statistical Area and has fewer than 100 beds. As described above, this final rule extends Medicare coverage to eligible disabled working individuals who are already receiving coverage. Thus, those rural hospitals that currently serve these individuals will continue to receive payment from Medicare for these services. This final rule will not impose any additional administrative or regulatory burden on small rural hospitals. Therefore, we have determined and we certify that this final rule will not significantly affect the operations of a substantial number of small rural hospitals.

Section 202 of the Unfunded Mandates Reform Act of 1995 also requires that agencies assess anticipated costs and benefits before issuing any rule that may result in expenditure in any 1 year by State, local, or tribal governments, in the aggregate, or by the private sector, of \$110 million. State, local, or tribal governments will not be affected since this final rule simply extends the Medicare entitlement for working disabled beneficiaries for an additional 54 months beyond the previous limit of 24 months.

Executive Order 13132 establishes certain requirements that an agency must meet when it promulgates a proposed rule (and subsequent final rule) that imposes substantial direct requirement costs on State and local governments, preempts State law, or otherwise has Federalism implications. This final rule, which was implemented effective October 1, 2000, will not have a substantial effect on State or local governments because the extension of Medicare entitlement is for individuals already receiving the coverage.

B. Anticipated Effects

1. Effects on Beneficiaries

Before October 1, 2000, disabled beneficiaries who returned to work received 24 additional months of Medicare coverage following the 15th month of their reentitlement period. Effective October 1, 2000, these beneficiaries received 78 months of Medicare coverage following the 15th month of the reentitlement period.

The extension of Medicare coverage allows these beneficiaries to return to work without fear of being unable to qualify for health insurance because of pre-existing medical conditions and being faced with the prospect of either no health insurance or health insurance at a high premium, or significant medical expenses. In addition, the law ensures that individuals already entitled to Medicare can continue to receive health care services from the same providers without incurring a break in coverage. This extended coverage also gives individuals with disabilities the ability to continue working and therefore lead productive lives. Together with the other provisions of the TWWIIA (for example, rehabilitation and job training), the extension of Medicare coverage will improve the

overall quality of life for these beneficiaries.

Without this extension of coverage, the beneficiaries would have been forced to find other health insurance coverage (presumably at a higher cost, or with his or her disability excluded from coverage) or forego coverage entirely, and thus incur significant medical expenses. Either result would likely have lowered the beneficiary's overall quality of life and discourage him or her from returning to work. Instead, the Congress chose to extend Medicare coverage and has requested that the General Account Office study the overall impact of this extension so that it may decide in the future whether to extend the coverage indefinitely for this population.

2. Effects on the Medicare Programs

Anticipated expenditures to the Medicare program have been projected over a 5-year period and are shown in the following chart:

. Year	2004	2005	2006	2007	2008
Cost* (\$ in millions)	98	112	127	141	156
	35,000	39,000	42,000	45,000	48,000

(2) Duration of continued Medicare

entitlement. If an individual's

entitlement to disability benefits or

status as a qualified disabled railroad

retirement beneficiary ends because he

or she engaged in, or demonstrated the

ability to engage in, substantial gainful

activity after the 36 months following

In accordance with the provisions of Executive Order 12866, this regulation was reviewed by the Office of Management and Budget.

List of Sections in 42 CFR Part 406

Health facilities, Medicare.

■ For the reasons set forth in the preamble, the Centers for Medicare & Medicaid Services amends 42 CFR chapter IV as set forth below:

PART 406—HOSPITAL INSURANCE **ELIGIBILITY AND ENTITLEMENT**

Subpart B—Hospital Insurance Without Monthly Premiums

■ 1. The authority citation for part 406 continues to read as follows:

Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

■ 2. In § 406.12, revise the introductory text to paragraph (e)(2) and revise paragraph (e)(2)(i) to read as follows:

§ 406.12 Individual under age 65 who is entitled to social security or railroad retirement disability benefits.

(e) * * *

the end of the trial work period, Medicare entitlement continues until the earlier of the following: (i) The last day of the 78th month following the first month of substantial gainful activity occurring after the 15th month of the individual's reentitlement period or, if later, the end of the month following the month the individual's disability benefit entitlement ends.

(Catalog of Federal Domestic Assistance Program No. 93.773, Medicare—Hospital Insurance; and Program No. 93.774, Medicare—Supplementary Medical Insurance Program)

Dated: January 12, 2004.

Dennis G. Smith.

Acting Administrator, Centers for Medicare & Medicaid Services.

Approved: February 18, 2004.

Tommy G. Thompson,

Secretary.

Note: This document was received at the Office of the Federal Register on Thursday, September 16, 2004.

[FR Doc. 04-21207 Filed 9-23-04; 8:45 am] BILLING CODE 4120-01-P

^{*}Rounded to nearest million.
**Rounded to nearest thousand.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

42 CFR Part 411

[CMS-1810-IFC2]

RIN-0938-AK67

Medicare Program; Physicians' Referrals to Health Care Entities With Which They Have Financial Relationships (Phase II); Correcting Amendment

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS.
ACTION: Interim final rule with comment period; correcting amendment.

SUMMARY: In the March 26, 2004 issue of the Federal Register (69 FR 16054), we published an interim final rule with comment period that incorporated into regulations certain provisions of the physician self-referral prohibition in section 1877 of the Social Security Act. The effective date of that rule was July 26, 2004. This correcting amendment corrects a technical error identified in the March 26, 2004 interim final rule. Specifically, this rule reinstates the physician self-referral advisory opinion regulations, which were inadvertently deleted from Part 411 in the March 26, 2004 interim final rule.

DATES: This rule is effective July 26, 2004. To be assured consideration, comments must be received at one of the addresses provided below, no later than 5 p.m. on November 23, 2004.

ADDRESSES: In commenting, please refer to file code CMS-1810-IFC. Because of staff and resource limitations, we cannot accept comments by facsimile (FAX) transmission.

You may submit comments in one of three ways (no duplicates, please):

1. Electronically. You may submit electronic comments on specific issues in this regulation to http://www.cms.hhs.gov/regulations/ecomments. (Attachments should be in Microsoft Word, WordPerfect, or Excel; however, we prefer Microsoft Word.)

2. By mail. You may mail written

2. By mail. You may mail written comments (one original and two copies) to the following address ONLY: Centers for Medicare & Medicaid

Centers for Medicare & Medicaid Services, Department of Health and Human Services, Attention: CMS–1810– IFC2, P.O. Box 8011, Baltimore, MD 21244–8011.

Please allow sufficient time for mailed comments to be received before the close of the comment period.

3. By hand or courier. If you prefer, you may deliver (by hand or courier)

your written comments (one original and two copies) before the close of the comment period to one of the following addresses. If you intend to deliver your comments to the Baltimore address, please call telephone number (410) 786–7195 in advance to schedule your arrival with one of our staff members.

Room 445–G, Hubert H. Humphrey Building, 200 Independence Avenue, SW., Washington, DC 20201; or 7500 Security Boulevard, Baltimore, MD 21244–1850.

(Because access to the interior of the HHH Building is not readily available to persons without Federal Government identification, commenters are encouraged to leave their comments in the CMS drop slots located in the main lobby of the building. A stamp-in clock is available for persons wishing to retain a proof of filing by stamping in and retaining an extra copy of the comments being filed.)

Comments mailed to the addresses indicated as appropriate for hand or courier delivery may be delayed and received after the comment period.

We are only accepting comments on whether to reinstate the physician selfreferral advisory opinion regulations, not on the substance of the regulations themselves.

For information on viewing public comments, see the beginning of the SUPPLEMENTARY INFORMATION section. FOR FURTHER INFORMATION CONTACT: Joanne Sinsheimer, (410) 786–4620. SUPPLEMENTARY INFORMATION:

Need for Correction

This correction is necessary to reinstate the regulation text for §411.370 through §411.389 (regarding the physician self-referral advisory opinion process), which was inadvertently deleted from Part 411 in the March 26, 2004 interim final rule. We note that we are updating an incorrect address to be used in submitting advisory opinions.

Collection of Information

The requirements in § 411.370 through § 411.389 are subject to the Paperwork Reduction Act; however, these requirements are currently approved under OMB control #0938–0714 with a current expiration date of October 31, 2004. Note that the information collection package containing these approved requirements is currently at OMB awaiting reapproval.

Waiver of Proposed Rulemaking

We ordinarily publish a notice of proposed rulemaking in the **Federal Register** to provide a period for public comment before the provisions of a rule take effect. We can waive this procedure, however, if we find good cause that notice and comment procedure is impracticable, unnecessary, or contrary to the public interest and incorporate a statement of the finding and the reasons for it into the rule issued.

We find it unnecessary, impracticable, and contrary to the public interest to offer an opportunity to comment on this rule before it becomes effective. This rule merely corrects the inadvertent removal of certain regulatory provisions regarding the physician self-referral advisory opinion process. The deleted advisory opinion regulations have been in effect since they were first published on January 9, 1998 in an interim final rule with comment period. We never proposed to remove or revise these regulations, and they were not the subject of the March 26, 2004 interim final rule. Nothing in the preamble to the March 26, 2004 interim final rule indicated any intent to remove or revise the advisory opinion regulations. In fact, the preamble referred several times to the existence of the advisory opinion process. But for the omission of an ellipsis at the end of the regulatory text for Part 411 at 69 FR 16142 of the March 26, 2004 interim final rule, these regulations would not have been removed. Reinstatement of these regulations does not impose any additional burden on the public. Delaying the effective date of this rule pending prior notice and an opportunity for public comment would be impracticable because it would create uncertainty as to the appropriate procedures and standards that the agency would apply in receiving and processing requests for advisory opinions. The absence of these regulations in the CFR could increase the burden on both the agency and the public. For these reasons, we find it unnecessary and impracticable to provide an opportunity to comment on the technical correction made by this rule. Moreover, it would be contrary to the public interest for us to require members of the public to draft and submit advisory opinion requests, and for us to issue advisory opinions, in the absence of any rules to guide the process. We believe that the comment period established by this interim final rule will protect the public's interest in this rulemaking. Therefore, we find good cause to waive the opportunity to receive public comments on this rule prior to its effective date.

Retroactive Application

We ordinarily designate an interim final rule to be effective at least 30 days from the date of publication. Under 5 U.S.C. 553(d), a rule may have a retroactive effective date if the agency finds good cause and incorporates a statement of the finding and the reasons for it into the rule issued. Section 1871 of the Social Security Act, as amended by section 903(a) of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (MMA), provides that a substantive change in regulations may be applied retroactively if the Secretary determines that "failure to apply the change retroactively would be contrary to the public interest.'

We believe that there is good cause to reinstate §,411.370 through § 411.389 retroactively and that failure to reinstate these regulations retroactively would be contrary to the public interest. We have issued two advisory opinions since July 26, 2004, and we are currently reviewing approximately 30 advisory opinion requests that were submitted under an MMA mandate related to an 18-month moratorium on physician referrals to specialty hospitals in which they have an ownership interest. We need to issue all advisory opinions related to the moratorium well before the moratorium expires in June 2005. We believe that it would be contrary to. the public interest for us to require members of the public to draft and submit advisory opinion requests, and for us to issue advisory opinions, in the absence of any rules to guide the process and to increase its efficiency. In addition, retroactive reinstatement of the rules removes any uncertainty regarding whether appropriate procedures and standards were followed with respect to advisory opinions issued after July 26, 2004.

List of Subjects in 42 CFR Part 411

Kidney diseases, Medicare, Reporting and recordkeeping requirements.

■ Accordingly, 42 CFR chapter IV is corrected by making the following correcting amendments:

PART 411—EXCLUSIONS FROM MEDICARE AND LIMITATIONS ON MEDICARE PAYMENT

■ 1. The authority citation for part 411 continues to read as follows:

Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

Subpart J—Financial Relationships Between Physicians and Entities Furnishing Designated Health Services

■ 2. In Subpart J, §411.370 is added to read as follows.

§411.370 Advisory opinions relating to physician referrals.

(a) Period during which CMS will accept requests. The provisions of § 411.370 through § 411.389 apply to requests for advisory opinions that are submitted to CMS after November 3, 1997, and before August 21, 2000, and to any requests submitted during any other time period during which CMS is required by law to issue the advisory opinions described in this subpart.

(b) Matters that qualify for advisory opinions and who may request one. Any individual or entity may request a written advisory opinion from CMS concerning whether a physician's referral relating to designated health services (other than clinical laboratory services) is prohibited under section 1877 of the Act. In the advisory opinion, CMS determines whether a business arrangement described by the parties to that arrangement appears to constitute a "financial relationship" (as defined in section 1877(a)(2) of the Act) that could potentially restrict a physician's referrals, and whether the arrangement or the designated health services at issue appear to qualify for any of the exceptions to the referral prohibition described in section 1877 of the Act.

.(1) The request must involve an existing arrangement or one into which the requestor, in good faith, specifically plans to enter. The planned arrangement may be contingent upon the party or parties receiving a favorable advisory opinion. CMS does not consider, for purposes of an advisory opinion, requests that present a general question of interpretation, pose a hypothetical situation, or involve the activities of third parties.

(2) The requestor must be a party to the existing or proposed arrangement.

(c) Matters not subject to advisory opinions. CMS does not address through the advisory opinion process—

(1) Whether the fair market value was, or will be, paid or received for any goods, services, or property; and

(2) Whether an individual is a bonafide employee within the requirements of section 3121(d)(2) of the Internal Revenue Code of 1986.

(d) Facts subject to advisory opinions. CMS considers requests for advisory opinions that involve applying specific facts to the subject matter described in paragraph (b) of this section. Requestors must include in the advisory opinion

request a complete description of the arrangement that the requestor is undertaking, or plans to undertake, as described in § 411.372.

(e) Requests that will not be accepted. CMS does not accept an advisory opinion request or issue an advisory opinion if—

(1) The request is not related to a named individual or entity;

(2) CMS is aware that the same, or substantially the same, course of action is under investigation, or is or has been the subject of a proceeding involving the Department of Health and Human Services or another governmental agency; or

(3) CMS believes that it cannot make an informed opinion or could only make an informed opinion after extensive investigation, clinical study, testing, or collateral inquiry.

(f) Effects of an advisory opinion on other Governmental authority. Nothing in this part limits the investigatory or prosecutorial authority of the OIG, the Department of Justice, or any other agency of the Government. In addition, in connection with any request for an advisory opinion, CMS, the OIG, or the Department of Justice may conduct whatever independent investigation it believes appropriate.

■ 3. Sections 411.372 and 411.373 are added to subpart J to read as follows.

§411.372 Procedure for submitting a request.

(a) Format for a request. A party or parties must submit a request for an advisory opinion to CMS in writing, including an original request and 2 copies. The request must be addressed to: Centers for Medicare & Medicaid Services, Department of Health and Human Services, Office of Financial Management, Division of Premium Billing and Collections, Mail Stop C3–09–27, Attention: Advisory Opinions, 7500 Security Boulevard, Baltimore, MD 21244–1850.

(b) Information CMS requires with all submissions. The request must include the following:

(1) The name, address, telephone number, and Taxpayer Identification Number of the requestor.

(2) The names and addresses, to the extent known, of all other actual and potential parties to the arrangement that is the subject of the request.

(3) The name, title, address, and daytime telephone number of a contact person who will be available to discuss the request with CMS on behalf of the requestor.

(4) A complete and specific description of all relevant information bearing on the arrangement, including—

(i) A complete description of the arrangement that the requestor is undertaking, or plans to undertake, including: the purpose of the arrangement; the nature of each party's (including each entity's) contribution to the arrangement; the direct or indirect relationships between the parties, with an emphasis on the relationships between physicians involved in the arrangement (or their immediate family members who are involved) and any entities that provide designated health services; the types of services for which a physician wishes to refer, and whether the referrals will involve Medicare or Medicaid patients;

(ii) Complete copies of all relevant documents or relevant portions of documents that affect or could affect the arrangement, such as personal services or employment contracts, leases, deeds, pension or insurance plans, financial statements, or stock certificates (or, if these relevant documents do not yet exist, a complete description, to the best of the requestor's knowledge, of what these documents are likely to contain);

(iii) Detailed statements of all collateral or oral understandings, if any; and

(iv) Descriptions of any other arrangements or relationships that could affect CMS's analysis.

(5) Complete information on the identity of all entities involved either directly or indirectly in the arrangement, including their names, addresses, legal form, ownership structure, nature of the business (products and services) and, if relevant, their Medicare and Medicaid provider numbers. The requestor must also include a brief description of any other entities that could affect the outcome of the opinion, including those with which the requestor, the other parties, or the immediate family members of involved physicians, have any financial relationships (either direct or indirect, and as defined in section 1877(a)(2) of the Act and § 411.351), or in which any of the parties holds an ownership or control interest as defined in section 1124(a)(3) of the Act.

(6) A discussion of the specific issues or questions the requestor would like CMS to address including, if possible, a description of why the requestor believes the referral prohibition in section 1877 of the Act might or might not be triggered by the arrangement and which, if any, exceptions to the prohibition the requestor believes might apply. The requestor should attempt to designate which facts are relevant to each issue or question raised in the request and should cite the provisions

of law under which each issue or question arises.

(7) An indication of whether the parties involved in the request have also asked for or are planning to ask for an advisory opinion on the arrangement in question from the OIG under section 1128D(b) of the Act (42 U.S.C. 1320a-7d(b)) and whether the arrangement is or is not, to the best of the requestor's knowledge, the subject of an investigation.

(8) The certification(s) described in § 411.373. The certification(s) must be signed by—

(i) The requestor, if the requestor is an individual:

(ii) The chief executive officer, or comparable officer, of the requestor, if the requestor is a corporation;

(iii) The managing partner of the requestor, if the requestor is a partnership; or

(iv) A managing member, if the requestor is a limited liability company.

(9) A check or money order payable to CMS in the amount described in

§ 411.375(a). (c) Additional information CMS might require. If the request does not contain all of the information required by paragraph (b) of this section, or, if either before or after accepting the request, CMS believes it needs more information in order to render an advisory opinion, it may request whatever additional information or documents it deems necessary. Additional information must be provided in writing, signed by the same person who signed the initial request (or by an individual in a comparable position), and be certified as described in § 411.373.

§411.373 Certification.

(a) Every request must include the following signed certification: "With knowledge of the penalties for false statements provided by 18 U.S.C. 1001 and with knowledge that this request for an advisory opinion is being submitted to the Department of Health and Human Services, I certify that all of the information provided is true and correct, and constitutes a complete description of the facts regarding which an advisory opinion is sought, to the best of my knowledge and belief."

(b) If the advisory opinion relates to a proposed arrangement, in addition to the certification required by paragraph (a) of this section, the following certification must be included and signed by the requestor: "The arrangement described in this request for an advisory opinion is one into which [the requestor], in good faith, plans to enter." This statement may be made contingent on a favorable advisory

opinion, in which case the requestor should add one of the following phrases to the certification:

(1) "if CMS issues a favorable advisory opinion." .

(2) "if CMS and the OIG issue favorable advisory opinions."

■ 4. Section 411.375 is added to subpart J to read as follows.

§ 411.375 Fees for the cost of advisory opinions.

(a) Initial payment. Parties must include with each request for an advisory opinion submitted through December 31, 1998, a check or money order payable to CMS for \$250. For requests submitted after this date, parties must include a check or money order in this amount, unless CMS has revised the amount of the initial fee in a program issuance, in which case, the requestor must include the revised amount. This initial payment is nonrefundable.

(b) How costs are calculated. Before issuing the advisory opinion, CMS calculates the costs the Department has incurred in responding to the request. The calculation includes the costs of salaries, benefits, and overhead for analysts, attorneys, and others who have worked on the request, as well as administrative and supervisory support for these individuals.

(c) Agreement to pay all costs. (1) By submitting the request for an advisory opinion, the requestor agrees, except as indicated in paragraph (c)(3) of this section, to pay all costs the Department incurs in responding to the request for an advisory opinion.

(2) In its request for an advisory opinion, the requestor may designate a triggering dollar amount. If CMS estimates that the costs of processing the advisory opinion request have reached or are likely to exceed the designated triggering dollar amount, CMS notifies the requestor.

(3) If CMS notifies the requestor that the actual or estimated cost of processing the request has reached or is likely to exceed the triggering dollar amount, CMS stops processing the request until the requestor makes a written request for CMS to continue. If CMS is delayed in processing the request for an advisory opinion because of this procedure, the time within which CMS must issue an advisory opinion is suspended until the requestor asks CMS to continue working on the request.

(4) If the requestor chooses not to pay for CMS to complete an advisory opinion, or withdraws the request, the requestor is still obligated to pay for all costs CMS has identified as costs it incurred in processing the request for an advisory opinion, up to that point.

(5) If the costs CMS has incurred in responding to the request are greater than the amount the requestor has paid, CMS, before issuing the advisory opinion, notifies the requestor of any additional amount that is due. CMS does not issue an advisory opinion until the requestor has paid the full amount that is owed. Once the requestor has paid CMS the total amount due for the costs of processing the request, CMS issues the advisory opinion. The time period CMS has for issuing advisory opinions is suspended from the time CMS notifies the requestor of the amount owed until the time CMS receives full payment.

(d) Fees for outside experts. (1) In addition to the fees identified in this section, the requestor also must pay any required fees for expert opinions, if any, from outside sources, as described in \$411,377

- (2) The time period for issuing an advisory opinion is suspended from the time that CMS notifies the requestor that it needs an outside expert opinion until the time CMS receives that opinion.
- 5. Sections 411.377 through 411.380 are added to subpart J to read as follows.

§ 411.377 Expert opinions from outside sources.

(a) CMS may request expert advice from qualified sources if CMS believes that the advice is necessary to respond to a request for an advisory opinion. For example, CMS may require the use of accountants or business experts to assess the structure of a complex business arrangement or to ascertain a physician's or immediate family member's financial relationship with entities that provide designated health services.

(b) If CMS determines that it needs to obtain expert advice in order to issue a requested advisory opinion, CMS notifies the requestor of that fact and provides the identity of the appropriate expert and an estimate of the costs of the expert advice. As indicated in § 411.375(d), the requestor must pay the estimated cost of the expert advice.

(c) Once CMS has received payment for the estimated cost of the expert advice, CMS arranges for the expert to provide a prompt review of the issue or issues in question. CMS considers any additional expenses for the expert advice, beyond the estimated amount, as part of the costs CMS has incurred in responding to the request, and the responsibility of the requestor, as described in § 411.375(c).

§ 411.378 Withdrawing a request.

The party requesting an advisory opinion may withdraw the request before CMS issues a formal advisory opinion. This party must submit the withdrawal in writing to the same address as the request, as indicated in § 411.372(a). Even if the party withdraws the request, the party must pay the costs the Department has expended in processing the request, as discussed in § 411.375. CMS reserves the right to keep any request for an advisory opinion and any accompanying documents and information, and to use them for any governmental purposes permitted by

§ 411.379 When CMS accepts a request.

(a) Upon receiving a request for an advisory opinion, CMS promptly makes an initial determination of whether the request includes all of the information it will need to process the request.

(b) Within 15 working days of receiving the request, CMS—

(1) Formally accepts the request for an advisory opinion;

(2) Notifies the requestor about the additional information it needs; or

(3) Declines to formally accept the

(c) If the requestor provides the additional information CMS has requested, or otherwise resubmits the request, CMS processes the resubmission in accordance with paragraphs (a) and (b) of this section as if it were an initial request for an advisory opinion.

(d) Upon accepting the request, CMS notifies the requestor by regular U.S. mail of the date that CMS formally accepted the request.

(e) The 90-day period that CMS has to issue an advisory opinion set forth in § 411.380(c) does not begin until CMS has formally accepted the request for an advisory opinion.

§ 411.380 When CMS issues a formal advisory opinion.

(a) CMS considers an advisory opinion to be issued once it has received payment and once the opinion has been dated, numbered, and signed by an authorized CMS official.

(b) An advisory opinion contains a description of the material facts known to CMS that relate to the arrangement that is the subject of the advisory opinion, and states CMS's opinion about the subject matter of the request based on those facts. If necessary, CMS includes in the advisory opinion material facts that could be considered confidential information or trade secrets within the meaning of 18 U.S.C. 1095.

(c)(1) CMS issues an advisory opinion, in accordance with the provisions of this part, within 90 days after it has formally accepted the request for an advisory opinion, or, for requests that CMS determines, in its discretion, involve complex legal issues or highly complicated fact patterns, within a reasonable time period.

(2) If the 90th day falls on a Saturday, Sunday, or Federal holiday, the time period ends at the close of the first business day following the weekend or

holiday;

(3) The 90-day period is suspended from the time CMS?

from the time CMS'

(i) Notifies the requestor that the costs have reached or are likely to exceed the triggering amount as described in § 411.375(c)(2) until CMS receives written notice from the requestor to continue processing the request;

(ii) Requests additional information from the requestor until CMS receives

the additional information;

(iii) Notifies the requestor of the full amount due until CMS receives payment of this amount; and

(iv) Notifies the requestor of the need for expert advice until CMS receives the

expert advice.

(d) After CMS has notified the requestor of the full amount owed and has received full payment of that amount, CMS issues the advisory opinion and promptly mails it to the requestor by regular first class U.S. mail.

■ 6. Section 411.382 is added to subpart J to read as follows.

§ 411.382 CMS's right to rescind advisory opinions.

Any advice CMS gives in an opinion does not prejudice its right to reconsider the questions involved in the opinion and, if it determines that it is in the public interest, to rescind or revoke the opinion. CMS provides notice to the requestor of its decision to rescind or revoke the opinion so that the requestor and the parties involved in the requestor's arrangement may discontinue any course of action they have taken in accordance with the advisory opinion. CMS does not proceed against the requestor with respect to any action the requestor and the involved parties have taken in good faith reliance upon CMS's advice under this part, provided-

(a) The requestor presented to CMS a full, complete and accurate description

of all the relevant facts; and

(b) The parties promptly discontinue the action upon receiving notice that CMS had rescinded or revoked its approval, or discontinue the action within a reasonable "wind down" period, as determined by CMS.

■ 7. Section 411.384 is added to subpart I to read as follows.

§ 411.384 Disclosing advisory opinions and supporting information.

(a) Advisory opinions that CMS issues and releases in accordance with the procedures set forth in this subpart are

available to the public.

(b) Promptly after CMS issues an advisory opinion and releases it to the requestor, CMS makes available a copy of the advisory opinion for public inspection during its normal hours of operation and on the DHHS/CMS Web site.

(c) Any predecisional document, or part of such predecisional document, that is prepared by CMS, the Department of Justice, or any other Department or agency of the United States in connection with an advisory opinion request under the procedures set forth in this part is exempt from disclosure under 5 U.S.C. 552, and will not be made publicly available.

(d) Documents submitted by the requestor to CMS in connection with a request for an advisory opinion are available to the public to the extent they are required to be made available by 5 U.S.C. 552, through procedures set forth

in 45 CFR part 5.

(e) Nothing in this section limits CMS's obligation, under applicable laws, to publicly disclose the identity of the requesting party or parties, and the nature of the action CMS has taken in response to the request.

■ 8. Sections 411.386 through 411.389 are added to subpart J to read as follows.

§ 411.386 CMS's advisory opinions as exclusive.

The procedures described in this subpart constitute the only method by which any individuals or entities can obtain a binding advisory opinion on the subject of a physician's referrals, as described in § 411.370. CMS has not and does not issue a binding advisory opinion on the subject matter in § 411.370, in either oral or written form, except through written opinions it issues in accordance with this subpart.

§411.387 Parties affected by advisory opinions.

An advisory opinion issued by CMS does not apply in any way to any individual or entity that does not join in the request for the opinion. Individuals or entities other than the requestor(s) may not rely on an advisory opinion.

§ 411.388 When advisory opinions are not admissible evidence.

The failure of a party to seek or to receive an advisory opinion may not be introduced into evidence to prove that

the party either intended or did not intend to violate the provisions of sections 1128, 1128A or 1128B of the Act

§ 411.389 Range of the advisory opinion.

(a) An advisory opinion states only CMS's opinion regarding the subject matter of the request. If the subject of an advisory opinion is an arrangement that must be approved by or is regulated by any other agency, CMS's advisory opinion cannot be read to indicate CMS's views on the legal or factual issues that may be raised before that

agency.
(b) An advisory opinion that CMS issues under this part does not bind or obligate any agency other than the Department. It does not affect the requestor's, or anyone else's, obligations to any other agency, or under any statutory or regulatory provision other than that which is the specific subject matter of the advisory opinion.

(Catalog of Federal Domestic Assistance Program No. 93.773, Medicare—Hospital Insurance; and Program No. 93.774, Medicare—Supplementary Medical Insurance Program)

Dated: September 15, 2004.

Ann Agnew,

Executive Secretary to the Department. [FR Doc. 04-21206 Filed 9-23-04; 8:45 am] BILLING CODE 4120-01-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 1

[OMD Docket No. 02-339; FCC 04-72]

Implementation of the Debt Collection Improvement Act of 1996 and Adoption of Rules Governing Applications or Requests for Benefits by Delinquent **Debtors**

AGENCY: Federal Communications Commission.

ACTION: Final rule; correction.

SUMMARY: This document contains a correction to the final rule, which was published in the Federal Register at 69 FR 27843 on May 17, 2004. The final rule related to the Debt Collection Improvement Act of 1996 (DCIA). DATES: Effective on October 1, 2004. FOR FURTHER INFORMATION CONTACT: Regina W. Dorsey, Special Assistant to the Chief Financial Officer, at 1-202-

418-1993, or by e-mail at Regina.Dorsey@fcc.gov, or Laurence H. Schecker, Office of General Counsel, Administrative Law Division, at 1-202-418-1720, or by e-mail at Laurence.Schecker@fcc.gov.

SUPPLEMENTARY INFORMATION: In FR Doc 04-10661, in the Federal Register of Monday, May 17, 2004, the following corrections are made.

§1.1116 [Corrected]

■ 1. On page 27847, in the third column, in § 1.1116, the reference to "§ 1.1109(b)" is corrected to read "§ 1.1109(d)"

■ 2. On page 27850, in the third column, § 1.1910 is corrected to read as follows:

§ 1.1910 Effect of insufficient fee payments, delinquent debts, or debarment.

(a)(1) An application (including a petition for reconsideration or any application for review of a fee determination) or request for authorization subject to the FCC Registration Number (FRN) requirement set forth in subpart W of this chapter will be examined to determine if the applicant has paid the appropriate application fee, appropriate regulatory fees, is delinquent in its debts owed the Commission, or is debarred from receiving Federal benefits (see, e.g., 31 CFR 285.13; 47 CFR part 1, subpart P).

(2) Fee payments, delinquent debt, and debarment will be examined based on the entity's taxpayer identifying number (TIN), supplied when the entity acquired or was assigned an FRN. See

47 CFR 1.8002(b)(1).

(b)(1) Applications by any entity found not to have paid the proper application or regulatory fee will be handled pursuant to the rules set forth

in 47 CFR part 1, subpart G.

(2) Action will be withheld on applications, including on a petition for reconsideration or any application for review of a fee determination, or requests for authorization by any entity found to be delinquent in its debt to the Commission (see § 1.1901(j)), unless otherwise provided for in this regulation, e.g., 47 CFR 1.1928 (employee petition for a hearing). The entity will be informed that action will be withheld on the application until full payment or arrangement to pay any nontax delinquent debt owed to the Commission is made and/or that the application may be dismissed. See the provisisons of §§ 1.1108, 1.1109, 1.1116 and 1.1118. Any Commission action taken prior to the payment of delinquent non-tax debt owed to the Commission is contingent and subject to recission. Failure to make payment on any delinquent debt is subject to collection of the debt, including interest thereon, any associated penalties, and the full cost of collection to the Federal government pursuant to the provisions of the Debt Collection Improvement Act, 31 U.S.C. 3717.

(3) If a delinquency has not been paid or the debtor has not made other satisfactory arrangements within 30 days of the date of the notice provided pursuant to paragraph (b)(2) of this section, the application or request for authorization will be dismissed.

(i) The provisions of paragraphs (b)(2) and (b)(3) of this section will not apply if the applicant has timely filed a challenge through an administrative appeal or a contested judicial proceeding either to the existence or amount of the non-tax delinquent debt owed the Commission.

(ii) The provisions of paragraphs (b)(2) and (b)(3) of this section will not apply where more restrictive rules govern treatment of delinquent debtors, such as 47 CFR 1.2105(a)(2)(x) and (xi).

(c)(1) Applications for emergency or special temporary authority involving safety of life or property (including national security emergencies) or involving a brief transition period facilitating continuity of service to a substantial number of customers or end users, will not be subject to the provisions of paragraphs (a) and (b) of this section. However, paragraphs (a) and (b) will be applied to permanent authorizations for these services.

(2) Provisions of paragraph (a) and (b) of this section will not apply to application or request for authorization to which 11 U.S.C. 525(a) is applicable.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 04–21412 Filed 9–23–04; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 64

[CC Docket No. 98-67; FCC 03-112]

Telecommunications Relay Services and Speech-to-Speech Services for Individuals With Hearing and Speech Disabilities

AGENCY: Federal Communications Commission.

ACTION: Correcting amendments.

SUMMARY: This document contains corrections to the final regulations of the Commission's rules, which were published in the Federal Register on Monday, August 25, 2003, 68 FR 50973.

The final regulations amended the Commission's rules pertaining to mandatory minimum standards, and other regulations for Telecommunications Relay Services and

Speech-to-Speech services for individuals with hearing and speech disabilities.

DATES: Effective September 24, 2004.

FOR FURTHER INFORMATION CONTACT: Cheryl King, of the Consumer & Governmental Affairs Bureau at (202) 418–2284 (voice), (202) 418–0416 (TTY), or e-mail cheryl.king@fcc.gov.

SUPPLEMENTARY INFORMATION: The Federal Communications Commission published a document amending 47 CFR 64.604 in the Federal Register of August 25, 2003, (68 FR 50973). The amended rules are intended to improve the overall effectiveness of TRS to ensure that persons with hearing and speech disabilities have access to telecommunications networks that is consistent with the goal of functional equivalency mandated by Congress.

Need for Correction

As published, the final regulations contain errors which may prove to be misleading and need to be clarified.

List of Subjects in 47 CFR Part 64

Individuals with disabilities, Reporting and recordkeeping requirements, Telecommunications.

■ Accordingly, 47 CFR Part 64 is corrected by making the following correcting amendments:

PART 64—MISCELLANEOUS RULES RELATING TO COMMON CARRIERS

■ 1. The authority citation for part 64 continues to read as follows:

Authority: 47 U.S.C. 154, 254(k); secs. 403(b)(2)(B), (c), Public Law 104–104, 110 Stat. 56. Interpret or apply 47 U.S.C. 201, 218, 225, 226, 228, and 254(k) unless otherwise noted.

§64.604 [Amended]

■ 2. Section 64.604 is amended by removing paragraphs (a)(5) and (a)(6) and by redesignating paragraph (a)(7) as paragraph (a)(5).

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 04-21514 Filed 9-23-04; 8:45 am] BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 04-2933, MM Docket No. 00-127, RM-9894]

Digital Television Broadcast Service; Jamestown, ND

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Red River Broadcast Company, substitutes DTV channel 18 for DTV channel 14. See 69 FR 29252 (May 21, 2004). DTV channel 18 can be allotted to Jamestown, North Dakota, in compliance with the principle community coverage requirements of Section 73.625(a) at reference coordinates 46-55-27 N. and 98-46-19 W. with a power of 1000, HAAT of 135 meters and with a DTV service population of 47 thousand. Concurrence from the Canadian government was received for this allotment. With this action, this proceeding is terminated. DATES: Effective November 1, 2004.

FOR FURTHER INFORMATION CONTACT: Pam Blumenthal, Media Bureau, (202) 418—1600.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 00-127, adopted September 9, 2004, and released September 17, 2004. The full text of this document is available for public inspection and copying during regular business hours in the FCC Reference Information Center, Portals II, 445 12th Street, SW., Room CY-A257, Washington, DC. This document may also be purchased from the Commission's duplicating contractor, Best Copy and Printing, Inc., 445 12th Street, SW., Room CY-B402, Washington, DC, 20554, telephone 301-816-2820, facsimile 301-816-0169, or via-e-mail joshir@erols.com.

This document does not contain [new or modified] information collection requirements subject to the Paperwork Reduction Act of 1995 (PRA), Public Law 104–13. In addition, therefore, it does not contain any new or modified "information collection burden for small business concerns with fewer than 25 employees," pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, see 44 U.S.C. 3506(c)(4).

The Commission will send a copy of this Report & Order in a report to be sent to Congress and the General Accounting Office pursuant to the Congressional Review Act, see 5 U.S.C. 801(a)(1)(A).

List of Subjects in 47 CFR Part 73

Digital television broadcasting, Television.

■ Part 73 of Title 47 of the Code of Federal Regulations is amended as follows:

PART 73—[AMENDED]

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

Authority: 47 U.S.C. 154, 303, 334 and 336.

§73.622 [Amended]

■ 2. Section 73.622(b), the Table of Digital Television Allotments under

North Dakota, is amended by removing DTV channel 14 and adding DTV channel 18 at Jamestown.

Federal Communications Commission.

Barbara A. Kreisman,

Chief, Video Division, Media Bureau.
[FR Doc. 04–21512 Filed 9–23–04; 8:45 am]
BILLING CODE 6712–01–P

Proposed Rules

Federal Register

Vol. 69, No. 185

Friday, September 24, 2004

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 Marketing Service

7 CFR Parts 1000, 1001, 1005, 1006, 1007, 1030, 1032, 1033, 1124, 1126, and 1131

[Docket No. AO-14-A72, et al.; DA-03-08]

Milk in the Northeast and Other Marketing Areas; Decision on Proposed Amendments to Marketing Agreements and to Orders

7 CFR part	Marketing area	AO Nos.	
1001	Northeast Appalachian Florida Southeast Upper Midwest Central Mideast Pacific Northwest Southwest Arizona-Las Vegas	AO-14-A72 AO-388-A13 AO-356-A36 AO-366-A42 AO-361-A37 AO-313-A46 AO-166-A70 AO-368-A33 AO-231-A66 AO-271-A38	

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Proposed rule; final decision.

SUMMARY: This document proposes to adopt as a final rule, order language contained in the interim final rule published in the Federal Register on April 23, 2004, concerning classification of milk use provisions in all Federal milk marketing orders. This document sets forth the final decision of the Department and is subject to approval by producers. Specifically, this final decision would reclassify milk used to produce evaporated milk in consumertype packages or sweetened condensed milk in consumer-type packages from Class III to Class IV.

FOR FURTHER INFORMATION CONTACT:
Antoinette M. Carter, Marketing
Specialist, USDA/AMS/Dairy Programs,
Order Formulation and Enforcement
Branch, STOP 0231—Room 2971, 1400
Independence Avenue, SW.,
Washington, DC 20250–0231, (202) 690–

3465, e-mail address: antoinette.carter@usda.gov.

SUPPLEMENTARY INFORMATION: This administrative action is governed by the provisions of sections 556 and 557 of Title 5 of the United States Code and therefore is excluded from the requirements of Executive Order 12866.

These proposed amendments have been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have a retroactive effect. If adopted, this proposed rule will not preempt any State or local laws. regulations, or policies, unless they present an irreconcilable conflict with this rule.

The Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), provides that administrative proceedings must be exhausted before parties may file suit in court. Under section 608c(15)(A) of the Act, any handler subject to an order may request modification or exemption from such order by filing with the Secretary

a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with the law. A handler is afforded the opportunity for a hearing on the petition. After a hearing, the Secretary would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has its principal place of business, has jurisdiction in equity to review the Secretary's ruling on the petition, provided a bill in equity is filed not later than 20 days after the date of the entry of the ruling.

Regulatory Flexibility Act and Paperwork Reduction Act

In accordance with the Regulatory Flexibility Act (5 U.S.C. 601 et seq.), the Agricultural Marketing Service has considered the economic impact of this action on small entities and has certified that this proposed rule will not have a significant economic impact on a substantial number of small entities. For

the purpose of the Regulatory Flexibility Act, a dairy farm is considered a "small business" if it has an annual gross revenue of less than \$750,000, and a dairy products manufacturer is a "small business" if it has fewer than 500 employees. For the purposes of determining which dairy farms are "small businesses," the \$750,000 per year criterion was used to establish a production guideline of 500,000 pounds per month. Although this guideline does not factor in additional monies that may be received by dairy producers, it should be an inclusive standard for most "small" dairy farmers. For purposes of determining a handler's size, if the plant is part of a larger company operating multiple plants that collectively exceed the 500-employee limit, the plant will be considered a large business even if the local plant has fewer than 500 employees.

During June 2003—the most recent representative period at the time of the hearing—there were a total of 60,096 dairy producers whose milk was pooled under Federal milk orders. Of the total, 56,818 dairy producers-or about 95 percent-were considered small businesses based on the above criteria. During this same period, there were about 1,622 plants associated with Federal milk orders. Specifically, there were approximately 387 fully regulated plants (of which 143 were small businesses), 92 partially regulated plants (of which 41 were small businesses), 44 producer-handlers (of which 23 were considered small businesses), and 108 exempt plants (of which 98 were considered small businesses). Consequently, 950 of the 1,622 plants meet the definition of a small business.

Total pounds of milk pooled under all Federal milk orders was 10.498 billion for June 2003 which represented 73.5 percent of the milk marketed in the United States during June 2003. Of the 10.498 billion pounds of milk pooled under Federal milk orders during June 2003, 1.78 million pounds-or 1.7 percent—was used to produce evaporated milk and sweetened condensed milk products in consumertype packages. Additionally, during this same period, total pounds of Class I milk pooled under Federal milk orders was 3.475 billion pounds, which represents 82.3 percent of the milk used in Class I products (mainly fluid milk products) that were sold in the United States.

This final decision adopts proposals that would reclassify milk used to produce evaporated milk or sweetened condensed milk in consumer-type packages from Class III to Class IV in all

Federal milk orders. This decision is consistent with the Agricultural Agreement Act of 1937 (Act), which authorizes Federal milk marketing orders. The Act specifies that Federal milk orders classify milk "in accordance with the form for which or purpose for which it is used."

Currently, the Federal milk order system provides for the uniform classification of milk in provisions that define four classes of use for milk (Class I, Class II, Class III, and Class IV). Each Federal milk order sets minimum prices that processors must pay for milk based on how it is used and computes weighted average or uniform prices that

dairy producers receive. Under the milk classification provisions of all Federal milk orders, Class I consists of those products that are used as beverages (whole milk, low fat milk, skim milk, flavored milk products like chocolate milk, etc.)1 Class II includes soft or spoonable products such as cottage cheese, sour cream, ice cream, yogurt, and milk that is used in the manufacture of other food products. Class III includes all skim milk and butterfat used to make hard cheeses-types that may be grated, shredded, or crumbled; cream cheese; other spreadable cheeses; plastic cream; anhydrous milkfat; and butteroil. Class III also consists of evaporated milk and sweetened condensed milk in consumer-type packages. Class IV includes, among other things, butter and any milk product in dried form such as

nonfat dry milk. Evaporated milk and sweetened condensed milk in consumer-type packages should be classified as Class IV because their product characteristics and yields are tied directly to the solids content of the raw milk used to make these products as opposed to the protein content as for Class III products. Like other Class IV products, evaporated milk and sweetened condensed milk in consumer-type packages have a relatively long shelf-life (i.e., the products can be stored for more than one year without refrigeration). These products also may be substituted for other Class IV products (e.g., dry whole milk or nonfat dry milk) and compete over a wide geographic area with products made from non-federally regulated milk. Additionally, like other Class IV products, evaporated milk and sweetened condensed milk in

¹Federal milk orders do not classify products but instead classify the milk (skim milk and butterfat) disposed of in the form of a product or used to produce a product. This decision references "Class I products," "Class II products," "Class III products," and "Class IV products" to simplify the

findings and conclusions.

consumer-type packages are competitive outlets for milk surplus to the Class I needs of the market.

The amendments adopted in the tentative final decision and this final decision should not have a significant economic impact on dairy producers or handlers associated with Federal milk orders. Since the reclassification of evaporated milk and sweetened condensed milk in consumer-type packages will be uniform in all Federal milk orders, dairy producers and handlers associated with the orders will be subject to the same provisions. The classification change should have only a minimal impact on the price dairy producers receive for their milk due to the small quantity of milk pooled under Federal milk orders that is used to produce evaporated milk or sweetened condensed milk in consumer-type packages. For example, using the Department's production data provided in the hearing record for milk, skim milk, and cream used to produce evaporated milk and sweetened condensed milk in consumer-type packages by handlers regulated under Federal milk orders for the three years of 2000 through 2002, the reclassification of the milk used to produce these products from Class III to Class IV would have affected the statistical uniform price for all Federal milk orders combined by only \$0.0117 per hundredweight.

A review of reporting requirements was completed under the Paperwork Reduction Act of 1995 (44 U.S.C. chapter 35). It was determined that these proposed amendments would have no impact on reporting, recordkeeping, or other compliance requirements because they would remain identical to the current requirements. No new forms are proposed and no additional reporting requirements would be necessary.

This action does not require additional information collection that requires clearance by the Office of Management and Budget (OMB) beyond currently approved information collection. The primary sources of data used to complete the forms are routinely used in most business transactions. Forms require only a minimal amount of information which can be supplied without data processing equipment or a trained statistical staff. Thus, the information collection and reporting burden is relatively small. Requiring the same reports for all handlers does not significantly disadvantage any handler that is smaller than the industry average.

Prior Documents in This Proceeding

Notice of Hearing: Issued September 2, 2003; published September 8, 2003 (68 FR 52860).

Correction of Notice of Hearing: Issued October 9, 2003; published October 16, 2003 (68 FR 59554).

Tentative Final Decision: Issued February 27, 2004; published March 2, 2004 (69 FR 9763).

Interim Final Rule: Issued April 19, 2004; published April 23, 2004 (69 FR

Since this proceeding commenced, the Western order was terminated, effective April 1, 2004, as published in the Federal Register on February 24, 2004 (69 FR 8327). The termination. which removed all operating provisions of the order, was based on producers' disapproval of the issuance of the Western order as amended by a tentative final decision issued in August 2003 and published in the Federal Register on August 18, 2003 (68 FR 49375), and comments received in response to the proposed termination—published January 13, 2004 (69 FR 1957). The remaining administrative provisions of the order will be terminated at a later

Preliminary Statement

A public hearing was held upon proposed amendments to the marketing agreements and the orders regulating the handling of milk in the Northeast and other marketing areas. The hearing was held, pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and the applicable rules of practice (7 CFR part 900), in Alexandria, Virginia, on October 21, 2003. Notice of such hearing was issued September 2, 2003, and published September 8, 2003 (68 FR 52860), and a Correction of Notice of Hearing was issued October 9, 2003, and published October 16, 2003 (68 FR

Upon the basis of the evidence introduced at the hearing and the record thereof, the Administrator, on February 27, 2004, issued a Tentative Final Decision containing a notice of the' opportunity to file written exceptions

thereto.

The material issues, findings, conclusions, rulings, and general findings of the tentative final decision are hereby approved and adopted and are set forth herein.

The material issues on the record of the hearing relate to:

 Classification of evaporated milk and sweetened condensed milk in consumer-type packages;

Classification of monthly bulk milk ending inventory; and

3. Determination as to whether emergency marketing conditions exist that would warrant the omission of a recommended decision and the opportunity to file written exceptions.

Findings and Conclusions

The following findings and conclusions on the material issues are based on evidence presented at the hearing and the official record thereof:

1. Classification of evaporated milk and sweetened condensed milk in consumer-type packages. Proposals that would amend all 10 Federal milk marketing orders to reclassify milk used to produce evaporated milk or sweetened condensed milk in consumer-type packages from Class III to Class IV were adopted in the tentative final decision and are adopted in this final decision. The proposed amendments are consistent with the statutory authority for Federal milk orders which specifies that milk should be classified "in accordance with the form in which or purpose for which it

A proposal by O-AT-KA Milk Products Cooperative, Inc. (O-AT-KA), published in the hearing notice as Proposal 1, seeks to reclassify evaporated milk in consumer-type packages (canned evaporated milk) from Class III to Class IV. Proposal 2, published in the hearing notice as proposed by Diehl, Inc., and Milnot Holding Corporation, would reclassify sweetened condensed milk in consumer-type packages (canned sweetened condensed milk) from Class III to Class IV. The proponents for Proposals 1 and 2 ask that the proposals be considered on an emergency basis and, in this regard, that a recommended

decision be omitted.

A witness appearing on behalf of O-AT-KA testified in support of the reclassification of evaporated milk from Class III to Class IV and supported the reclassification of sweetened condensed milk from Class III to Class IV. The witness stated that O-AT-KA is owned by over 2,000 dairy producers who are members of Upstate Farms Cooperative, Inc., Niagara Milk Cooperative, Inc., and Dairylea Cooperative Inc. In 2002, the witness noted that over 700 million pounds of milk was processed by O-AT-KA.

The witness estimated that O-AT-KA is the second largest manufacturer of canned evaporated milk products in the United States. According to the witness, the largest manufacturer of canned evaporated milk is Nestle Foods Company, which produces its product in California from milk likely pooled on the California State order. Other Federal order manufacturers of canned evaporated milk, the witness indicated, include Diehl, Inc., based in Ohio and Milnot Holding Corporation, located in

The O-AT-KA witness also provided a historical background on the classification of canned evaporated milk. The O-AT-KA witness explained that milk used to produce canned evaporated milk products had traditionally been classified in the lowest use class of Federal milk orders. The witness cited the uniform classification decision of 1974 in which USDA stated (referencing a 3-class system): "A Class II classification should not apply to evaporated or condensed milk or skim milk in consumer-type containers as the cooperatives proposed. Such storable products should remain in the lowest price class. A Class III classification for milk in these products will permit such uses to remain as a competitive outlet for milk surplus to the needs of the Class I market. Such products made from milk regulated under these orders must compete over wide areas with the same products processed from ungraded milk or other graded milk that is often priced at no more than the Minnesota-Wisconsin price. Comparable pricing should prevail under these 32 orders. published March 5, 1974 [39 FR 8461-8462]. The witness noted that the Class III classification determination of canned evaporated milk was left unchanged when the national uniform classification of Federal milk marketing orders was reviewed in 1993.

The O-AT-KA witness explained that the reform of Federal milk marketing orders, effective in January 2000, continued to classify milk used to produce canned evaporated milk as Class III even though the lowest use manufacturing class was definitively split into Class III and Class IV. He stated that Class III became a cheese use class based on a cheese yield and cheese pricing formula. According to the witness, the reclassification of canned evaporated milk to a more appropriate Class IV milk use was simply

The O-AT-KA witness testified that the characteristics and composition of canned evaporated milk-including the yields, nonfat solids content, and shelf life-all support a Class IV classification of the product. The witness explained that evaporated milk products are made by the evaporation of water resulting in a milk solids content of a minimum of 6.5 percent butterfat and 23 percent total solids. Like nonfat dry milk, the witness stressed, the yields of evaporated milk products are impacted

by the nonfat solids content of the raw milk used to produce the products. Thus, the witness asserted, the higher the nonfat solids content of the raw milk used to produce the product the less water needs to be evaporated and the more cans of the product can be made. In addition, the witness stated that evaporated milk products are packaged in steel cans so that the products are sterile with a shelf life that can exceed 12 months. Accordingly, the witness contended that canned evaporated milk products are more appropriately classified as a Class IV rather than Class III milk use.

The O-AT-KA witness testified that the current Class III classification contributes to improper pricing and potential raw milk product cost inequity because the yields of evaporated milk products are nonfat-solids based rather than protein-based. Also, the witness stated, evaporated milk products are not a substitute for cheese products but may be substituted for nonfat dry milk. Additionally, the witness stressed evaporated milk products can be and are produced from reconstituted nonfat dry milk, stressing that these products cannot be produced from cheese.

The O-AT-KA witness provided actual price data from January 1998 through September 2003 and forecasted price data from October 2003 through December 2004. According to the witness, the higher raw milk costs dictated by the higher minimum Class III prices of late cannot be competitively recovered in the marketplace for canned evaporated milk products. The witness also speculated that the disadvantageous price relationship was likely to continue into the foreseeable future and threatens the continued production of these products at their

associated plants. The O-AT-KA witness also indicated that label recognition, competing handlers who are supplied by nonfederally regulated milk sources, and the contract bidding processes are exacerbating the disadvantageous conditions that are now being borne by O-AT-KA members in the form of reduced returns. If the mis-classification is allowed to continue, the witness forecasted evaporated milk plants like O-AT-KA could ultimately be forced out of producing these products, which would likely cause raw milk to be ultimately diverted to nonfat dry milk and butter (Class IV classification). Thus, the witness indicated that a reclassification to Class IV would deter such unfavorable potential outcomes.

The O-AT-KA witness was of the opinion that blend prices to producers would not be significantly affected if

Proposal 1 was adopted because of the relatively low volume of pooled milk used to produce evaporated milk products when compared to the higher volumes of milk used to produce all other dairy products. The witness contended that the current competitive disparity between Federal milk order manufacturers and non-Federal order manufacturers of these products will continue until this classification issue is resolved. The witness concluded by asking that USDA consider this proposal on an emergency basis and take immediate action by issuing a final decision.

O-AT-KA filed a post-hearing brief reiterating its support for the reclassification of canned evaporated milk and canned sweetened condensed milk from Class III to Class IV

A witness representing the Milnot Holding Corporation (Milnot) testified in support of Proposals 1 and 2 to reclassify canned evaporated milk and canned sweetened condensed milk as Class IV. The witness testified that Milnot is a small business that employs about 422 employees and processes approximately 200 million pounds of raw milk annually into evaporated milk and sweetened-condensed milk in consumer-type packages. The witness stated that milk used to make these products should be classified in the lowest manufacturing use class because of the products' shelf-life and

characteristics.

The Milnot witness stated that canned evaporated milk and canned sweetened condensed milk products are packaged in shelf-stable packages that provide a shelf life of a year or more without refrigeration. The witness stressed that canned evaporated milk and canned sweetened condensed milk products are driven by the nonfat solids composition of the raw milk used to produce the products which is similar to nonfat dry milk-a Class IV product. Similar to the O-AT-KA representative, the Milnot witness explained that the higher the nonfat solids content of the raw milk, the less water needs to be removed and the more cans of product result from the raw milk. Thus, the witness concluded that canned evaporated milk and canned sweetened condensed milk products are closely related and that such products, therefore, should be classified as Class IV since "the production of these milk items is not related to the protein-driven curd development" associated with cheese production.

The Milnot witness also cited the 1974 uniform classification decision, published March 5, 1974 (38 FR 8461-8462), which stated that evaporated

milk or condensed milk or skim milk products in consumer-type containers are storable products that should remain in the lowest price class (Class III). Like the O-At-KA witness, the witness pointed out that the reform of milk marketing orders provided a definitive split between Class III and Class IV and overlooked canned evaporated milk and canned sweetened condensed milk products by continuing the Class III classification for milk used to make these products.

The Milnot witness also testified that the disadvantageous price relationship between Class III and Class IV had become increasingly acute over the past year, and it is now especially critical that the Department handle the matter

expeditiously.

A witness representing Eagle Family Foods (Eagle) also testified in support of reclassifying milk used to produce canned evaporated milk products, as well as canned sweetened condensed milk, as a Class IV use of milk. The witness explained that Eagle is a small business, employing about 300 people and operating two manufacturing plants located in Wellsboro, Pennsylvania, and Starkville, Mississippi. According to the witness, the primary business of the company is manufacturing sweetened condensed milk products for national distribution.

The Eagle witness explained that the milk purchased by their plants for manufacturing canned sweetened condensed milk products is pooled on Federal milk orders. The cost of the raw milk, the witness contended, makes it more difficult to compete and can drastically affect the viability of their business. The witness also asserted that sweetened condensed milk products are solids-based rather than protein-based products and therefore should be classified as Class IV use of milk. As did the O-AT-KA and Milnot witnesses, the Eagle witness asked that the issue be handled on an emergency basis

A witness appearing on behalf of Diehl, Inc. (Diehl), testified in support of reclassifying milk used to produce both canned evaporated milk and canned sweetened condensed milk products from Class III to Class IV because milk used to produce such products are solids-based products versus protein-based products. The witness testified that Diehl is a familyowned and operated small business which manufactures canned dairy products, including canned evaporated milk and canned sweetened condensed milk products. The witness stated that Diehl has plants in Ohio, Michigan, and Idaho that purchase milk pooled under Federal milk orders. The witness also

asked that the proposals be handled on an emergency basis due to what they view as the improper classification of milk used to make these products.

A witness appearing on behalf of Association of Dairy Cooperatives of the Northeast (ADCNE) testified in favor of the proponents' proposals concerning the reclassification of canned evaporated milk and canned sweetened condensed milk products as Class IV. According to the witness, ADCNE is comprised of several cooperatives that collectively represent more than 65 percent of the producers pooled under the Northeast milk order.

The ADCNE witness testified that it is important for Federal milk orders to appropriately classify products. Canned evaporated milk and canned sweetened condensed milk, the witness asserted, are long shelf-life products that fit best in Class IV under the current system of product classification and end-product pricing. He pointed out that large price differences between Class III and Class IV can place Federal order manufacturers of canned evaporated milk and canned sweetened condensed milk products—which are distributed nationally—at a substantial competitive disparity with non-Federal order manufacturers. The witness supported USDA adopting Proposals 1 and 2 on an emergency basis.

ADCNE also filed a post-hearing brief reiterating their position and asserting that the mis-classification of canned evaporated milk and canned sweetened condensed milk products in Class III (cheese use category) has resulted in a \$4.00 per hundredweight price discrepancy between Class III and Class IV that is extremely burdensome to Federal order processors of these products, including the ADCNE member O-AT-KA. ADCNE stated that it is imperative the changes be made on an expedited basis to restore order to the national market for these products.

A witness appearing on behalf of New York State Dairy Foods, Inc. (NYSDF), testified in support of Proposal 1. The witness contended that O-AT-KA can no longer effectively compete in evaporated milk markets without incurring very large losses due to the current price disparity between Federally regulated milk used to produce evaporated milk consumer products and non-Federally regulated milk used to make such products.

The NYSDF witness also testified that a Class IV classification is appropriate since evaporated milk, like dried milk powders, is a product end use involving extensive special processing and the removal of the water from milk. The witness asserted that evaporated milk is

similar to nonfat milk powder and butter because it has a relatively long storage capability. The witness also supported the reclassification of milk used to produce canned sweetened condensed milk from Class III to Class

The National Milk Producers Federation (NMPF) filed a brief in support of the reclassification of canned evaporated milk and canned sweetened condensed milk from Class III to Class IV. NMPF represents nearly 60,000 dairy farmers that produce the majority of the United States milk supply.

NMPF's brief asserted that Class III is fundamentally for cheese products which is consistent with the Class III cheese based pricing formula, whereas Class IV is a class for milk ingredients such as butter and milk powders. NMPF believes evaporated and sweetened condensed milk products are more appropriately associated with products such as milk powders and butter rather than cheese products

NMPF encouraged USDA to consider, with respect to adopting Proposals 1 and 2, the compatibility with State regulations, which would contribute to more orderly marketing both in and outside of Federal milk marketing order areas. NMPF also supported the handling of the action on an emergency basis to remove the competitive disadvantage currently imposed on Federal order manufacturers of canned evaporated milk and canned sweetened condensed milk products.

There was no opposition testimony for the adoption of Proposals 1 and 2 given at the hearing or contained in post-hearing briefs. However, two exceptions were filed in response to the tentative final decision pertaining to reclassification amendments for milk used to produce canned evaporated milk or canned sweetened condensed

A comment from Nestle' USA (Nestle') requested that a decision be postponed for 90 days because the emergency reclassification, in their view, is based on data and statistics that do not reflect appropriately on the longer term historical reality and is not in the best immediate and future interests of the consumer—commercial customers as well as Federal aid recipients through USDA purchasing programs. According to Nestle', the selective use of Class III and Class IV price data, USDA bid award data, and instances of contradictory information and projections within the hearing record requires further investigation to ensure adoption of a decision that would best represent the long-term needs of all parties.

Another comment was submitted stating that the invitation for a public hearing did not adequately invite all interested parties, resulting in record evidence and a decision that are biased and one-sided.

Findings & Conclusions:

The tentative final decision and this final decision finds that the record evidence of this proceeding strongly supports the reclassification of milk used to produce evaporated milk in consumer-type packages or sweetened condensed milk in consumer-type packages from Class III to Class IV. The proposed amendments adopted in the tentative final decision and this final decision reclassify milk used to produce canned evaporated milk or canned sweetened condensed milk to a Class IV use of milk. The milk used to produce these products, like other Class IV dry milk products, has a relatively long shelf life, may be stored without refrigeration, is sold over a wide geographic area competing for sales with milk from non-Federally regulated sources, and remains an outlet for milk not needed for fluid use. Most importantly, the yields of these products are based directly on the nonfat solids content of the raw milk used to make these products. Thus, the reclassification appropriately classifies and prices milk used to produce evaporated milk or sweetened condensed milk products in consumertype packages under all Federal milk orders.

As noted in the tentative final decision, the Agricultural Marketing Agreement Act of 1937 specifies that Federal milk marketing orders classify milk "in accordance with the form in which or the purpose for which it is used." Currently, Federal milk orders establish uniform classification of milk provisions for all Federal milk orders consisting of four classes of use (Class I, Class II, Class III, and Class IV) for

pricing milk.

The classes of use can be categorized as a fluid/beverage class and three manufacturing classes of milk. Class I consists of those products that are used for fluid/beverage use with certain exceptions for formulas especially prepared for infant feeding or dietary use in hermetically-sealed containers. Class II includes soft or spoonable products such as cottage cheese, sour cream, ice cream, yogurt, and milk that is used in the manufacture of other food products. Class III consists of milk used in hard cheeses, cream cheese, and other spreadable cheese. Class IV consists of butter or any milk product in dried form and bulk milk that is in inventory at the end of the month.

Federal milk marketing orders establish and maintain orderly marketing conditions for dairy farmers and handlers through classified pricing (pricing milk based on use) and the pooling of the proceeds of milk used in a marketing area. These provisions allow Federal milk marketing orders to establish minimum prices that handlers must pay for milk based on use and return a weighted average or uniform price that dairy farmers receive for their milk. These provisions ensure that all dairy farmers supplying a market share in the benefit that arises from classified pricing through marketwide pooling of milk.

Federal milk orders provide a pricing system for manufactured dairy products that is based on end-product price formulas. Under this system of pricing, the Class III price for milk is derived from the price of butterfat, protein, and other nonfat/non-protein milk solids (other solids). The butterfat, protein, and other solids prices are dependent upon the wholesale prices of butter, cheese, and dry whey, respectively, and make allowances and yield factors for the dairy products. The Class IV price is derived from the price of butterfat and nonfat milk solids. The price of butter and nonfat milk solids are dependent upon the wholesale price of butter and nonfat dry milk, respectively, and make allowances and yield factors for the

products.

As concluded in the tentative final decision, the record evidence clearly indicates that product yields for canned evaporated milk and canned sweetened condensed milk products are based exclusively on the solids content of the raw milk used to make the product. The record reveals that evaporated milk must have a minimum of 6.5 percent butterfat and 23 percent total solids and that sweetened condensed milk must have a minimum of 8 percent butterfat and 28 percent total solids. The higher the milk solids content of the raw milk used to make canned evaporated milk or canned sweetened condensed milk the less water needs to be removed, which results in more cans of these products produced at the above standards. The protein content of the raw milk is not relevant to the production of these. condensed milk products. Accordingly, the tentative final decision and this final decision concludes that the reclassification of milk used to produce canned evaporated and canned sweetened condensed milk products as a Class IV use will ensure that the milk used to produce these products is properly classified and priced.

The uniform classification of milk decision of 1974 stated that canned

evaporated milk and canned sweetened condensed milk are storable products that should remain in the lowest manufacturing use class based on a 3class system. The 1974 decision further states that "A Class III classification for producer milk in these products will permit such uses to remain as a competitive outlet for milk surplus.to the needs of the Class I market." The 1974 decision also states such products made from milk regulated under these orders must compete over wide areas with the same products processed from ungraded milk or other graded milk.' These characteristics of canned evaporated and canned sweetened condensed milk products remain applicable today, some 30 years later.

The Class III classification determination of canned evaporated milk and canned sweetened condensed milk was left unchanged during the review of the national uniform classification of milk provisions for Federal milk marketing orders in 1993. During the reform of the Federal milk order program the classification of milk used to produce canned evaporated milk and canned sweetened condensed milk products remained as Class III milk use products even though Federal order reform resulted in a definitive split between milk used to produce Class III and Class IV products. The Class III designation in all Federal milk orders was determined for milk used to produce cheese with the corresponding Class III price based primarily on cheese prices, the make allowance for cheese, and cheese yields from a hundredweight

On the basis of the record evidence, the tentative final decision and this final decision find that the product characteristics of evaporated milk and sweetened condensed milk are more similar to nonfat dry milk (a Class IV product) rather than cheese (a Class III product). Like dry milk powders, these products can be stored for long periods of time without refrigeration. These products also are competitive outlets for milk that is surplus to the Class I needs of a Federal order market. Most importantly, the yields for canned evaporated and canned sweetened condensed milk products are tied directly to the milk solids contained in the raw milk used to produce these products versus the protein content as for Class III products.

The record evidence of this proceeding provided historical data of class prices covering the period since Federal milk orders were reformed in January 2000 through September 2003. According to this data, the Class IV price exceeded the Class III price by an average of \$2.13 per hundredweight in 2000, \$0.91 per hundredweight in 2001, and \$0.42 per hundredweight in 2002. However, the Class III price for the period of January 2003 through September 2003 has exceeded the Class IV price by an average of \$1.07 per hundredweight. The monthly Class III price for milk, generally, was below the Class IV price from the implementation of Federal milk marketing order reform in January 2000 through June 2003. The monthly Class III price increased above the Class IV price beginning in July 2003, and the price difference increased to a level of \$4.25 per hundredweight in September 2003. As determined in the tentative final decision, this data clearly demonstrates that the Class III and Class IV price relationship has shifted since the reform of Federal milk orders in 2000 and that the Class III and Class IV prices move independently of each

The price difference between Class III and Class IV gave rise to proponents' concerns of competitive inequities. The predictions of competitive inequities that would likely continue if the Department determined that milk used to produce such products remain classified as a Class III use of milk may or may not be valid. These concerns alone do not provide adequate rationale for determining if the milk used to produce such products are properly classified under the Federal milk order system. What is most important is that milk is properly classified in accordance with form and use and in doing so promotes orderly marketing conditions.

All of the proponents of Proposals 1 and 2 are handlers who operate nonpool plants and, accordingly, are not regulated by any Federal milk marketing order. However, the record reveals that these entities purchase and receive milk that is pooled and priced under a Federal milk marketing order. Unlike pool handlers, nonpool handlers do not pool their milk receipts or share in the returns that are determined through the marketwide pooling of milk. Nonpool handlers are not required to purchase milk already pooled and priced under the terms of an order. In this regard, the price paid by nonpool handlers is not known if purchased through nonpool sources, and even if purchased through pool sources, such purchase may or may not have transacted at minimum class prices. Such is especially true when a nonpool handler receives milk through diversion from pool handlers. A pooled handler diverting milk to a nonpool plant is the entity that incurs the payment obligation to dairy farmers and accounts to the marketwide pool for the volume of milk at the classified use

value of milk so diverted. Consequently, the price a nonpool handler actually pays for such milk is not known.

Therefore, the tentative final decision and this final decision find that it cannot be determined whether a competitive advantage or disadvantage may arise in those times when the Class III price for milk rises above the Class IV price, which results in the Class IV price being the lowest valued use of milk.

Hearing participants expressed concern about price disparities that result from the improper classification of milk used to produce evaporated milk and sweetened condensed milk products as Class III with entities that do not use milk priced under a Federal milk marketing order. Like the tentative final decision, this final decision does not rely on findings with respect to such concerns as a reason for changing the classification of milk used to produce these products from the current Class III milk use classification to a Class IV use.

As indicated by the record, milk used to produce canned evaporated milk or canned sweetened condensed milk products is directly tied to the value of the milk solids content of raw milk and resulting yields based on the solids content of raw milk as opposed to the protein content for Class III products. The current inappropriate classification of milk used to produce canned evaporated milk or canned sweetened condensed milk products as a Class III use of milk has implications affecting both handlers and producers. From the handler perspective, the misclassification of milk may affect the price they pay for milk in these uses and may affect their competitive position with milk from non-Federally regulated sources. From the producer viewpoint, the mis-classification of milk affects the total value of the marketwide pool of milk and thus affects the blend price dairy farmers receive for their milk. Analysis of production data from 2000 to 2002 for canned evaporated milk and canned sweetened condensed milk reveals that the blend price for all orders would have increased by \$0.0117 per hundredweight. From either viewpoint, all market participants should be assured that orderly marketing conditions are advanced by properly classifying milk in accordance with form and use. Record evidence clearly indicates that the impact of reclassification of milk used to produce these dairy products is of nominal impact to producer milk value.

The Nestle' comment requesting a 90day delay in the issuance of a decision is denied due to the lack of record' evidence to support the claim. Nestle suggested that the official record data was inadequate and did not include historical realities; and thus, the decision adopting the reclassification proposals was not in the best interest of consumers. The record evidence of this proceeding—as specified in the tentative decision-clearly and strongly supports the reclassification of canned evaporated milk and canned sweetened condensed milk from Class III to Class IV based on the products' characteristics, composition, and production yields. In addition, record data indicates that the reclassification amendments will not have a significant economic impact on affected entities.

The comment submitted in response to the tentative final decision claiming the public was inadequately notified of the public hearing and that the decision issued pertaining to the reclassification of canned evaporated milk and canned sweetened condensed milk was onesided-reflecting only the views of the proponents—and not in the pubic interest is unfounded. Notices informing interested persons that a public hearing would be held to consider proposed amendments to certain classification of milk use provisions of all Federal orders were published in the Federal Register. Interested persons were also notified through other means such as notifications by Market Administrators and the posting of the Notices on the USDA, Agricultural Marketing Service, Dairy Programs Internet site. In addition, the formal rulemaking process provides an opportunity for interested parties, which includes dairy industry participants—producers and processors—and consumers, to participate in the public hearing proceeding by presenting record evidence in the form of testimony, views, data, arguments, and/or comments concerning the proposals being considered. Accordingly, it must be concluded that adequate notice was provided to interested parties. Also, the findings and conclusions specified in the tentative final decision and adopted in this final decision are based on the hearing record evidence that clearly supports the reclassification of canned evaporated milk and canned sweetened condensed milk from Class III to Class

Based upon the official record it is therefore concluded that milk used to produce evaporated milk or sweetened condensed milk in consumer-type packages should be classified as a Class IV use of milk.

2. Classification of monthly bulk milk ending inventory. Proposal 3 of the hearing notice, seeking to classify milk in bulk ending inventory each month to the lowest priced class of Class III or Class IV, was not adopted in the tentative final decision and is not adopted in this final decision. Currently, bulk fluid milk products and bulk fluid cream products in inventory at the end of the month are classified as a Class IV use of milk.

A witness testifying on behalf of New York State Dairy Foods, Inc. (NYSDF). testified that the classification of bulk ending inventories beginning with Class IV often tends to increase the volume of other source milk assigned to a highervalued class at the transferee plants than is accorded producer milk pooled on an order. The witness asserted that this was not the intent of the present provision dealing with the proper classification of milk in ending inventory. The witness presented data and testimony which indicated that class prices often fluctuate independently and do not always maintain a constant relationship to one another. According to the witness, the typically higher-valued classes can experience a price inversion resulting in a negative producer price differential. The witness asserted that a more equitable sharing of pool proceeds would result from bulk ending inventories being classified at the lowest-valued class. There was no opposing testimony provided at the hearing.

The Association of Dairy Cooperatives in the Northeast (ADCNE) filed a posthearing brief in opposition to the proposal to change the classification of monthly bulk ending inventory. The ADCNE brief stated that testimony supporting the adoption of the proposal was only provided by Northeast milk order handlers even though the proposal would affect all Federal milk orders in the United States. According to ADCNE, the "tilt" in USDA/Commodity Credit Corporation butter/powder support price purchase prices will continue into the foreseeable future thus mitigating the need to reclassify milk in ending inventories as a Class IV use of milk. ADCNE indicated there could be unintended consequences of making such a change that could result in losses of producer income. Accordingly, ADCNE concluded that the proposal is not critical and should not be adopted without further input and a complete examination of the issue.

The National Milk Producers
Federation (NMPF) also filed a posthearing brief in opposition to the
adoption of Proposal 3 on an emergency
basis. According to NMPF, the impact of
the proposal to reclassify monthly bulk
ending inventory of fluid milk products
and fluid cream products from Class IV
to the lowest-priced class of Class III or

Class IV cannot be analyzed without knowledge of the specific conforming changes to other affected sections.

The NMPF brief stated that Proposal 3 seemed reasonable in that it would allow processors to avoid advancing money to the pool that could be returned for ultimate use in a lower priced class. The NMPF brief argued that the "lower-of" concept for classifying inventories is supportable as an analog to the "higher-of" principle for Class I milk. Accordingly, the NMPF brief requested that interested parties be provided ample opportunity to comment on the proposed rule should Proposal 3 be recommended for adoption.

Findings and Conclusions:
The tentative final decision and this final decision find that the hearing record does not provide sufficient evidence to adopt a change in the classification rules applicable to monthly bulk ending inventory.

Specifically, the hearing record does not provide information on the potential impact of the proposed amendment on affected parties. Accordingly, the bulk ending inventory reclassification

proposal is not adopted. 3. Determining whether emergency marketing conditions exist that would warrant the omission of a recommended decision and the opportunity to file written exceptions. The hearing record for this proceeding clearly established that the proposals to reclassify milk used to produce evaporated milk or sweetened condensed milk in consumer-type packages from Class III to Class IV should be adopted on an emergency basis. Record evidence clearly established that milk used to produce these products was inappropriately classified as a Class III milk use. The hearing record indicates that the milk used to produce these products should be classified as Class IV and should be priced under Federal milk orders accordingly.

Milk used to produce canned evaporated milk or canned sweetened condensed milk products is more appropriately related to the solids content of the raw milk used to make these products, which has a direct bearing on the yields of these products. The current Class III classification of milk is tied to a value determined primarily to reflect the protein content of milk, which distorts the basis for determining the appropriate value of milk used to produce canned evaporated milk and canned sweetened condensed milk products where the solids content determines the appropriate milk value. Thus, the misclassification of milk results in

improper pricing of such milk under Federal milk orders which causes disorderly marketing conditions affecting both handlers and producers. Consequently, it was determined that emergency marketing conditions exist, and therefore the issuance of a recommended decision was omitted.

Rulings on Proposed Findings and Conclusions

Briefs and proposed findings and conclusions were filed on behalf of certain interested parties. The briefs, proposed findings and conclusions, and the evidence in the record were considered in making the findings and conclusions set forth above. To the extent that the suggested findings and conclusions filed by interested parties are inconsistent with the findings and conclusions set forth herein, the requests to make such findings or reach such conclusions are denied for the reasons previously stated in this decision.

General Findings

The findings and determinations hereinafter set forth supplement those that were made when the Northeast and other marketing orders were first issued and when they were amended. The previous findings and determinations are hereby ratified and confirmed, except where they may conflict with those set forth herein.

- (a) The tentative marketing agreements and the orders, as hereby proposed to be amended, and all of the terms and conditions thereof, will tend to effectuate the declared policy of the Act;
- (b) The parity prices of milk as determined pursuant to section 2 of the Act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the marketing area, and the minimum prices specified in the tentative marketing agreements and the orders, as hereby proposed to be amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and
- (c) The tentative marketing agreements and the orders, as hereby proposed to be amended, will regulate the handling of milk in the same manner as, and will be applicable only to persons in the respective classes of industrial and commercial activity specified in, marketing agreements upon which a hearing has been held.

Rulings on Exceptions

In arriving at the findings and conclusions, and the regulatory provisions of this decision, each of the exceptions received was carefully and fully considered in conjunction with the record evidence. To the extent that the findings and conclusions and the regulatory provisions of this decision are at variance with any of the exceptions, such exceptions are hereby overruled for the reasons previously stated in this decision.

Marketing Agreement and Order

Annexed hereto and made a part hereof is a Marketing Agreement regulating the handling of milk. The Order amending the orders regulating the handling of milk in the Northeast and all other marketing areas was approved by producers and published in the Federal Register on April 23, 2004 (69 FR 21950), as an Interim Final Rule. Both of these documents have been decided upon as the detailed and appropriate means of effectuating the foregoing conclusions.

It is hereby ordered that this entire decision and the marketing agreement annexed hereto be published in the

Federal Register.

Referendum Order To Determine Producer Approval; Determination of Representative Period; and Designation of Referendum Agent

It is hereby directed that referenda be conducted and completed on or before the 30th day from the date this decision is published in the Federal Register, in accordance with the procedure for the conduct of referenda (7 CFR 900.300-311), to determine whether the issuance of the orders as amended and as hereby proposed to be amended, regulating the handling of milk in the Northeast and Mideast marketing areas is approved or favored by producers, as defined under the terms of the order (as amended and as hereby proposed to be amended), who during such representative period were engaged in the production of milk for sale within the aforesaid marketing

The representative period for the conduct of such referenda is hereby determined to be January 2004.

The agents of the Secretary to conduct such referenda are hereby designated to be the respective market administrators of the aforesaid orders.

Determination of Producer Approval and Representative Period

January 2004 is hereby determined to be the representative period for the purpose of ascertaining whether the issuance of the orders, as hereby proposed to be amended, regulating the handling of milk in the Appalachian, Florida, Southeast, Upper Midwest, Central, Pacific Northwest, Southwest, and Arizona Las Vegas marketing areas, is approved or favored by producers, as defined under the terms of the orders (as amended and as hereby proposed to be amended) who during such representative period were engaged in the production of milk for sale within the aforesaid marketing areas.

List of Subjects in 7 CFR Parts 1000, 1001, 1005, 1006, 1007, 1030, 1032, 1033, 1124, 1126, and 1131

Milk marketing orders.

Dated: September 20, 2004.

A.I. Yates.

Administrator, Agricultural Marketing Service.

Order Amending the Orders Regulating the Handling of Milk in the Northeast and Other Marketing Areas

(This order shall not become effective unless and until the requirements of § 900.14 of the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders have been met.)

Findings and Determinations

The findings and determinations hereinafter set forth supplement those that were made when the orders were first issued and when they were amended. The previous findings and determinations are hereby ratified and confirmed, except where they may conflict with those set forth herein.

(a) Findings. A public hearing was held upon certain proposed amendments to the tentative marketing agreements and to the orders regulating the handling of milk in the Northeast and other marketing areas. The hearing was held pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), and the applicable rules of practice and procedure (7 CFR part 900).

Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said orders as hereby amended, and all of the terms and conditions thereof, will tend to effectuate the declared policy of the Act;

(2) The parity prices of milk, as determined pursuant to section 2 of the Act, are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply and demand for milk in the aforesaid marketing areas. The minimum prices specified in the orders as hereby amended are such prices as will reflect the aforesaid

factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(3) The said orders as hereby amended regulate the handling of milk in the same manner as, and are applicable only to persons in the respective classes of industrial or commercial activity specified in, marketing agreements upon which a hearing has been held.

Order Relative to Handling

It is therefore ordered, that on and after the effective date hereof, the handling of milk in the Northeast and other marketing areas shall be in conformity to and in compliance with the terms and conditions of the order, as amended, and as hereby amended, as follows:

The provisions of the order amending the orders contained in the interim amendment of the orders issued by the Administrator, Agricultural Marketing Service, on April 19, 2004, and published in the Federal Register on April 23, 2004 (69 FR 21950), are adopted without change and, shall be the terms and provisions of this order.

[This marketing agreement will not appear in the Code of Federal Regulations.]

Marketing Agreement Regulating the Handling of Milk in Certain Marketing Areas

The parties hereto, in order to effectuate the declared policy of the Act, and in accordance with the rules of practice and procedure effective thereunder (7 CFR Part 900), desire to enter into this marketing agreement and do hereby agree that the provisions referred to in paragraph I hereof as augmented by the provisions specified in paragraph II hereof, shall be and are the provisions of this marketing agreement as if set out in full herein.

I. The findings and determinations, order relative to handling, and the provisions of \$\\$ ______1 to_____, all inclusive, of the order regulating the handling of milk in the (_____ Name of order____) marketing area (7 CFR Part_____2) which is annexed hereto; and

II. The following provisions: § _____3
Record of milk handled and authorization to correct typographical errors.

(a) Record of milk handled. The undersigned certifies that he/she handled during the month of ________4,____hundredweight of milk covered by this marketing agreement.

(b) Authorization to correct typographical errors. The undersigned hereby authorizes the Deputy Administrator, or Acting Deputy Administrator, Dairy Programs, Agricultural Marketing Service, to correct any typographical errors which may have been made in this marketing agreement.

§ ______3 Effective date. This marketing agreement shall become effective upon the execution of a counterpart hereof by the Secretary in accordance with Section 900.14(a) of the aforesaid rules of practice and procedure.

In Witness Whereof, The contracting handlers, acting under the provisions of the Act, for the purposes and subject to the limitations herein contained and not otherwise, have hereunto set their respective hands and seals.

Signature	
By (Name)	
(Title)	
(Address)	
(C1)	

Attest

[FR Doc. 04-21416 Filed 9-23-04; 8:45 am] BILLING CODE 3410-02-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[Region II Docket No. R02—OAR-2004—NY-0002, FRL-7818-3]

Approval and Promulgation of Implementation Plans; New York; Low Emission Vehicle Program

AGENCY: Environmental Protection Agency.

ACTION: Proposed rulemaking.

SUMMARY: The Environmental Protection Agency (EPA) is proposing to approve a New York State State Implementation Plan (SIP) revision which adopts California's second generation low emission vehicle program for light-duty vehicles, (LEV II). Clean Air Act Section 177 allows states to adopt motor vehicle emissions standards that are identical to California's and New York meets this requirement. Specifically, the State's SIP revision adopts changes to its existing LEV rule by incorporating a non-methane hydrocarbon standard and various administrative and grammatical changes to make its existing LEV rule identical to California's LEV II program.

DATES: Comments must be received on or before October 25, 2004.

ADDRESSES: Submit your comments, identified by Regional Material in EDocket (RME) ID Number R02–OAR–2004–NY–0002 by one of the following methods:

I. Federal eRulemaking Portal: http://www.regulations.gov. Follow the on-line instructions for submitting comments.

II. Agency Web site: http://docket.epa.gov/rmepub/ Regional

¹ First and last sections of order.

² Appropriate Part number.

Next consecutive section number.
 Appropriate representative period for the order.

Material in EDocket (RME), EPA's electronic public docket and comment system, is EPA's preferred method for receiving comments. Once in the system, select "quick search," then key in the appropriate RME Docket identification number. Follow the online instructions for submitting comments.

III. E-mail:

Werner.Raymond@epa.gov.

IV. Fax: (212) 637–3901.
V. Mail: "RME ID Number R02–OAR–2004–NY–0002," Raymond Werner, Chief, Air Programs Branch, Environmental Protection Agency, Region 2 Office, 290 Broadway, 25th Floor, New York, New York 10007–

VI. Hand Delivery or Courier. Deliver your comments to: Raymond Werner, Chief, Air Programs Branch, Environmental Protection Agency, Region 2 Office, 290 Broadway, 25th Floor, New York, New York 10007–1866. Such deliveries are only accepted during the Regional Office's normal hours of operation. The Regional Office's official hours of business are Monday through Friday, 8:30 to 4:30 excluding Federal holidays.

Instructions: Direct your comments to Regional Material in EDocket ID Number R02-OAR-2004-NY-0002. EPA's policy is that all comments received will be included in the public docket without change and may be made available online at http:// docket.epa.gov/rmepub/, including any personal information provided, unless the comment includes information claimed to be Confidential Business Information or other information whose disclosure is restricted by statute. Do not submit information that you consider to be Confidential Business Information or otherwise protected through Regional Material in EDocket, regulations.gov, or e-mail. The EPA Regional Material in EDocket Web site and the federal regulations.gov Web site are "anonymous access" systems, which means EPA will not know your identity or contact information unless you provide it in the body of your comment. If you send an e-mail comment directly to EPA without going through Regional Material in EDocket or regulations.gov, your e-mail address will be automatically captured and included as part of the comment that is placed in the public docket and made available on the Internet. If you submit an electronic comment, EPA recommends that you include your name and other contact information in the body of your comment and with any disk or CD-ROM

you submit. If EPA cannot read your

comment due to technical difficulties

and cannot contact you for clarification, EPA may not be able to consider your comment. Electronic files should avoid the use of special characters, any form of encryption, and be free of any defects or viruses.

Docket: All documents in the electronic docket are listed in the Regional Material in EDocket index at http://docket.epa.gov/rmepub/. Although listed in the index, some information is not publicly available, i.e., Confidential Business Information or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and will be publicly available only in hard copy form. Publicly available docket materials are available either electronically in Regional Material in EDocket or in hard copy at the Air Programs Branch, Environmental Protection Agency, Region 2 Office, 290 Broadway, 25th Floor, New York, New York 10007-1866. EPA requests that if at all possible, you contact the contact listed in the FOR FURTHER INFORMATION CONTACT section to schedule your inspection. The Regional Office's official hours of business are Monday through Friday, 8:30 to 4:30 excluding Federal holidays.

FOR FURTHER INFORMATION CONTACT:
Andrew A. Bascue, Air Programs
Branch, Environmental Protection
Agency, 290 Broadway, 25th Floor, New
York, New York 10007–1866, (212) 637–
4249 or bascue.andrew@epa.gov.

SUPPLEMENTARY INFORMATION:

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I. Description of the SIP Revision

A. Background

Under the Clean Air Act (CAA)
Amendments of 1990, the New YorkNorthern New Jersey-Long Island
Nonattainment Area was designated as
severe nonattainment of the 1-hour
ozone National Ambient Air Quality
Standards (NAAQS). The New York
counties that are part of the
Nonattainment Area include Bronx,
Kings, Nassau, New York, Putnam,
Queens, Richmond, Rockland and
Westchester and the lower Orange
County towns of Chester, Minisink,
Monroe, Tuxedo, Warwick and
Woodbury, which for the purposes of

this proposed rulemaking will be referred to as the New York Metropolitan NAA. The ozone attainment deadline for this area is November 15, 2007.

To bring the New York Metropolitan NAA into attainment New York adopted, among other measures, a Clean Fuel Fleet program, which was later replaced by a low emission vehicle (LEV) program identical to California's LEV I program. New York first adopted its LEV program in 1994 and EPA issued a direct final rule to approve the New York LEV program effective as of February 6, 1995 (60 FR 2025). Since that time New York has modified its LEV program to be consistent with and to maintain identicality to California's LEV program, which has undergone several changes over the years. The current version of the New York LEV program is intended to be identical to California's current LEV program.

B. What Are the Relevant EPA and CAA Requirements?

Section 209(a) of the CAA preempts states from adopting or enforcing standards relating to the control of emissions from new motor vehicles or new motor vehicle engines. However, under section 209(b) of the CAA, EPA may grant a waiver to the State of California to adopt its own motor vehicle emissions standards. Section 209(b) of the CAA states that California must show that its standards will be:

"* * in the aggregate, at least as protective of public health and welfare as applicable Federal standards * * *". Section 209(b) goes on to state that EPA will grant a waiver unless it finds that: (1) The State's determination is arbitrary and capricious, (2) the State "does not need such State standards to meet compelling and extraordinary conditions," or (3) the State's standards and accompanying enforcement procedures are not consistent with section 202(a) of the CAA.

Section 177 of the CAA allows other

Section 177 of the CAA allows other states to adopt and enforce California motor vehicle emission standards. The state must show that the standards are identical to California's and must adopt such standards at least two years prior to the commencement of the model year to which the standards will apply. New York has met both of these requirements.

C. What Is the California LEV II Program?

The California Air Resources Board (CARB) adopted the first generation low emissions vehicle (LEV I) regulations in 1990, which were effective through the 2003 model year. CARB adopted

California's second generation LEV regulations (LEV II) following a November 1998 hearing. Subsequent to the adoption of the LEV II program in February 2000, the U.S. EPA adopted its own standards known as the Tier 2 regulations (65 FR 6698). In December 2000, CARB modified the LEV II program to take advantage of some elements of the Federal Tier 2 regulations to ensure that only the cleanest vehicle models would continue to be sold in California. EPA granted California a waiver for its LEV II program on April 22, 2003 (68 FR 19811).

The LEV II regulations expand the scope of the LEV I regulations by setting strict fleet-average emission standards for light-duty, medium-duty (including sport utility vehicles) and heavy-duty vehicles. The standards would begin with the 2004 model year and increase in stringency through 2010 and beyond. The LEV II regulations provide flexibility to auto manufacturers by allowing them to certify their vehicle models to one of several different emissions standards. The different tiers of increasingly stringent LEV II emission standards to which a manufacturer may certify a vehicle are: low-enission vehicle (LEV), ultra-low-emission vehicle (ULEV), super-ultra lowemission vehicle (SULEV), partial zeroemission vehicle (PZEV), advanced technology partial zero-emission vehicle (ATPZEV) and zero-emission vehicle (ZEV).

The manufacturer must show that the overall fleet for a given model year meets the specified phase-in requirements according to the fleet average non-methane hydrocarbon requirement for that year. The fleet average non-methane hydrocarbon requirements are progressively lower with each model year. The program also requires auto manufacturers to include a "smog index" label on each vehicle sold, which is intended to inform consumers about the amount of pollution coming from that vehicle relative to other vehicles.

In addition to the LEV II requirements, minimum percentages of passenger cars and the lightest lightduty trucks marketed in California by a large or intermediate volume manufacturer must be ZEVs; this is referred to as the ZEV mandate. The ZEV mandate has undergone several modifications through the years in California. Most recently, CARB has put in place an alternative compliance program (ACP) to provide auto manufacturers with several options to meet the ZEV mandate. The ACP established ZEV credit multipliers to

allow auto manufacturers to take credit for meeting the ZEV mandate by selling more PZEVs and ATPZEVs than they are otherwise required.

D. What Is the History and Current Content of the New York Low Emission Vehicle Program?

Section 182(c)(4)(A) of the CAA requires certain states, including New York, to submit for EPA approval a State Implementation Plan (SIP) revision that includes measures to implement the Clean Fuel Fleet program (CFFP) Section 182(c)(4)(B) of the CAA allows states to "opt out" of the CFFP by submitting for EPA approval a SIP revision consisting of a program or programs that will result in at least equivalent long term reductions in ozone precursors and toxic air emissions as achieved by the CFFP. In 1994, New York opted out of the CFFP, promulgating its LEV program in New York State Code of Rules and Regulations Part 218, "Emission Standards for Motor Vehicles and Motor Vehicle Engines". EPA approved the light-duty portion of New York's LEV program on January 6, 1995 (60 FR 2022), which was identical to

California's LEV program. Most recently, New York has amended its LEV program to be identical to California's LEV II program. New York has adopted California's LEV II program by reference, which includes provisions for light-duty, medium-duty and heavy-duty vehicles and an ACP identical to those in California's program. New York has also adopted its own ACP, which is specific to New York State and gives auto manufacturers an additional level of flexibility in meeting the ZEV mandate beyond the flexibility provided by the ACP in

California's program. In the current action, New York is requesting that EPA take action on the light-duty portion of its LEV program without the ZEV mandate or the associated ACP segments. The State has already taken emissions reduction credit for the light-duty portion of its LEV program; EPA approved that credit as part of our approval of New York's attainment demonstration SIP revision on February 4, 2002 (67 FR 5170). The State showed that its LEV program will meet necessary emissions reductions without relying on its ZEV sales mandate (i.e., since the emission reductions are already assured by the fleet average emissions standard). In the current SIP revision, New York is requesting Federal approval of the program regulation. EPA's approval would make the program Federallyenforcable-further ensuring that

planned emissions reductions will continue to take place.

II. Proposed EPA Action

EPA is proposing to approve the lightduty vehicle portion of New York's LEV program without the ZEV mandate or associated ACP segments, since the State has sought approval only for the light-duty portion of the program. Approval of this program will further ensure that planned reductions attributable to this program, as detailed in New York's 1-hour ozone attainment demonstration, will be achieved. The State adopted the program on December 13, 2000, as noticed in the New York State Register.

III. Statutory and Executive Order Reviews

Under Executive Order 12866 (58 FR 51735, October 4, 1993), this proposed action is not a "significant regulatory action" and therefore is not subject to review by the Office of Management and Budget. For this reason, this action is also not subject to Executive Order 13211, "Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use" (66 FR 28355, May 22, 2001). This proposed action merely proposes to approve state law as meeting Federal requirements and imposes no additional requirements beyond those imposed by state law. Accordingly, the Administrator certifies that this proposed rule will not have a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.). Because this rule proposes to approve pre-existing requirements under state law and does not impose any additional enforceable duty beyond that required by state law, it does not contain any unfunded mandate or significantly or uniquely affect small governments, as described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4).

This proposed rule also does not have tribal implications because it will not have a substantial direct effect on one or more Indian tribes, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes, as specified by Executive Order 13175 (65 FR 67249, November 9, 2000). This action also does not have Federalism implications because it does not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various

levels of government, as specified in

Executive Order 13132 (64 FR 43255, August 10, 1999). This action merely proposes to approve a state rule implementing a Federal standard, and does not alter the relationship or the distribution of power and responsibilities established in the CAA. This proposed rule also is not subject to Executive Order 13045 "Protection of Children from Environmental Health Risks and Safety Risks" (62 FR 19885, April 23, 1997), because it is not

economically significant.
In reviewing SIP submissions, EPA's role is to approve state choices, provided that they meet the criteria of the CAA. In this context, in the absence of a prior existing requirement for the State to use voluntary consensus standards (VCS), EPA has no authority to disapprove a SIP submission for failure to use VCS. It would thus be inconsistent with applicable law for EPA, when it reviews a SIP submission, to use VCS in place of a SIP submission that otherwise satisfies the provisions of the CAA. Thus, the requirements of section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) do not apply. This proposed rule does not impose an information collection burden under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Carbon monoxide, Întergovernmental relations, Nitrogen dioxide, Ozone, Reporting and recordkeeping requirements, Volatile organic compounds.

Authority: 42 U.S.C. 7401 et seq.

Dated: September 14, 2004.

Jane M. Kenny,

Regional Administrator, Region 2. [FR Doc. 04-21497 Filed 9-23-04; 8:45 am] BILLING CODE 6560-50-P

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

Centers for Medicare & Medicaid Services

42 CFR Parts 431 and 457

[CMS-6026-CN]

RIN 0938-AM86

Medicaid Program and State Children's Health Insurance Program (SCHIP); **Payment Error Rate Measurement;** Correction

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS. ACTION: Proposed rule; correction.

SUMMARY: This document corrects an incorrect date for the close of the public comment period that appeared in the proposed rule that was published in the Federal Register on August 27, 2004 entitled "Medicaid Program and State Children's Health Insurance Program (SCHIP) Payment Error Rate Measurement.'

DATES: The comment deadline for the proposed rule published on August 27, 2004 at 69 FR 52620 is corrected to October 21, 2004.

FOR FURTHER INFORMATION CONTACT: Christine Saxonis (410) 786-3722. Janet E. Reichert, (410) 786-4580.

SUPPLEMENTARY INFORMATION:

I. Background

On August 27, 2004, we published a proposed rule in the Federal Register titled "Medicaid Program and State Children's Health Insurance Program (SCHIP) Payment Error Rate Measurement" (69 FR 52620). That proposed rule would require State agencies to estimate improper payments in the Medicaid program and SCHIP program. The Improper Payments Information Act of 2002 requires Federal agencies to annually review and identify those programs and activities that may be susceptible to significant erroneous payments, estimate the amount of improper payments and report those estimates to the Congress and, if necessary, submit a report on actions the agency is taking to reduce erroneous payments.

The intended effect and expected results of that proposed rule would be for States to produce improper payment estimates for their Medicaid and SCHIP programs and to identify existing and emerging vulnerabilities that can be addressed by the States through actions taken to reduce the rate of improper payments and produce a corresponding increase in program savings at both the

State and Federal levels.

In FR Doc. 04-19603 of August 27, 2004 (69 FR 52620), we erroneously incorporated an incorrect date for the close of the public comment period. The correct date for the close of the comment period should be October 27, 2004. We had intended to provide a 60day public comment period since the regulation is complex. A 30-day comment period may not provide enough time for States to analyze the requirements and determine the impact on staffing, costs, technology, statistical support, and any other needs; develop comments, obtain internal clearances,

and submit the comments for our consideration.

In addition, States have expressed an interest in meeting among themselves and working with their Teclinical Advisory Groups to develop comments. The 30-day comment period may not accommodate this approach.

Furthermore, the regulation is not detailed in terms of implementation. The Office of Management and Budget asked that we specifically request comments on this issue. A 30-day comment period may not give States time to analyze issues and problems concerning implementation, develop comments, obtain internal clearances, and submit them for our consideration.

The error is corrected in the "Correction of Errors" section below.

II. Correction of Errors

In FR Doc. 04-19603 of August 27, 2004 (69 FR 52620), make the following correction:

On page 52621, in the first column; in the DATES section, correct the date "September 27, 2004" to read "October

(Catalog of Federal Domestic Assistance Program No. 93.767, State Children's Health Program)

Dated: September 15, 2004.

Ann C. Agnew,

Executive Secretary to the Department. [FR Doc. 04-21198 Filed 9-17-04; 8:45 am] BILLING CODE 4120-01-P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MB Docket No. 04-256; DA 04-2996]

Attribution of Joint Sales Agreements in Local Television Markets; Extension of Comment Period

AGENCY: Federal Communications Commission.

ACTION: Proposed rule, extension of comment period.

SUMMARY: In this document, the Media Bureau extends the period for comment and reply comments in the Attribution of Joint Sales Agreements in Local Television Markets proceeding. The proposed rule seeks comment on whether to attribute certain TV Joint · Sales Agreements for purposes of applying the broadcast ownership rules. The deadline to file comments is extended from September 27, 2004, to October 27, 2004, and the deadline to file reply comments is extended from October 12, 2004, to November 30, 2004. The action is taken to respond to a Request for Extension of Time, and a Statement in Support of Request for Extension of Time, and a Statement in Support of Request for Extension of Time.

DATES: Comments are due on or before October 27, 2004, and reply comments are due on or before November 30, 2004. ADDRESSES: Federal Communications Commission, Portals II, 445 12th Street, SW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Debra Sabourin, Industry Analysis Division, Media Bureau, (202) 418–2330 or Debra.Sabourin@fcc.gov.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Order. DA-04-2996, in MB Docket No. 04-256, released on September 16, 2004. The full text of this Order is available for inspection and copying during regular business hours in the FCC Reference Center, 445 Twelfth Street, SW., Room CY-A257, Portals II, Washington, DC 20554, and may also be purchased from the Commission's copy contractor, Best Company and Printing, Inc., Room CY-B402, telephone (800) 378-3160, http: //www.bcpiweb.com. To request materials in accessible formats for people with disabilities (electronic files. large print, audio format and Braille), send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at (202) 418-0531 (voice), 418-7365 (TTY).

On August 2, 2004, the Media Bureau ("Bureau") released a Notice of Proposed Rule Making ("NPRM") seeking comment on whether to attribute certain TV Joint Sales Agreements ("JSAs") for purposes of applying the broadcast ownership rules. On August 26, 2004, a summary of the Notice was published in the Federal Register, establishing deadlines for the filing of comments and reply comments of September 27, 2004, and October 12, 2004, respectively. (Rules and Policies Concerning Attribution of Joint Sales Agreements in Local Television Markets, 69 FR 52464, August 26, 2004).

On September 13, 2004, Paxson Communications Corporation ("Paxson") filed a Request for Extension of Time to file comments and reply comments. Paxson asks that the deadline for filing comments be extended to October 27, 2004, and the deadline for filing reply comments be extended to November 30, 2004. It asserts that, as owner and operator of 61 full power television stations and owner of the PaxTV broadcast network, it is party to a large number of JSAs. Paxson notes that the Commission asked parties to JSAs to gather and provide

information concerning the terms and conditions of those JSAs, as well as their public interest benefits. Paxson says it needs more time to prepare its comments and respond to the factual and legal issues raised in this proceeding given the number of other open Commission proceedings on broadcasting in which it is involved. According to Paxson, an extension will enable it to prepare and present a more thorough factual record and analysis of the legal issues in this proceeding. On September 14, 2004, the National Association of Broadcasters ("NAB") filed a "Statement in Support of Request for Extension of Time" in support of Paxson's motion for the same reasons, arguing that an extension will serve the public interest by allowing for a more complete record.

We conclude that Paxson and NAB have stated good cause to justify granting an extension of the deadlines for the filing of comments and reply comments in this proceeding. Granting the extensions will serve the public interest in gathering a full record on the factual and legal issues raised in the Notice, including the information sought on the terms and conditions of existing TV JSAs. The new deadline to file comments will be October 27, 2004, and the new deadline to file reply comments will be November 30, 2004.

Federal Communications Commission.

Thomas L. Horan,

Legal Advisor, Media Bureau. [FR Doc. 04–21504 Filed 9–23–04; 8:45 am] BILLING CODE 6712–01–P

DEPARTMENT OF TRANSPORTATION

Research and Special Programs Administration

49 CFR Part 171

[Docket No. RSPA-04-19173 (HM-223A)]

RIN 2137-AE04

Applicability of the Hazardous Materials Regulations to "Persons Who Offer" Hazardous Materials for Transportation in Commerce

AGENCY: Research and Special Programs Administration (RSPA), DOT.

ACTION: Notice of proposed rulemaking (NPRM).

SUMMARY: RSPA is proposing to add to the Hazardous Materials Regulations a definition for "person who offers or offeror" in order to codify long-standing interpretations on the applicability of those regulations.

DATES: Submit your comments on or before November 23, 2004.

ADDRESSES: You may submit comments by any of the following methods:

• U.S. Government Regulations.gov Web Site: http://www.regulations.gov. Use the search tools to find this rulemaking and follow the instructions for submitting comments.

• DOT Docket Management System Web site: http://dms.dot.gov. Click on "Comment/Submissions" and follow the instructions for submitting comments.

• Fax: 1-202-493-2251.

• U.S. Mail or Private Delivery Service: Docket Management System, U.S. Department of Transportation, 400 Seventh Street, SW., Room PL-402, Washington, DC 20590-0001.

• Hand Delivery: To the Docket Management System, Room PL-401, on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

Instructions: You must include the agency name and docket number, RSPA-04-19173 (HM-223A) or the Regulatory Identification Number (RIN) for this rulemaking at the beginning of your comment. Note that all comments received will be posted without change to the DOT Docket Management System Web site: http://dms.dot.gov, including any personal information provided. Please see the Privacy Act section of this document.

FOR FURTHER INFORMATION CONTACT: Frazer C. Hilder, Office of the Chief Counsel, (202) 366–4400, Research and Special Programs Administration, U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590–0001.

SUPPLEMENTARY INFORMATION:

I. Background

The Hazardous Materials Regulations (HMR; 49 CFR parts 171-180) are promulgated under the mandate in section 5103(b) of Federal hazardous materials transportation law (Federal hazmat law; 49 U.S.C. 5101 et seq., as amended by section 1711 of the Homeland Security Act of 2002, Public Law 107-296) that the Secretary of Transportation "prescribe regulations for the safe transportation, including security, of hazardous material in intrastate, interstate, and foreign commerce." Section 5103(b)(1)(B) provides that the HMR "shall govern safety aspects, including security, of the transportation of hazardous material the Secretary considers appropriate." The HMR apply to a person:

(i) Transporting hazardous materials in commerce:

(ii) Causing hazardous material to be transported in commerce; or

(iii) Manufacturing, fabricating, marking, maintaining, reconditioning, repairing, or testing a packaging or a container that is represented, marked, certified, or sold by that person as qualified for use in transporting hazardous material in commerce.

49 U.S.C. 5103(b)(1)(A).

Activities governed by the HMR include "[t]he offering of hazardous materials for transportation and transportation of hazardous materials in interstate, intrastate, and foreign commerce by rail car, aircraft, motor vehicle, and vessel * * *" 49 CFR 171.1(a)(1). In this manner, the HMR have used the term "offering" to describe the process of "causing hazardous material to be transported," and numerous provisions in the HMR impose responsibilities on a "person who offers" (e.g., 49 CFR 107.600(a) (registration), 172.200(a) (shipping papers), 172.300(a) (package marking), 172.400(a) (hazard warning labels), 172.500(a) (placards), 172.600(c) (emergency response information), and 173.1(b) (general training requirement)).

On October 30, 2003, we published a final rule under Docket HM–223 to clarify the applicability of the HMR to functions and operations related to the transportation of hazardous materials in commerce. 68 FR 61906, revision of effective date, 69 FR 30588 (May 28, 2004), administrative appeals and judicial review pending in American Chemistry Council v. U.S. Dep't of Transp., No. 03–1456 (D.C. Cir.). The provisions of the HM–223 final rule are

effective January 1, 2005.

The HM-223 final rule revised § 171.1 of the HMR to incorporate language to clarify the applicability of the regulations to persons who perform specific functions. The revised § 171.1(b) states that the HMR apply to "each person who offers a hazardous material for transportation in commerce, causes a hazardous material to be transported in commerce, or transports a hazardous material in commerce and who performs or is responsible for performing a pre-transportation function * *" 68 FR 61937. The first two subsections of § 171.2, as revised in the HM-223 final rule, provide that:

(a) Each person who performs a function covered by this subchapter must perform that function in accordance with this subchapter.

(b) Each person who offers a hazardous material for transportation in commerce must comply with all applicable requirements of this subchapter or an exemption, approval, or registration issued under this subchapter or subchapter A of this chapter.

68 FR 61939.

The HMR do not define the terms "offer" or "person who offers." In 1990, RSPA published the text of a 1988 letter interpretation stating that, in the HMR,

responsibilities generally are placed on "offerors" for performance of the functions associated with "offering" hazardous materials for transportation * * *

The key issue in determining the regulatory responsibilities under the requirements in [the HMR] is determining which parties perform which functions. This involves a case-by-case determination based upon all relevant facts. Any person who performs, attempts to perform, or, under the circumstances involved, is contractually or otherwise responsible to perform any of the functions assigned by the HMR to the offeror, is legally responsible under the HMR for the proper performance of those functions. ' In many cases, more than one person may be responsible for performing, or attempting to perform, "offeror" functions, and each such person may be held jointly and severally liable for all or some of the "offeror" responsibilities under the HMR.

55 FR 6758, 6760-61 (Feb. 26, 1990).

In a 1992 interpretation, RSPA further explained that:

While hazardous materials ownership and contractual assignment of functions are factors relevant to the determination of "offeror" status, they are not conclusive.

* * * Factors considered in determining a party's "offeror" status include functions actually performed or undertaken by a party, and functions which the party contracts to perform. Past practices of the parties are also considered because they provide evidence of the parties' division of functions.

"Offeror" functions include, but are not limited to, selection of the packaging for a regulated material, physical transfer of hazardous materials to a carrier, classifying hazardous materials, preparing shipping papers, reviewing shipping papers to verify compliance with the HMR or their international equivalents, signing hazardous materials certifications on shipping papers, placing hazardous materials markings or placards on vehicles or packages, and providing placards to a carrier.

57 FR 48739, 48740 (Oct 28, 1992).

In the NPRM issued under Docket HM-223 (66 FR 32420; June 14, 2001), we proposed to define "offer a hazardous material" to mean "perform, attempt to perform, or is required to perform a pre-transportation function under the HMR." We proposed to define "pre-transportation function" to mean "tendering a hazardous material to a carrier for transportation in commerce; causing a hazardous material to be transported in commerce; or performing a function specified in the HMR that is required to assure the safe transportation of a hazardous material in commerce * * *" 66 FR 32447. The intent of this proposal was "to clarify

that, consistent with Federal hazmat law [and our prior interpretations], the HMR apply to functions performed to prepare hazardous material for transportation in commerce as well as the actual transportation of hazardous materials in commerce." 68 FR 61911.

Comments to the HM-223 NPRM pointed out that this proposed definition could create a circular result, because a shipper might be considered to offer a hazardous material "when performing pre-transportation functions that [must be performed] prior to offering a hazardous material for transportation." Id. Accordingly, in the final rule in HM-223, "we revised the definition of 'pre-transportation function' to mean a function specified in the HMR that is required to ensure the safe transportation of a hazardous material in commerce," and we did not include a definition for "offer a hazardous material." Id. We recognized that an "offering" is not normally considered complete until "the hazardous material is staged for loading and the consignor or his agent signs the shipping paper," at which time an offeror should be "able to demonstrate compliance with all applicable pretransportation requirements." Id. We also indicated that, "[e]ven in the absence of a signed shipping paper, a shipper may be responsible for assuring compliance with specific pretransportation requirements if other factors indicate that a particular pretransportation activity has been completed." 68 FR 61912. Accordingly, RSPA stated that the agencies enforcing the Federal hazardous material transportation law and the HMR

will continue to exercise our statutory authority to inspect for compliance with the HMR requirements applicable to pretransportation functions. We will also continue to exercise our authority to take appropriate enforcement action when we discover that a pre-transportation function has been performed in a manner that does not comply with the HMR, even if transportation of hazardous material in commerce has not yet begun (i.e., the carrier has not yet taken possession of the material) or has not been performed at all (i.e. undeclared shipments offered for transportation).

Id.

This discussion in the preamble to the HM–223 final rule makes it clear that RSPA has not changed its long-standing position that any person who performs a regulated "pre-transportation" function comes within the concept of a "person who offers" as that and similar terms are used in the HMR, in the manner explained in the prior interpretations. In response to concerns

regarding entities such as freight forwarders, brokers, and non-vessel operating common carriers, who may have "no physical involvement with the shipment," we made it clear that the HMR apply to persons who perform pretransportation functions when they make arrangements for a shipment, but that, except for errors made by others about which they "knew or should have known," they may rely on "information provided by the original shipper." 68 FR 61911. The principle of reasonable reliance applies whenever there is more than one "person who offers" (i.e., multiple offerors), and to all persons who participate in the transportation of hazardous materials. Accordingly, a freight forwarder, broker, non-vessel operating common carrier, or carrier may not accept, continue to transport, or forward or transfer a hazardous material to a subsequent carrier if it becomes aware or, in the exercise of reasonable care, should be aware that the shipment does not comply with the HMR.

II. NPRM Proposal

In this NPRM, we propose to define "person who offers" or "offeror" to mean any person who performs, or is responsible for performing, any of the pre-transportation functions required under the HMR for transportation of a hazardous material; tenders or makes a hazardous material available to a carrier for transportation in commerce; or both performs, or is responsible for performing, pre-transportation functions and tenders or makes a hazardous material available to a carrier for transportation. Under the proposed definition, a carrier that transfers, interlines, or interchanges hazardous materials to another carrier for continued transportation is not an offeror when it does not perform any pre-transportation functions. In addition, § 171.2 would be amended to make explicit that:

—There may be more than one offeror of a shipment of hazardous materials

—Fach offeror is responsible for

—Each offeror is responsible for complying with the requirements of the HMR with respect to any pretransportation function that it performs or is required to perform.

—For a shipment involving more than one offeror, each offeror may rely on information provided by another offeror, unless the offeror knows or, in the exercise of reasonable care, should know that the information is incorrect. In a similar manner, a carrier may rely on information it receives from an offeror or a prior carrier, unless the carrier knows or, in the exercise of reasonable care, should

know that the information is incorrect.

These proposed definitions are consistent with the prior interpretations published in the Federal Register and with informal letters of clarification we have issued on this subject. (See, for example, the April 13, 1992 letter to Envirosafe Services, Inc.; June 27, 1996 letter to "K" Line America, Inc.; May 21, 1999 letter to CH2MHILL; May 30, 2000 letter to Mr. Todd Nash; January 11, 2001 letter to Corso Biomedical Consulting; July 17, 2002 letter to Hawks Logistics; April 22, 2003 letter to Henderson and Walton Women's Center, P.C.; February 10, 2004 letter to Hyundai America Shipping Agency, Inc.) The proposed definitions incorporate our long-standing administrative determinations that any person who performs, attempts to perform, or is responsible for performing pre-transportation functions under the HMR is considered to be a 'person who offers' (or an "offeror") for purposes of the HMR requirements applicable to that function and that there may be more than one person responsible for performing pretransportation functions for a hazardous materials shipment.

In accordance with the past interpretations we have issued on this subject, the proposed definition recognizes that, for a given hazardous materials shipment, the persons who offer the shipment for transportation include both those who perform pretransportation functions and those who transfer the material to a carrier for transportation. For a given hazardous materials shipment, there may be more than one person acting as an offeror of the shipment, either because that person performs one or more pre-transportation functions or because that person makes the material available to a carrier for transportation. The definition further recognizes that there is one person with overall responsibility for ensuring that the shipment complies with applicable HMR requirements. Generally, that person will be responsible for the certification on the shipping paper that indicates that the shipment has been properly classed, described, packaged, marked, and labeled, and is in proper condition for transportation when tendered to the initial carrier.

Note that, while a person who performs a pre-transportation function is considered to be an offeror, that person is not necessarily responsible for the proper performance of all pre-transportation functions associated with a particular shipment. As stated above, the person who signs the shipper's

certification is responsible for assuring that all applicable regulatory requirements are met; persons who perform one or more pre-transportation functions for the shipment are responsible only for the performance of the functions they perform. For example, a hospital may negotiate a contract with a carrier for the carrier to perform pre-transportation functions for shipments of regulated medical waste; the carrier may provide appropriate packaging to the hospital, close the filled packagings, and affix appropriate labels. If a hospital official signs the shipper certification for the shipment, the hospital is the person who completes the process of offering the shipment for transportation and is responsible for assuring that the contractor performed the pretransportation functions correctly; the contractor is also an offeror for purposes of the HMR and will be held responsible for those functions that it performed or was obligated to perform under contract to the hospital.

As we stated in the 1992 interpretation, a freight forwarder who arranges for the transportation of a hazardous materials shipment, but performs no pre-transportation functions associated with that shipment is not an offeror for purposes of the HMR. Moreover, a carrier that does not perform a pre-transportation function is not a "person who offers" as that term is used in the HMR. Thus, the interlining of a package or freight container of hazardous materials from one carrier to another for further transportation does not make the first carrier an offeror if it does not perform any pre-transportation function. (See June 2, 1995 letter to Crowley American

Transport, Inc.) However, the proposed definitions recognize that a carrier or other entity may be required to perform certain pretransportation functions in order to facilitate or continue the transportation of a hazardous material in commerce. If a carrier or freight forwarder performs a pre-transportation function, the carrier or freight forwarder is an offeror for purposes of the HMR and must perform the function in accordance with applicable regulatory requirements. For example, a carrier or freight forwarder may prepare a shipping paper for a hazardous materials shipment that will be consolidated or combined with other freight or transferred from one carrier to another during the course of its transportation in commerce. The carrier or freight forwarder must prepare the shipping paper in accordance with applicable requirements, but the person preparing the shipping paper may rely

on information provided by the original shipper for the preparation of the new shipping paper (e.g., the classification of the material, the compatibility of the material with the packaging being used, or the emergency response telephone number), so long as that person exercises due care. For example, a carrier or freight forwarder may not rely on an emergency response telephone number provided by a preceding offeror when it is "aware (or should be aware) of facts indicating the emergency response telephone number is not operative and does not meet the requirements of [49 CFR] 172.604(b)." (See February 10, 2004 letter to Hyundai America Shipping Agency, Inc.; June 27, 1996 letter to "K" Line America, Inc.) Similarly, the carrier or freight forwarder may rely on the original shipper's certification when recertifying the shipment for subsequent transportation unless objective factors are present that suggest that the condition of the shipment has changed since it was originally offered for transportation. (See June 2, 1995 letter to Crowley American Transport, Inc.; April 5, 2000 letter to Cosco North America, Inc.)

The definition of "person who offers" includes a person who makes a hazardous material available to a carrier for transportation in commerce when pre-transportation functions that should have been performed under the HMR were not, in fact, performed. Thus, a person who tenders undeclared hazardous materials for transportation is offering the hazardous material for transportation even though no pretransportation functions required for the shipment were performed. We will continue to exercise our authority to take appropriate enforcement action when we discover that a pretransportation function has been performed in a manner that does not comply with the HMR or has not been performed at all.

We note concerning undeclared shipments that a final rule published on May 26, 2004, under Docket No. HM-229 (69 FR 30114) includes a definition for "undeclared hazardous material" that is consistent with the definitions proposed in this NPRM. The May 26, 2004 final rule defines "undeclared. hazardous material" to mean a hazardous material that is: (1) Subject to any of the hazard communication requirements in Subparts C, D, E, and F of Part 172 of the HMR or an alternative marking requirement in Part 173; and (2) offered for transportation in commerce without any clear indication to the person accepting the hazardous

material for transportation that a hazardous material is present.

The definition of "person who offers" also covers an entity that transports its own hazardous materials. For example, a company that uses its own motor vehicles to transport its own hazardous material performs pre-transportation functions required under the HMR and tenders the hazardous material to itself for transportation. Similarly, an air carrier transporting company material (COMAT) both offers and accepts hazardous materials for transportation. In this regard, note that, in some situations, a company may offer a hazardous material to itself for transportation by private carriage and then may re-offer the hazardous material to a succeeding carrier. The company is an offeror as we propose to define that term in this NPRM both when it offers the hazardous material to itself and when it reoffers the hazardous material to a subsequent carrier.

An airline passenger who transports hazardous materials in carry-on or checked baggage is included in the definition of a "person who offers" as proposed in this NPRM. On February 28, 2003, we published an interpretation addressing hazardous materials in carryon and checked baggage (68 FR 9735). The interpretation noted that

"[h]azardous materials in carry-on and checked baggage are subject to the HMR when offered for transportation in commerce" (68 FR 9736). The interpretation identifies, for purposes of the HMR, the point at which an airline passenger offers a hazardous material in carry-on or checked baggage. In accordance with the interpretation, a passenger in control of carry-on baggage (including items on his/her person) containing a hazardous material "offers and represents that the baggage is fit for transportation by aircraft when the passenger tenders the baggage to screening personnel at an airport security checkpoint or otherwise attempts to proceed through the checkpoint with the hazardous materials on his/her person." A passenger offers checked baggage containing a hazardous material "at the point the passenger presents the baggage for acceptance by the carrier" (68 FR 9737). Nothing in this NPRM is intended to change the determinations made in the February 28, 2003 interpretation.

III. Regulatory Analyses and Notices

A. Statutory/Legal Authority for This Rulemaking

This NPRM is published under the authority of 49 U.S.C. 5103(b), which authorizes the Secretary of Transportation to prescribe regulations for the safe transportation, including security, of hazardous material in intrastate, interstate, and foreign commerce. As set forth in 49 U.S.C. 5103(b)(1)(A), the regulations are to apply to, among others, a person transporting a hazardous material in commerce or causing hazardous material to be transported in commerce. In this NPRM, we are proposing to codify in the HMR longstanding interpretations concerning the applicability of the HMR to persons who offer hazardous materials for transportation. The terms "offer" or "person who offers" are used throughout the HMR to describe the process of causing a hazardous materials to be transported in commerce. Clarifying the applicability of the HMR to persons who offer hazardous materials for transportation will help the regulated community understand and comply with regulatory requirements applicable to specific situations and operations.

B. Executive Order 12866 and DOT Regulatory Policies and Procedures

This proposed rule is not considered a significant regulatory action under Executive Order 12866 and, therefore, was not reviewed by the Office of Management and Budget. The proposed rule is not considered a significant rule under the Regulatory Policies and Procedures of the Department of Transportation (44 FR 11034). No further regulatory evaluation is necessary because the proposed definition of "person who offers" would simply restate and codify long-standing interpretations on the applicability of the HMR without making any substantive change and, thus, would not increase or decrease either the number of persons who must comply with the HMR or the costs of compliance with the HMR by those persons.

We invite interested persons to submit comments on our conclusion that there would not be any increase or decrease in the costs of compliance with the HMR. Those comments should specifically describe and quantify any change in the costs of compliance and also identify (and quantify to the extent possible) any benefits that would result if the proposed definition of "person

who offers" are adopted.

C. Executive Order 13132 (Federalism)

This proposed rule has been analyzed in accordance with the principles and criteria contained in Executive Order 13132 ("Federalism"). This proposed rule would make no change in the

applicability of the HMR or, to the extent that the HMR have been adopted by a State and are being enforced as State requirements, the applicability of those State requirements. For this reason, RSPA believes that nothing in this proposed rule, if adopted, will preempt any State law or regulation or have any substantial direct effect or sufficient federalism implications that would limit the policymaking discretion of the States. RSPA invites States and other interested parties to comment on whether they believe any State requirement would be affected by the adoption of this proposed rule.

D. Executive Order 13175

This proposed rule has been analyzed in accordance with the principles and criteria contained in Executive Order 13175 ("Consultation and Coordination with Indian Tribal Governments"). Because this proposed rule does not have tribal implications and does not impose substantial direct compliance costs, the funding and consultation requirements of Executive Order 13175 do not apply.

E. Regulatory Flexibility Act

The Regulatory Flexibility Act (5 U.S.C. 601 et seq.) requires an agency to review regulations to assess their impact on small entities unless the agency determines that a rule is not expected to have a significant economic impact on a substantial number of small entities.

Need and legal basis for the proposed rule. This proposed rule is intended to codify prior interpretations on the applicability of the HMR to persons who offer a hazardous material for transportation in commerce. If adopted, this proposed rule would be issued under the requirement in 49 U.S.C. 5103(b)(1)(A) for DOT to issue regulations for the safe transportation of hazardous material in intrastate, interstate, and foreign commerce that apply to a person causing hazardous material to be transported in commerce.

Identification of potentially affected small entities. Unless alternative definitions have been established by an agency in consultation with the Small Business Administration (SBA), the definition of "small business" has the same meaning under the Small Business Act. Because no special definition has been established, RSPA employs the thresholds published by SBA for industries subject to the HMR. Based on data for 1997 compiled by the U.S. Census Bureau, it appears that upwards of 95 percent of firms who are subject to the HMR are small businesses. These entities would incur no new costs to comply with the HMR, because the

proposed rule would make no change in the applicability of the HMR.

Related Federal rules and regulations. The Occupational Safety and Health Administration (OSHA) of the U.S. Department of Labor issues regulations related to safe operations, including containment and transfer operations, involving hazardous materials in the workplace. These regulations are codified at 29 CFR part 1910 and include requirements for process safety management of highly hazardous chemicals and for operations involving specific hazardous materials, such as compressed gases, flammable and combustible liquids, explosives and blasting agents, liquefied petroleum gases, and anhydrous ammonia. OSHA regulations also address hazard communication requirements at fixed facilities, including container labeling and other forms of warning, material safety data sheets, and employee

training.

The U.S. Environmental Protection
Agency (EPA) issues regulations on the
management of hazardous wastes,
including the tracking of hazardous
wastes transported from a generator to a
treatment, storage, or disposal facility.
These regulations are codified at 40 CFR
parts 260–265. As provided by Section
3003(b) of the Resource Conservation
and Recovery Act (42 U.S.C. 6923(b)),
EPA's regulations applicable to
transporters of hazardous waste are
consistent with requirements in the
HMR.

EPA also issues regulations designed to prevent accidental release into the environment of hazardous materials at fixed facilities, codified at 40 CFR part 68. These regulations include requirements for risk management plans that must include a hazard assessment, a program for preventing accidental releases, and an emergency response program to mitigate the consequences of accidental releases. EPA regulations on hazardous materials at fixed facilities also address community right-to-know requirements, hazardous waste generation, storage, disposal and treatment, and requirements to prevent the discharge of oil into or onto the navigable waters of the United States or adjoining shorelines.

The Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) of the U.S. Department of Justice issues regulations on licensing, permitting and safe handling (including storage) of explosives, codified at 27 CFR part 555. These regulations do not apply to "any aspect of the transportation of explosive materials via railroad, water, highway, or air which are regulated by the United States Department of Transportation and

agencies thereof, and which pertain to safety." 18 U.S.C. 845(a)(1).

The Nuclear Regulatory Commission issues regulations, codified in 10 CFR, governing its licensees who acquire, receive, possess, use, and transfer certain radioactive materials, including requirements on packagings used in transporting these materials and the physical protection of these materials at fixed facilities and during transportation.

Conclusion. This proposed rule would make no change in the applicability of the HMR and impose no new costs of compliance with the HMR requirements. I hereby certify that the proposed rule would not have a significant economic impact on a substantial number of small entities.

F. Unfunded Mandates Reform Act of 1995

This proposed rule would not impose any mandate and thus would not impose unfunded mandates under the Unfunded Mandates Reform Act of 1995.

G. Paperwork Reduction Act

This proposed rule would not impose any new information collection requirements.

H. Environmental Assessment

There would not be any environmental impacts associated with this proposed rule.

I. Regulation Identifier Number (RIN)

A regulation identifier number (RIN) is assigned to each regulatory action listed in the Unified Agenda of Federal Regulations. The Regulatory Information Service Center publishes the Unified Agenda in April and October of each year. The RIN contained in the heading of this document may be used to cross-reference this action with the Unified Agenda.

J. Privacy Act

Anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 (Volume 65, Number 70, pages 19477–78), or at http://dms.dot.gov.

List of Subjects in 49 CFR Part 171

Exports, Hazardous materials transportation, Hazardous Waste, Imports, Reporting and recordkeeping requirements. In consideration of the foregoing, we propose to amend 49 CFR, subtitle B, chapter I as follows:

PART 171—GENERAL INFORMATION, REGULATIONS AND DEFINITIONS

1. The authority citation for part 171 continues to read as follows:

Authority: 49 U.S.C. 5101–5127, 44701, 49 CFR 1.45 and 1.53; Pub. L. 101–410 section 4 (28 U.S.C. 2461 note); Pub. L. 104–134 section 31001.

2. In § 171.2, revise paragraphs (a) and (b), to read as follows:

§ 171.2 General requirements.

(a) No person may offer or accept a hazardous material for transportation in commerce unless that person is registered in conformance with subpart G of part 107 of this subchapter, if applicable, and the hazardous material is properly classed, described, packaged, marked, labeled, and in condition for shipment as required or authorized by applicable requirements of this subchapter, or an exemption, approval, or registration issued under this subchapter or under subchapter A of this chapter. There may be more than one offeror of a shipment of hazardous materials. Each offeror is responsible for complying with the requirements of this subchapter, or an exemption, approval, or registration issued under this subchapter or subchapter A of this chapter, with respect to any pretransportation function that it performs or is required to perform; however, each offeror is responsible only for the specific pre-transportation functions that it performs or is required to perform, and each offeror may rely on information provided by another offeror, unless an offeror knows or, in the exercise of reasonable care, should know that the information provided by the other offeror is incorrect.

(b) No person may transport a hazardous material in commerce unless that person is registered in conformance with subpart G of part 107 of this subchapter, if applicable, and the hazardous material is handled and transported in accordance with applicable requirements of this subchapter, or an exemption, approval, or registration issued under this subchapter or subchapter A of this chapter. Each carrier who transports a hazardous material in commerce may rely on information provided by the offeror of the hazardous material or a prior carrier, unless the carrier knows or, in the exercise of reasonable care, should know that the information

provided by the offeror or prior carrier is incorrect.

3. In § 171.8, add a definition for "person who offers or offeror" in appropriate alphabetical order, to read as follows:

§171.8 Definitions and abbreviations.

Person who offers or offeror means:
(1) Any person who does either or both of the following:

(i) Performs, or is responsible for performing, any pre-transportation function required under this subchapter for transportation of the hazardous material.

(ii) Tenders or makes the hazardous material available to a carrier for transportation in commerce.

(2) A carrier that transfers, interlines, or interchanges hazardous material to another carrier for continued transportation is not an offeror when it does not perform any pre-transportation function.

Issued in Washington, DC on September 21, 2004, under the authority delegated in 49 CFR part 106.

Robert A. McGuire,

Associate Administrator for Hazardous Material Safety.

[FR Doc. 04–21535 Filed 9–23–04; 8:45 am] BILLING CODE 4910–60–P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

50 CFR Part 17

RIN 1018-AJ07

Endangered and Threatened Wildlife and Plants; Designation of Critical Habitat for *Gaura neomexicana* ssp. coloradensis (Colorado Butterfly Plant)

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Proposed rule; extension of comment period and notice of availability of draft economic analysis and draft environmental assessment.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service) announce the availability of a draft economic analysis and draft environmental assessment for the proposed designation of critical habitat for *Gaura neomexicana* ssp. *coloradensis* (hereafter referred to as "Colorado butterfly plant") under the Endangered Species Act of 1973, as amended (Act). In addition, we announce the extension of the comment

period on the proposed rule to designate critical habitat for the Colorado butterfly

DATES: We will accept all comments received on or before October 25, 2004. Any comments that we receive after the closing date may not be considered in the final decision on this proposal.

ADDRESSES: If you wish to comment, you may submit your comments and materials concerning this proposed rule, the draft economic analysis, and the draft environmental assessment by any one of several methods:

(1) You may submit written comments and information to the Field Supervisor, U.S. Fish and Wildlife Service, Wyoming Field Office, 4000 Airport Parkway, Cheyenne, Wyoming 82001, or by facsimile (307) 772–2358.

(2) You may hand-deliver written comments to our office, at the address given above.

(3) You may send comments by electronic mail (e-mail) to fw6_cobutterflyplant@fws.gov. Please see the Public Comments Solicited section below for file format and other information about electronic filing. In the event that our Internet connection is not functional, please submit your comments by the alternate methods

mentioned above.

Comments and materials received, as well as supporting documentation used in preparation of the proposed critical habitat rule, will be available for public inspection, by appointment, during normal business hours at the above address. You may obtain copies of the draft economic analysis and draft environmental assessment for the Colorado butterfly plant by contacting the Wyoming Field Office at the above address. The draft economic analysis, draft environmental assessment, and the proposed rule for critical habitat designation also are available on the Internet at http://www.r6.fws.gov/ species/plants/cobutterfly/. In the event that our Internet connection is not functional, please obtain copies of documents directly from the Wyoming Fish and Wildlife Office.

FOR FURTHER INFORMATION CONTACT: Brian T. Kelly, Field Supervisor (telephone (307) 772–2374; facsimile (307) 772–2358), Wyoming Field Office, at the address listed above.

SUPPLEMENTARY INFORMATION:

Public Comments Solicited

We intend any final action resulting from the proposed rule to be as accurate and as effective as possible. Therefore, we solicit comments or suggestions from the public, other concerned governmental agencies, the scientific community, industry, or any other interested party concerning the economic analysis, the environmental analysis, or the proposed rule. We particularly seek comments concerning:

(1) The reasons why any habitat should or should not be determined to be critical habitat as provided by section 4 of the Act, including whether the benefits of excluding outweigh benefits of including any area as critical habitat;

(2) Specific information on the amount and distribution of Colorado butterfly plant habitat and what habitat is essential to the conservation of this

species and why;

(3) Land use designations and current or planned activities in the subject area and their possible impacts on proposed

critical habitat;

(4) Any foreseeable economic or other impacts resulting from the proposed designation of critical habitat, in particular, any impacts on small entities or families;

(5) Whether the economic analysis identifies all State and local costs. If not,

what costs are overlooked;

(6) Whether the economic analysis makes appropriate assumptions regarding current practices and likely regulatory changes imposed as a result of the designation of critical habitat;

(7) Whether the economic analysis correctly assesses the effect on regional costs associated with land use controls that derive from the designation;

(8) Whether the designation will result in disproportionate economic impacts to specific areas that should be evaluated for possible exclusion from the final designation;

(9) Whether the economic analysis appropriately identifies all costs that could result from the designation;

(10) Whether the environmental analysis accurately reports the environmental impact of designating critical habitat; and

(11) Whether our approach to critical habitat designation could be improved or modified in any way to provide for greater public participation and understanding, or to assist us in accommodating public concern and comments.

All comments and information submitted during the previous comment period on the proposed rule need not be resubmitted. If you wish to comment, you may submit your comments and materials concerning this rule by any one of several methods (see ADDRESSES section). Please submit Internet comments to

comments to fw6_cobutterflyplant@fws.gov and include "Attn: Colorado Butterfly Plant Critical Habitat" in your e-mail subject header, and your name and return

address in the body of your message. If you do not receive a confirmation from the system that we have received your Internet message, contact us directly by calling our Wyoming Field Office (see FOR FURTHER INFORMATION CONTACT section).

Our practice is to make comments, including names and home addresses of respondents, available to the public. Individual respondents may request that we withhold their home addresses from the administrative record, which we will honor to the extent allowable by law. There also may be circumstances in which we would withhold from the administrative record a respondent's identity, as allowable by law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public inspection in their entirety. Comments and materials received will be available for public inspection, by appointment, during normal business hours at the above address.

Background

Colorado butterfly plant is a member of the evening primrose family and is a short-lived perennial herb with one to several reddish, pubescent stems. It is a regional endemic restricted to Laramie and Platte Counties in Wyoming. western Kimball County in Nebraska, and Weld County in Colorado. Of the known populations of the Colorado butterfly plant, the vast majority occur on private lands managed primarily for agriculture and livestock. Having and mowing at certain times of the year, water development, land conversion for cultivation, competition with exotic plants, non-selective use of herbicides, and loss of habitat to urban development are the main threats to these populations (Mountain West Environmental Services 1985, Marriott 1987, Fertig 1994).

On October 18, 2000, the Colorado butterfly plant was designated as threatened throughout its entire range under the Act (65 FR 62302). On October 4, 2000, the Center for Biological Diversity and the Biodiversity Legal Foundation filed a complaint in the Federal District Court for the District of Colorado concerning our failure to designate critical habitat for the Colorado butterfly plant (Center for Biological Diversity, et al. v. Norton, et al. (Civ. Action No. 00–D–1980)). On

March 19, 2001, the Court approved a settlement agreement requiring us to submit a final critical habitat designation for the Colorado butterfly plant to the **Federal Register** on or before December 31, 2004. For more information on previous Federal actions concerning the Colorado butterfly plant, refer to the final listing rule (65 FR 62302). On August 6, 2004 (69 FR 47834), we published a proposed critical habitat designation for the Colorado butterfly plant.

Critical habitat identifies specific areas, both occupied and unoccupied, that are essential to the conservation of a listed species and that may require special management considerations or protection. If the proposed rule is made final, section 7 of the Act will prohibit destruction or adverse modification of critical habitat by any activity funded, authorized, or carried out by any Federal agency. Federal agencies proposing actions affecting areas designated as critical habitat must consult with us on the effects of their proposed actions, pursuant to section 7(a)(2) of the Act.

Section 4 of the Act requires that we consider economic impacts, impacts to National security, and other relevant impacts prior to making a final decision on what areas to designate as critical habitat. We have prepared a draft economic analysis for the proposal to designate certain areas as critical habitat for the Colorado butterfly plant. This analysis considers the potential economic effects of our proposed designation. It also considers the economic effects of protective measures taken as a result of listing the species under the Act, and other Federal, State, and local laws that aid habitat conservation in areas proposed for

conservation in areas proposed for designation.

The majority of these areas occur on privately owned land. We know of no Federal, tribal, or military lands within

proposed critical habitat. A small portion of land within Unit 7 is owned by the City of Chevenne, Wyoming, and Unit 8 is owned by the City of Fort Collins, Colorado. The economic analysis and environmental assessment address the impacts of Colorado butterfly plant conservation efforts on activities occurring on lands proposed for designation. The economic analysis measures lost economic efficiency associated with conservation agreements, oil and gas development, real estate development, agriculture, road and bridge construction and maintenance projects, as well as other State law requirements, uncertainty, and

project delay.

There is a great deal of uncertainty in estimating the impact of Colorado butterfly plant conservation activities in the future. For some activities the analysis estimates an upper-bound cost estimate, for others a conservative approach is taken to reach a best estimate. The implicit lower-bound cost estimate predicts very low impact.

Total efficiency costs (e.g., lost economic opportunities associated with restrictions on land use) for the upperbound scenario of the preferred alternative are estimated to be \$286,700 from 2005 to 2024. The efficiency costs for the lower-bound scenario of the preferred alternative are estimated to be \$7,000 from 2005 to 2024. In both cases, the Service is estimated to experience the highest cost overall, followed by agriculture and natural gas pipeline construction projects.

The environmental analysis discusses four alternatives, including the "no action" alternative, and analyzes the following "impact areas"—physical environment; fish, wildlife, and plants; human environment; archaeological and cultural resources; environmental justice, and cumulative effects. The environmental analysis refers to and incorporates the economic analysis.

Regulatory Planning and Review

In accordance with Executive Order 12866, this document is a significant rule because it may raise novel legal and policy issues. However, it is not anticipated to have an annual effect on the economy of \$100 million or more or affect the economy in a material way. Due to the tight timeline for publication in the Federal Register, the Office of Management and Budget (OMB) has not formally reviewed this rule.

Regulatory Flexibility Act (5 U.S.C. 601 et seq.)

Under the Regulatory Flexibility Act (RFA) (5 U.S.C. 601 et seq., as amended by the Small Business Regulatory Enforcement Fairness Act (SBREFA) of 1996), whenever an agency is required to publish a notice of rulemaking for any proposed or final rule, it must prepare and make available for public comment a regulatory flexibility analysis that describes the effect of the rule on small entities. However, no regulatory flexibility analysis is required if the head of an agency certifies that the rule will not have a significant economic impact on a substantial number of small entities.

According to the Small Business Administration (SBA), small entities include small organizations, such as independent nonprofit organizations, and small governmental jurisdictions, including school boards and city and town governments that serve fewer than 50,000 residents, as well as small businesses (13 CFR 121.201). Small businesses include manufacturing and mining concerns with fewer than 500 employees, wholesale trade entities with fewer than 100 employees, retail and service businesses with less than \$5 million in annual sales, general and heavy construction businesses with less than \$27.5 million in annual business, special trade contractors doing less than \$11.5 million in annual business, and agricultural businesses with annual sales less than \$750,000. To determine if potential economic impacts to these small entities are significant, we considered the types of activities that might trigger regulatory impacts under this proposed rule as well as types of project modifications that may result. In general, the term significant economic impact is meant to apply to a typical small business firm's business operations.

To determine if the proposed rule would affect a substantial number of small entities, we considered the number of small entities affected within particular types of economic activities (e.g., housing development, oil and gas production, timber harvesting). We considered each industry individually to determine if certification is appropriate. In estimating the numbers of small entities potentially affected, we also considered whether their activities have any Federal involvement; some kinds of activities are unlikely to have any Federal involvement and so will not be affected by the designation of critical habitat. Designation of critical habitat affects only activities conducted, funded, permitted or authorized by Federal agencies; non-Federal activities are not affected by the designation.

If this critical habitat designation is made final, Federal agencies must consult with us if their activities may affect designated critical habitat. Consultations to avoid the destruction or adverse modification of critical habitat would be incorporated into the existing consultation process. In areas where occupancy by Colorado butterfly plant is unknown, the designation of critical habitat could trigger additional review of Federal agencies pursuant to section 7 of the Act and may result in additional requirements on Federal activities to avoid destruction or adverse modification of critical habitat.

In reviewing past formal consultations under section 7 of the Act and the activities they involved in the context of the proposed critical habitat, we do not believe the outcomes would have been

different in areas designated as critical habitat.

An analysis of the effects of the voluntary conservation agreements for Colorado butterfly plant on small entities is conducted pursuant to the RFA as amended by the SBREFA in 1996, while the energy analysis is required by Executive Order No. 13211.

The draft economic analysis considers the extent to which the analytic results reflect impacts to small businesses. The small business analysis presented in this section is based on information gathered from the SBA, U.S. Census Bureau, U.S. Department of Agriculture, and Dun and Bradstreet, and comparisons with the results of the economic analysis. The following summarizes the sources of potential future impacts on small businesses attributable specifically to the

rulemaking. Based on the draft economic analysis results, activities undertaken by small businesses that are potentially affected by the rulemaking include agricultural production. The SBA small business size standard for farming and ranching is annual sales of \$750,000. Recent county-level farm sales data from the National Agricultural Statistics Service 2002 Agriculture Census was used to determine the number of small agribusinesses operating within the proposed critical habitat designation. The 2002 Agriculture Census data indicate that 95 percent of the farmers operating within the five counties encompassed by the proposed designation have annual sales less than \$500,000. In Laramie County, Wyoming, where more than 85 percent of the critical habitat is located, 736 of 755 farmers reported annual farm sales less than \$500,000. These data indicate that ranching operations in the area surrounding the proposed designation tend to be small. For the purpose of this small business analysis, because of the high percentage of farming operations with annual sales below \$500,000, all agriculture operations forecast to be impacted by the proposed designation of critical habitat for the Colorado butterfly plant are considered small.

Assuming all landowners within the proposed designation participate in the voluntary conservation agreement program with the Service, up to 37 agriculture operations could be impacted by conservation measures for the Colorado butterfly plant. Assuming an operation is required to implement all of the activities recommended to protect the species and its habitat, the annualized cost of the conservation measures to the operator (\$263) represents 0.1 of a percent of the average

annual farm's sales in the five counties surrounding the proposed designation. The annualized impact ranges between 0.1 of a percent of an average farm's sales in Weld County in Colorado, to 0.4 of a percent in Larimer County in Colorado, and Kimball County in Nebraska. In Laramie County, Wyoming, the annualized impact represents 0.3 of a percent of the average farmer's annual sales. Note that, we do not know the finances of the individual people that may be affected. Thus, the draft economic analysis used averaged industry data (see Exhibit 4-10) to estimate costs of ranching operations, and this table reflects the variability of this data. It is important to note that these costs will only be incurred by ranching operations to the extent that they agree to participate in the voluntary conservation agreement program with the Service.

In summary, we have considered whether this proposed rule would result in a significant economic impact on a substantial number of small entities, and we have concluded that it would not. We have no indication that the types of activities we review under section 7 of the Act will change significantly in the future. Therefore, we are certifying that this proposed designation of critical habitat for the Colorado butterfly plant is not expected to have a significant adverse impact on a substantial number of small entities, and an initial regulatory flexibility analysis is not required.

The preceding discussion is based on information regarding potential economic impacts that is currently available to us. This assessment of economic effect may be modified prior to publication of a final rule due to public comments received during the

public comment period. This analysis is for the purposes of compliance with the Regulatory Flexibility Act and does not reflect our position on the type of economic analysis required by New Mexico Cattle Growers Assn. v. U.S. Fish & Wildlife Service 248 F. 3d 1277 (10th Cir. 2001).

Author

The primary author of this notice is the Tyler Abbott, Wyoming Fish and Wildlife Office staff (see ADDRESSES section).

The authority for this action is the Endangered Species Act of 1973 (16 U.S.C. 1531 *et seq.*).

Dated: September 17, 2004.

Craig Manson,

Assistant Secretary for Fish and Wildlife and Parks.

[FR Doc. 04-21480 Filed 9-23-04; 8:45 am] BILLING CODE 4310-55-P

Notices

Federal Register

12 S

Vol. 69, No. 185

Friday, September 24, 2004

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

National Appeals Division; Notice of Modification of Privacy Act System of Records

AGENCY: National Appeals Division (NAD), USDA.

ACTION: Notice of modified privacy act system of records.

SUMMARY: Notice is hereby given that USDA proposes to alter the routine uses of two Privacy Act system of records, USDA/NAD-1, entitled "Participant Appeals, USDA/NAD" and USDA/NAD-2, entitled "National Appeals Division Tracking System (Automated), USDA/NAD" to allow for publication of NAD Hearing Officer and Director determinations on the Internet. In addition, NAD is announcing its intention to withhold certain limited information contained in these published decisions.

DATES: This notice will be adopted without further publication in the Federal Register on October 25, 2004, unless modified by a subsequent notice to incorporate comments received from the public. Although the Privacy Act requires only that the portion of the system that describes the "routine uses" of the system be published for comment, USDA invites comment on all portions of this notice. The contact person listed below must receive comments on or before October 25, 2004.

FOR FURTHER INFORMATION CONTACT: Ann Griffin, Special Assistant to the Director, National Appeals Division, USDA, 3101 Park Center Drive, Suite 1100, Alexandria, Virginia 22302, ann.m.griffin@usda.gov. (703) 305—1157.

SUPPLEMENTARY INFORMATION: Pursuant to the Privacy Act, 5 U.S.C. 552a, USDA is modifying two systems of records that are maintained by the National Appeals Division (NAD). The notice announcing the creation of the two systems of

records appeared in the Federal Register on October 30, 1996, at 61 FR 55952. The purpose of this notice is to amend the routine uses of the systems to allow for publication of Hearing Officer and Director review determinations on the Internet. We plan to delete personal and location identifiers from determinations prior to publication on the Internet. NAD specifically invites comments on whether such redactions are sufficient to protect the privacy of program participants and, if not, the types of information that the public believes should be redacted from those determinations prior to publication. For example, NAD records may contain financial or other information the release of which could cause an unwarranted invasion of personal privacy. However, NAD believes removing personal and location identifiers prior to publication adequately balances the privacy of parties before NAD with the interest that determinations be made publicly available on the Internet. Modified Privacy Act notices are reproduced below.

USDA/NAD-1

SYSTEM NAME:

Participant Appeals, USDA/National Appeals Division (NAD).

SYSTEM LOCATION:

National Appeals Division, Regional Offices: Eastern Regional Office, 8909 Purdue Road, Suite 240, Indianapolis, Indiana 46268; Southern Regional Office, 777 Walnut Grove Road, Suite LLB-1, Memphis, Tennessee 38088; 755 Parfet Street, Suite 494, Lakewood, Colorado 80215.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Program participants who file an appeal because of a covered adverse decision by a covered Agency: Farm Service Agency, including a State, County, or area committee established under section 8(b)(5) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 5901(b)(5)), the Commodity Credit Corporation, the Natural Resource Conservation Service, the Federal Crop Insurance Corporation, the Risk Management Agency, the Rural Business-Cooperative Service, the Rural Housing Service, or the Rural Utilities Service.

CATEGORIES OF RECORDS IN THE SYSTEM:

The system consists of complete files on appeals, including materials maintained and submitted by an Agency related to an adverse decision; any information, correspondence, or documentation submitted by an Appellant or the Agency during the appeals process; and any statements of witnesses, tape recordings, or written transcripts of the hearings. Unless specifically requested, written transcript is not normally prepared.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

7 U.S.C. 6991, et seq.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSE OF SUCH USES:

USDA will disclose records in this system: (1) To the appropriate Agency, whether Federal, State, local, or foreign, charged with the responsibility of investigating or prosecuting a violation of law, or of enforcing or implementing a statute, rule, regulation, or order issued pursuant thereto, when information available indicates a violation or potential violation of law, whether civil, criminal or regulatory in nature, and whether arising by general statute, or by rule, regulation, or order issued pursuant thereto; (2) to a court, magistrate, or administrative tribunal, or to opposing counsel, in a proceeding before any of the above, for purposes of filing the official administrative record on discovery, which are relevant to the subject of the proceeding; (3) to a congressional office from the record of an individual in response to an inquiry from the congressional office at the request of that individual; and (4) to the public, for educational purposes, when determinations signed by NAD Hearing Officers or the NAD Director are published either in paper format or electronically on the NAD Web site, the current address of which is http:// www.nad.usda.gov.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Records are maintained in file folders.

RETRIEVABILITY:

Records can be accessed by individual name, NAD log number, and State.

SAFEGUARDS

Records are kept in offices attended by authorized personnel. Retention and disposal: Maintained six (6) years after the case is closed.

SYSTEM MANAGER(S):

Director, NAD, USDA, 3102 Park Center Drive, Suite 1100, Alexandria, Virginia 22302, telephone number (703) 305–2708. Notification procedure: An individual may request information as to whether the system contains records pertaining to him or her from Larry Shrum, External Affairs Officer, NAD, USDA, 3101 Park Center Drive, Suite 1120, Alexandria, Virginia 22302, larry.shrum@usda.gov, telephone number (703) 305–1164. A request for information pertaining to an individual should contain the requester's full name, address, and zip code.

RECORD ACCESS PROCEDURES:

Any individual may obtain information as to procedures for gaining access to and contesting the record in the system which pertains to him or her by submitting a written request to the appropriate official referred to in the proceeding paragraph.

CONTESTING RECORD PROCEDURES:

Same as notification procedure. (The regulations for contesting contents of records and appealing initial determinations are set forth at 7 CFR 1.110–1.123.)

RECORD SOURCE CATEGORIES:

Records in this system come primarily from Appellants, witnesses, and Agency personnel.

System exempted from certain provisions of the Act: No.

USDA/NAD-2

SYSTEM NAME:

National Appeals Division Tracking System (Automated), USDA/National Appeals Division (NAD).

SYSTEM LOCATION:

Management Field Office, USDA, and 8930 Ward Parkway, Kansas City, Missouri 64114.

CATEGORIES OF INDIVIDUALS COVERED BY THE

Program participants who file an appeal because of a covered adverse decision by a covered Agency: Farm Service Agency, including a State, County, or area committee established under section 8(b)(5) of the Soil Conservation and Domestic Allotment Act (16 U.S.C. 5901 (b)(5), the Commodity Credit Corporation, the Natural Resource Conservation Service,

the Federal Crop Insurance Corporation, the Risk Management Agency, the Rural Business-Cooperative Service, the Rural Housing Service, or the Rural Utilities Service.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

7 U.S.C. 6991 et seq. Routine uses of records maintained in the system, including categories of users and the purposes of such uses: USDA will disclose records in this system: (1) To the appropriate Agency, whether Federal, State, local or foreign, charged with the responsibility of investigating or prosecuting a violation of law, or of enforcing or implementing the statute, rule, regulation or order issued pursuant thereto, when information available indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute, or by rule, regulation, or order issued pursuant thereto; (2) to a court, magistrate, or administrative tribunal, or to opposing counsel, in a proceeding before any of the above, which are sought in the course of discovery and which are relevant to the subject matter of the proceedings; (3) to a congressional office from the record of an individual in response to an inquiry from the congressional office at the request of that individual; and (4) to the public, for educational purposes, when determinations signed by NAD Hearing Officers or the NAD Director are published either in paper format or electronically on the NAD Web site, the current address of which is http:// www.nad.usda.gov.

Policies and practices for storing, retrieving, accessing, retaining, and disposing of records in the system:

STORAGE:

National Computer Center, Kansas City Security Staff uses multiple storage devices with full backup facilities; including both on-site and off-site storage and distant hot-site facilities.

RETRIEVABILITY:

Records are indexed by Appellant name, NAD log number, State, and the name of the assigned Hearing Officer.

SAFEGUARDS:

Computer Associates Access Control Facility software controls that may use computer resources and protects data from accidental or deliberate destruction, modification, disclosure and misuse. Computer Associates Access Control Facility is maintained and used solely by members of the National Computer Center, Kansas City Security Staff.

RETENTION AND DISPOSAL:

Records are kept indefinitely.

SYSTEM MANAGER(S) AND ADDRESS:

System Security Administration, Information Systems Security Staff, 2350 Market Street, St. Louis, Missouri 63103.

NOTIFICATION PROCEDURE:

An individual may request information as to whether the system contains records pertaining to him or her from Larry Shrum, External Affairs Officer, NAD, USDA, 3101 Park Center Drive, Suite 1120, Alexandria, Virginia 22302. larry.shrum@usda.gov, telephone number (703) 305–1164. A request for information pertaining to an individual should contain the requester's full name, address, and zip code.

RECORD ACCESS PROCEDURES:

Any individual may obtain information as to the procedures for gaining access to and contesting a record in the system which pertains to him or her by submitting a written request to the appropriate official referred to in the proceeding paragraph.

RECORD SOURCE CATEGORIES:

Records in this system come primarily from data entered by Regional offices maintaining appeal records on the program participant. Information in these records is obtained from Appellants and Agency decision makers.

SYSTEM EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

No.

Dated: September 21, 2004.

Roger Klurfeld,

Director, National Appeals Division. [FR Doc. 04–21490 Filed 9–23–04; 8:45 am] BILLING CODE 3410–WY-P

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

Notice of Intent To Seek Approval To Collect Information

AGENCY: Agricultural Research Service, USDA.

ACTION: Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 3) and the Office of Management and Budget (OMB) regulations at 5 CFR part 1320, this notice announces the Agricultural Research Service's (ARS) intent to seek input on the impact of the Animal

Health National Research Program through the completion of an electronic evaluation form. This voluntary information collection will give the beneficiaries of ARS research the opportunity to provide input on the impact of the research conducted by ARS in the last national program cycle. This input will be used for planning the research agenda for the next 5-year program cycle.

DATES: Comments must be submitted on or before November 23, 2004.

ADDRESSES: Address all comments concerning this notice to Dr. Cyril G. Gay, National Program Leader, Agricultural Research Service, National Program Staff, Animal Production and Protection, 5601 Sunnyside Avenue, GWCC, Building 4, Beltsville, Maryland 20705–2351. Comments may be sent by phone to (301) 504–4786 or fax to (301) 504–5467. Submit electronic comments to cgg@ars.usda.gov.

FOR FURTHER INFORMATION CONTACT: Dr. Cyril G. Gay (301) 504–4786.

SUPPLEMENTARY INFORMATION: Title: ARS Animal Health National Program Assessment Evaluation Form.

OMB Number: Not yet assigned. Expiration Date: N/A.

Type of Request: Approval to seek input from the beneficiaries of research conducted by ARS for program planning and ensure alignment of the Animal Health National Program with the needs of our customers, partners, and stakeholders.

Abstract: This voluntary electronic evaluation form will give the beneficiaries of ARS research the opportunity to review the 2000-2004 Animal Health National Program Assessment Report, as well as provide input on the impact of the national program on animal agriculture. For the purpose of this National Program Assessment, impact is defined as research that has influenced or will significantly influence the animal sciences and animal health, has created or will create economic opportunities for producers and farmers, or has enabled or will enable action and regulatory agencies to formulate policies and regulations to support American agriculture. The report and evaluation form can be found online at http:// www.afmtestlab.ars.usda.gov/surveys/ ahnp/survey.htm. The input provided through the completion of the evaluation form will be shared with customers, partners, and stakeholders at the Animal Health National Program Assessment Workshop, which be held at the United States Animal Health Association Annual Conference in Greensboro, North Carolina, on October

26, 2004 (http://www.usaha.org/meeting04/info2004.html).

ARS National Program Assessments are conducted every five years through the organization of one or more workshops. Workshops allow ARS to periodically update the vision and rationale of each National Program and assess the relevancy, effectiveness, and responsiveness of ARS research. In addition, the workshops facilitate the review and simultaneously provide an opportunity for customers, stakeholders, and partners to assess the progress made through the National Program and provide input for future modifications to the National Program or the National Program's research agenda. In the case of the ARS Animal Health National Program, the beneficiaries of the research are numerous, including the majority of the livestock and poultry industries, trade associations, federal and state government agencies, and research partners in universities and the private sector. The electronic evaluation form will allow ARS to outreach to its many customers, partners, and stakeholders that are unable to attend the workshop and also ensure an efficient means of obtaining the greatest amount of input on the impact and direction of the ARS Animal Health National Research Program.

Respondents: 400.

Estimate of Burden: Completing the electronic evaluation form is estimated to average 15 minutes per response.

Estimated Number of Respondents: 400.

Estimated Number of Responses per Respondent: 1.

Estimated Total Annual Burden on Respondents: 100 hours.

Comments are invited on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and the assumptions used; (c) ways to enhance the quality, utility, and clarity of the input provided by a wide array of customers, and; (d) ways to minimize the burden of the collection of information on those who respond, including the use of appropriate automated, electronic, mechanical, or other technology. Comments should be sent to the address in the preamble. All responses to this notice will be summarized and included in the request

for OMB approval. All comments will become a matter of public record.

Caird E. Rexroad,

Associate Administrator. [FR Doc. 04–21486 Filed 9–23–04; 8:45 am] BILLING CODE 3410–03–P

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

Notice of Intent To Grant Exclusive License

AGENCY: Agricultural Research Service, USDA.

ACTION: Notice of intent to grant exclusive license.

SUMMARY: Notice is hereby given that the U.S. Department of Agriculture, Agricultural Research Service, intends to grant Baumgartner Environics, Inc., of Olivia, Minnesota an exclusive license to U.S. Patent No. 6,126,722, "Electrostatic Reduction System for Reducing Airborne Dust and Microorganisms," issued on October 3, 2000, for all uses in the field of livestock agriculture. Notice of Availability of this invention for licensing was published in the Federal Register on July 27, 1999.

DATES: Comments must be received within thirty (30) calendar days of the date of publication of this Notice in the Federal Register.

ADDRESSES: Send comments to: USDA, ARS, Office of Technology Transfer, 5601 Sunnyside Avenue, Room 4–1174, Beltsville, Maryland 20705–5131.

FOR FURTHER INFORMATION CONTACT: June Blalock of the Office of Technology Transfer at the Beltsville address given above; telephone: 301–504–5989.

SUPPLEMENTARY INFORMATION: The Federal Government's patent rights in this invention are assigned to the United States of America, as represented by the Secretary of Agriculture. It is in the public interest to so license this invention as Baumgartner Environics, Inc., of Olivia, Minnesota has submitted a complete and sufficient application for a license. The prospective license will be royalty-bearing and will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7. The prospective license may be granted unless, within thirty (30) days from the date of this published Notice, the Agricultural Research Service receives written evidence and argument which establishes that the grant of the license would not be consistent with the

requirements of 35 U.S.C. 209 and 37 CFR 404.7.

Richard J. Brenner,

Deputy Assistant Administrator. [FR Doc. 04–21482 Filed 9–23–04; 8:45 am] BILLING CODE 3410–03–P

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

Notice of Intent To Grant Exclusive License

AGENCY: Agricultural Research Service, USDA.

ACTION: Notice of intent.

SUMMARY: Notice is hereby given that the U.S. Department of Agriculture, Agricultural Research Service, intends to grant to Hy-Gene Biomedical Corporation of Columbus, Ohio, an exclusive license to U.S. Patent No. 5,676,994, "Non-Separable Starch-Oil Compositions," issued on October 14, 1997, and to U.S. Patent No. 5,882,713, "Non-Separable Compositions of Starch and Water-Immiscible Organic Materials," issued on March 16, 1999, for all uses in the field of skin care and skin treatment products, including but not limited to drugs, devices, cosmetics and products for sanitizing surfaces. U.S. Patent No. 5,676,994 is a continuation of U.S. Patent Application Serial No. 08/233,173, and U.S. Patent No. 5,882,713 is a continuation-in-part of U.S. Patent Application Serial No. 08/ 233,173. Notice of Availability for U.S. Patent Application Serial No. 08/ 233,173 was published in the Federal Register on October 24, 1994.

DATES: Comments must be received within thirty (30) calendar days of the date of publication of this notice in the **Federal Register**.

ADDRESSES: Send comments to: USDA, ARS, Office of Technology Transfer, 5601 Sunnyside Avenue, Room 4–1174, Beltsville, Maryland 20705–5131.

FOR FURTHER INFORMATION CONTACT: June Blalock of the Office of Technology Transfer at the Beltsville address given above; telephone: (301) 504–5989.

SUPPLEMENTARY INFORMATION: The Federal government's patent rights to this invention are assigned to the United States of America, as represented by the Secretary of Agriculture. It is in the public interest to so license this invention as Hy-Gene Biomedical Corporation has submitted a complete and sufficient application for a license. The prospective exclusive license will be royalty-bearing and will comply with the terms and conditions of 35 U.S.C.

209 and 37 CFR 404.7. The prospective exclusive license may be granted unless, within thirty (30) days from the date of this published notice, the Agricultural Research Service receives written evidence and argument which establishes that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.

Michael D. Ruff.

Assistant Administrator. [FR Doc. 04–21487 Filed 9–23–04; 8:45 am] BILLING CODE 3410–03–P

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

Notice of Intent To Grant Exclusive License

AGENCY: Agricultural Research Service, USDA.

ACTION: Notice of intent to grant exclusive license.

SUMMARY: Notice is hereby given that the U.S. Department of Agriculture, Agricultural Research Service, intends to grant Penford Food Ingredients Company of Englewood, Colorado an exclusive license to U.S. Patent No. 6,224,921, "Rice Flour Based Low Oil Uptake Frying Batters," issued on May 1, 2001. Notice of availability of this invention for licensing was published in the Federal Register on March 13, 2001.

DATES: Comments must be received within thirty (30) calendar days of the date of publication of this notice in the **Federal Register**.

ADDRESSES: Send comments to: USDA, ARS, Office of Technology Transfer, 5601 Sunnyside Avenue, Room 4–1174, Beltsville, Maryland 20705–5131.

FOR FURTHER INFORMATION CONTACT: June Blalock of the Office of Technology Transfer at the Beltsville address given above; telephone: 301–504–5989.

SUPPLEMENTARY INFORMATION: The Federal government's patent rights in this invention are assigned to the United States of America, as represented by the Secretary of Agriculture. It is in the public interest to so license this invention as Penford Food Ingredients Company of Englewood, Colorado has submitted a complete and sufficient application for a license. The prospective license will be royaltybearing and will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7. The prospective license may be granted unless, within thirty (30) days from the date of this published notice, the Agricultural Research

Service receives written evidence and argument which establishes that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.

Richard J. Brenner,

Deputy Assistant Administrator. [FR Doc. 04–21489 Filed 9–23–04; 8:45 am] BILLING CODE 3410–03–P

DEPARTMENT OF AGRICULTURE

Animal and Plant Health Inspection Service

[Docket No. 03-101-2]

Environmental Impact Statement; Petition for Deregulation of Genetically Engineered Glyphosate-Tolerant Creeping Bentgrass

AGENCY: Animal and Plant Health Inspection Service, USDA.

ACTION: Notice of intent to prepare an environmental impact statement and proposed scope of study.

SUMMARY: We are advising the public that the Animal and Plant Health Inspection Service intends to prepare an environmental impact statement relative to its consideration of a petition received from Monsanto Company and The Scotts Company for a determination of nonregulated status for a glyphosate-tolerant creeping bentgrass (Agrostis stolonifera). This notice identifies potentially significant issues, as well as alternatives, that the Agency proposes to examine in the environmental impact statement and requests public comment. DATES: We will consider all comments

DATES: We will consider all comments that we receive on or before October 25, 2004.

ADDRESSES: You may submit comments by any of the following methods:

• Postal Mail/Commercial Delivery: Please send four copies of your comment (an original and three copies) to Docket No. 03–101–2, Regulatory Analysis and Development, PPD, APHIS, Station 3C71, 4700 River Road Unit 118, Riverdale, MD 20737–1238. Please state that your comment refers to Docket No. 03–101–2.

• E-mail: Address your comment to regulations@aphis.usda.gov. Your comment must be contained in the body of your message; do not send attached files. Please include your name and address in your message and "Docket No. 02-101-2" on the subject line.

No. 03-101-2" on the subject line.

• Agency Web site: Go to http://www.aphis.usda.gov/ppd/rad/cominst.html for a form you can use to submit an e-mail comment through the APHIS Web site.

Reading Room: You may read any comments that we receive on this docket in our reading room. The reading room is located in room 1141 of the USDA South Building, 14th Street and Independence Avenue SW., Washington, DC. Normal reading room hours are 8 a.m. to 4:30 p.m., Monday through Friday, except holidays. To be sure someone is there to help you, please call (202) 690–2817 before coming.

Other Information: You may view APHIS documents published in the Federal Register and related information, including the names of groups and individuals who have commented on APHIS dockets, on the Internet at http://www.aphis.usda.gov/ppd/rad/webrepor.html.

FOR FURTHER INFORMATION CONTACT: Dr. Susan M. Koehler, BRS, APHIS, 4700 River Road Unit 147, Riverdale, MD 20737–1238; (301) 734–4886.

SUPPLEMENTARY INFORMATION: The Animal and Plant Health Inspection Service (APHIS) regulates the introduction (movement into the United States or interstate, or release into the environment) of genetically engineered organisms that may present a plant pest risk under 7 CFR part 340,

"Introduction of Organisms and Products Altered or Produced Through Genetic Engineering Which Are Plant Pests or Which There Is Reason To Believe Are Plant Pests." The regulations in § 340.6(a) provide that any person may submit a petition to APHIS seeking a determination that an article should not be regulated under 7 CFR part 340.

On April 14, 2003, APHIS received a petition (APHIS Petition No. 03–104–01p) from Monsanto Company (St. Louis, MO) and The Scotts Company (Gervais, OR) (Monsanto/Scotts), requesting deregulation of a creeping bentgrass (Agrostis stolonifera L., synonym A. palustris Huds.) that has been genetically engineered for tolerance to the herbicide glyphosate. The Monsanto/Scotts petition states that the subject creeping bentgrass, designated as event ASR 368, should not be regulated by APHIS because it does not present a plant pest risk.

In a notice published in the Federal Register on January 5, 2004 (69 FR 315–317, Docket No. 03–101–1), APHIS announced the receipt of the Monsanto/ Scotts petition and solicited comments on whether the subject creeping bentgrass would present a plant pest risk. (The petition is available on the Internet at http://www.aphis.usda.gov/brs/aphisdocs/03_10401p.pdf.) In that notice, we described: (1) How the

subject creeping bentgrass was genetically engineered for tolerance to the herbicide glyphosate, (2) why and how it has been regulated by APHIS under 7 CFR part 340, (3) the regulatory authority and actions taken or pending by the U.S. Environmental Protection Agency that would allow certain glyphosate-containing products to be used on the subject bentgrass during seed production or on golf courses to control weeds, and (4) the regulatory authority and actions taken by the U.S. Food and Drug Administration that would allow feed use of straw and chaff derived from the subject bentgrass. The notice provided a link to APHIS preliminary risk assessment (available on the Internet at http:// www.aphis.usda.gov/brs/aphisdocs/ 03_10401p_ra.pdf), and also requested information and public comments on issues pertaining to the potential environmental effects of the subject creeping bentgrass from the proposed deregulation, which would allow for unconfined release into the environment of the United States and its territories

We solicited comments concerning our notice for 60 days ending March 5, 2004. We received a total of 483 comments; from respondents in the following categories: Unaffiliated individuals (166); universities (118); industry (71); golf course superintendents/operators (37); farmers (22); associations (16); State, county, and city officials (11); native plant societies (9); environmental and consumer groups (8); research centers (8); U.S. Government officials (6); nature preserve officials (3); State legislators (2); and a foreign government official (1). The comments may be viewed on the Internet at https://

web01.aphis.usda.gov/Bentgrass.nsf. Approximately 339 commenters expressed support for the Monsanto/ Scotts petition, while 134 expressed concern or opposed deregulation for glyphosate-tolerant creeping bentgrass. Among the strongest supporters of the petition were university-based weed scientists and turfgrass specialists, as well as golf course superintendents and operators. Additional support was expressed by industry-affiliated commenters, farmers, associations, and research centers. Opposition to the commercial development of glyphosatetolerant creeping bentgrass was expressed by commenters associated with native plant societies and the restoration and management of native plant preserves, environmental and consumer groups, and certain Federal, State, and city officials. The unaffiliated individual commenters were nearly

evenly split between those supporting and those opposing the petition.

Among the points frequently stressed by supporters of the petition were the usefulness of glyphosate-tolerant creeping bentgrass for selective control of annual bluegrass (Poa annua) in golf courses and the associated reduction in the need for pesticide applications (herbicides, fungicides, and fumigants) to eliminate or manage this and other weed species; the noninvasiveness of bentgrass in cropping systems; the existence of alternative herbicides for control in situations where control is needed; and the noncompetitiveness of interspecific hybrids.

Some commenters opposing the subject petition described the

aggressiveness of Agrostis, characterizing Agrostis stolonifera as a major invader of prairie/meadow habitat and riparian areas and a displacer of indigenous flora. A number of these same commenters also expressed concern about the spread of the glyphosate-tolerant transgene and the potential loss of glyphosate for the control of invasive perennial grasses. One commenter described glyphosate as the herbicide of choice for feral creeping bentgrass, and another noted that glyphosate is the means of control for the A. stolonifera occupying tens of thousands of acres of north coastal California grassland, and where it is a weed in wetlands. In nearly identical letters, some respondents opposed to the petition mistakenly identified creeping bentgrass as redtop, which is a different species (Agrostis gigantea) that is characterized as more weedy than creeping bentgrass and can hybridize with it.

In addition to seeking public comments through our January 2004 notice, APHIS asked the Weed Science Society of America (WSSA) to undertake an analysis of the weed management implications associated with the potential deregulation and commercialization of glyphosatetolerant and of glufosinate-tolerant creeping bentgrass varieties. Their report, "Determination of the Potential Impact from the Release of Glyphosateand Glufosinate-Resistant Agrostis stolonifera L. in Various Crop and Non-Crop Ecosystems," is available on the WSSA Web site at http://www.wssa.net/ society/bentgrass.pdf. Glufosinate herbicide-tolerant creeping bentgrass was included because APHIS expects it may receive a petition for deregulation of such a product that is currently under development.

Under the provisions of the National Environmental Policy Act of 1969 (NEPA), as amended (42 U.S.C. 4321 et seq.), agencies must examine the potential environmental effects of, as well as alternatives to, proposed major Federal actions. Based on our information and the examination of data associated with the petition, the WSSA report, and public comments submitted in response to our January 2004 notice, we have decided to inform our decisionmaking process in this matter through preparation of an environmental impact statement (EIS), consistent with regulations of the Council on Environmental Quality (CEQ) for implementing the procedural provisions of NEPA (40 CFR parts 1500-1508), the U.S. Department of Agriculture's regulations implementing NEPA (7 CFR part 1b), and APHIS' NEPA Implementing Procedures (7 CFR part 372). An EIS is a detailed written statement of the agency (signed by the responsible official) on Federal actions with the potential to significantly affect the quality of the human environment as required by section 102(2)(c) of NEPA on "(i) the environmental impact of the proposed action, (ii) any adverse environmental effects which cannot be avoided should the proposal be implemented, (iii) alternatives to the proposed action, (iv) the relationship between local short-term uses of man's environment and the maintenance and enhancement of long-term productivity, and (v) any irreversible and irretrievable commitments of resources which would be involved in the proposed action should it be implemented." This notice identifies the alternatives and potentially significant issues that we propose to study in the EIS. We are inviting public comment on this proposed scope of study to help us further delineate the issues. We have identified three broad

alternatives for study in the EIS:

Approval of the petition. APHIS

would deregulate the genetically engineered glyphosate-tolerant creeping bentgrass (Agrostis stolonifera L.).

• Denial of the petition. APHIS would continue to regulate the genetically engineered glyphosate-tolerant creeping

• Approval of the petition in part. APHIS would partially deregulate introduction (importation, interstate movement, or release into the environment) of the genetically engineered glyphosate-tolerant creeping bentgrass. Such a partial deregulation might be achieved through the placement of restrictions or conditions designed to mitigate any anticipated plant pest effects or adverse environmental effects.

"Significantly," as used in NEPA, requires consideration of both the

context (i.e., the scope and duration) and intensity (i.e., the severity of impact) of the proposed action as described by CEQ's regulations in 40 CFR 1508.27. APHIS regulations at 7 CFR 340.6 require an examination of the plant pest risk potential of the regulated article with respect to its nongenetically engineered counterpart. Familiarity with the impacts associated with the use of the non-genetically engineered counterpart or with the use of plants with traits similar to the trait introduced through genetic engineering has been used in examining the significance of potential environmental impacts resulting from previous decisions to deregulate. It is within the context of these CEQ and APHIS regulations that the following potentially significant environmental issues have been identified for further examination in the EIS process:

• Herbicide resistance, weed management, and vegetation control.

• Compared to non-genetically engineered creeping bentgrass and other herbicide-tolerant grasses, will deregulation of the subject glyphosate-tolerant creeping bentgrass result in its establishment and persistence in situations where it is unwanted, unintended, or unexpected?

• To what extent will deregulation of glyphosate-tolerant creeping bentgrass result in its hybridization and introgression of the herbicide-tolerance trait into related species, and will this result in their establishment and persistence in situations where they are unwanted, unintended, or unexpected?

• Will attempts to manage glyphosate-tolerant creeping bentgrass or its relatives in situations where they are unwanted, unintended, or unexpected have significant adverse impacts on the quality of the human environment, including the ability to restore the land and vegetation to their intended use?

 Will adoption of glyphosate-tolerant creeping bentgrass, coupled with the use of glyphosate products that might be registered for use on this bentgrass, result in the selection of weeds that are tolerant of doses of glyphosate that were previously lethal, or result in a shift to weeds that are more difficult to control? If so, what are the likely weed species, over what timeframe would selection occur, and how likely would the weeds spread to and persist in other locations? What alternatives are available to control them in situations where they are unwanted, and will those alternative control methods have significant adverse impacts on the environment?

• Will adoption of glyphosate-tolerant creeping bentgrass on golf courses,

coupled with the expected use of glyphosate products that might be registered to control weeds in this bentgrass, have significant benefits to the environment compared to the growth and weed management of nonglyphosate-tolerant creeping bentgrasses on golf courses?

• Hybridization and introgression. In addition to the potential impacts identified above with respect to weediness and herbicide tolerance or resistance, what other significant impacts could occur to the quality of the human environment as a result of the crossing and subsequent introgression of the glyphosate-tolerance trait from glyphosate-tolerant creeping bentgrass with non-glyphosate-tolerant creeping bentgrass and certain compatible species?

• Threatened and endangered species. Could there be adverse affects on a listed threatened or endangered species or its habitat, as designated under the Endangered Species Act of 1973, as amended, through the spread of glyphosate-tolerant creeping bentgrass or its relatives to areas where they are unwanted, unintended, or unexpected, e.g., riparian areas, wetlands, or grasslands, or through management of vegetation in those situations?

• Precedence. Will deregulation of this genetically engineered species establish a precedent for future actions with potentially significant effects or represent a decision in principle about a future consideration? Examples might include deregulation of other genetically engineered grasses, or other perennial species, particularly those that are highly outcrossing, widespread species that may also reproduce vegetatively, and which can hybridize with many wild (native or naturalized) relatives.

• Cumulative effects. Can this action be said to be related to other past, present, and reasonably foreseeable future actions with individually insignificant but cumulatively potentially significant impacts, including actions that may be taken by other agencies and individuals?

• Impacts on unique geographic areas or significant scientific, cultural, or historical resources. To what extent would deregulation impact unique geographic areas, such as prime farmlands, wetlands, parkiands, or ecologically critical areas, or scientific, cultural, or historical resources, e.g., species targeted for conservation?

• Uncertainty. Are there associated with this action possible effects on the quality of the human environment that are highly uncertain or involve unique or unknown risks, including those listed above?

· Mitigation. Can negative environmental impacts of the action be reasonably mitigated, and what is the likelihood that mitigation measures will be successfully implemented? CEQ regulations (40 CFR 1508.20) indicate that mitigation to be considered in the scope of a NEPA document can include actions or decisions that avoid, minimize, reduce, rectify, or compensate for the adverse impacts identified. The EIS will consider the stewardship plan outlined in section VII. E. of the petition, which is designed to minimize inadvertent gene flow as well as to monitor and mitigate the potential development of glyphosateresistant weeds. The EIS will also consider other actions, e.g., deployment (release) strategies or management practices, including those that may be outside APHIS' jurisdiction, that might mitigate any adverse impacts identified, so as to alert those who may be in a position to implement them.

Comments that provide information relevant to the scope identified above or that identify other potentially significant environmental issues or alternatives that should be examined in the context of the EIS process would be especially helpful. All comments that we received in response to the January 2004 notice will be included as part of this scoping process; there is no need to resubmit those comments. We will fully consider all the comments received in response to the January 2004 notice and this current notice in developing a final scope of study and in preparing the draft EIS. When the draft EIS is completed, we will publish a notice in the Federal Register announcing its availability and inviting the public to comment on it. Following our consideration of the comments received, APHIS will prepare a final EIS; its availability will also be announced in the Federal Register along with a 30-day public comment period, after which the Record of Decision will be issued.

Done in Washington, DC, this 21st day of September 2004.

W. Ron DeHaven,

Administrator, Animal and Plant Health Inspection Service.

[FR Doc. E4-2372 Filed 9-23-04; 8:45 am]

BILLING CODE 3410-34-P

DEPARTMENT OF AGRICULTURE

Natural Resources Conservation Service

Stemple Creek Watershed Project, Marin and Sonoma Counties, CA

AGENCY: Natural Resources Conservation Service.

ACTION: Notice of a Finding of No Significant Impact.

SUMMARY: Pursuant to Section 102(2)(c) of the National Environmental Policy Act of 1969, the Council on Environmental Quality regulations (40 CFR Part 1500) and the Natural Resources Conservation Service regulations (7 CFR Part 650), the Natural Resources Conservation Service, U.S. Department of Agriculture, gives notice that an environmental impact statement is not being prepared for the Stemple Creek Watershed Project, Marin and Sonoma Counties, California.

FOR FURTHER INFORMATION CONTACT: Luana E. Kiger, Special Assistant to the State Conservationist, Natural Resources Conservation Service, 430 G Street, Davis, California, 95616–4164, telephone (530) 792–5661.

SUPPLEMENTARY INFORMATION: The environmental assessment of this federally assisted action indicates that the modifications to the project will not cause significant local, regional, or national impacts on the environment. As a result of these findings, Charles W. Bell, State Conservationist, has determined that the preparation and review of an environmental impact statement are not needed for this action.

The project purpose is watershed protection for water quality improvement. The planned project includes improved waste management systems on about 16 dairies, approximately 29 miles of riparian stream habitat restoration, and land treatment on about 11,000 acres of rangeland. The work will be installed through long-term contracts with individual land users. Participation by land users is voluntary.

The Finding of No Šignificant Impact has been forwarded to the Environmental Protection Agency and to various Federal, State, and local agencies and interested parties. Basic data developed during the environmental assessment is on file and its review may be arranged by contacting Luana E. Kiger, Special Assistant to the State Conservationist.

No administrative action on . implementation of the proposal will be taken until 30 days after the date of this publication in the Federal Register.

(This activity is listed in the Catalog of Federal Domestic Assistance under No. 10.904, Watershed Protection and Flood Prevention, and is subject to the provisions of Executive Order 12372, which requires intergovernmental consultation with State and local officials)

Dated: September 13, 2004.

Charles W. Bell,

State Conservationist.

[FR Doc. 04-21421 Filed 9-23-04; 8:45 am]

BILLING CODE 3410-16-P

DEPARTMENT OF AGRICULTURE

Rural Utilities Service

Southern Montana Electric Cooperative, Inc.; Notice of Intent To Hold a Public Scoping Meeting and Prepare an Environmental Impact Statement

AGENCY: Rural Utilities Service, USDA. **ACTION:** Notice of intent to hold a public scoping meeting and prepare an environmental impact statement.

SUMMARY: The Rural Utilities Service (RUS) intends to hold a public scoping meeting and prepare an environmental impact statement (EIS) in connection with possible impacts related to a project being proposed by Southern Montana Electric Cooperative, Inc. (SME), of Billings, Montana. The proposal consists of the construction and operation of a coal-fired electric generation facility, consisting of a single 250 Megawatt (MW) unit, at a site near Great Falls, Montana.

DATES: RUS will conduct the public scoping meetings in an open-house format on October 13, 2004, from 3 p.m. to 7 p.m., at the Civic Center in Great Falls, Montana.

FOR FURTHER INFORMATION CONTACT:
Nurul Islam, Environmental Protection
Specialist, RUS, Engineering and
Environmental Staff, 1400
Independence Avenue, SW., Stop 1571,
Washington, DC 20250–1571, telephone:
(202) 720–1414 or email:
nurul.islam@usda.gov, or Tim R.
Gregori, General Manager, Southern
Montana Electric Cooperative, Inc., 3521
Gabel Road, Suite 5, Billings, MT 59102,
telephone: (406) 294–9527, or email:
gregori@mcn.net.

SUPPLEMENTARY INFORMATION: SME proposes to construct and operate a 250 MW coal-fired electric generation facility at one of two sites near Great Falls, Montana. The Salem Industrial site is located east of Highway 87 in the Great Falls Industrial Park. The Salem site is located near the intersection of Salem Road and the abandon

Milwaukee, St. Paul and Pacific railroad bed. Construction of the project at either site will require the construction of new electric transmission lines that will interconnect with the Great Falls Substation and the Great Falls to Broadview 230 kilovolt electric transmission line. The schedule developed by SME would place the facility in commercial operation by the spring of 2009. Alternatives to be considered by RUS include no action, purchased power, renewable energy sources, distributed generation, and alternative site locations. Comments regarding the proposed project may be submitted (orally or in writing) at the public scoping meeting or in writing within 30 days after the October 13, 2004 meeting to RUS at the address provided in this notice.

RUS will use input provided by government agencies, private organizations, and the public, in the preparation of a Draft EIS. The Draft EIS will be available for review and comment for 45 days. A Final EIS will then be prepared that considers all comments received. The Final EIS will be available for review and comment for 30 days. Following the 30-day comment period, RUS will prepare a Record of Decision (ROD). Notices announcing the availability of the Draft and Final EIS and the ROD will be published in the Federal Register and in local

newspapers.
Any final action by RUS related to the proposed project will be subject to, and contingent upon, compliance with all relevant Federal, State and local environmental laws and regulations and completion of the environmental review requirements as prescribed in the RUS Environmental Policies and Procedures (7 CFR Part 1794).

Dated: September 20, 2004.

Mark S. Plank,

Acting Director, Engineering and Environmental Staff.

[FR Doc. 04–21511 Filed 9–23–04; 8:45 am] BILLING CODE 3410–15–P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Proposed Additions and Deletions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Proposed additions to and deletions from Procurement List.

SUMMARY: The Committee is proposing to add to the Procurement List products

to be furnished by nonprofit agencies employing persons who are blind or have other sever disabilities, and to delete products and services previously furnished by such agencies.

Comments Must Be Received on or Before: October 24, 2004.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia, 22202–3259.

FOR FURTHER INFORMATION CONTACT: Sheryl D. Kennerly, (703) 603–7740.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to 41 U.S.C. 47(a)(2) and 41 CFR 51–2.3. Its purpose is to provide interested persons an opportunity to submit comments on the proposed actions.

Additions

If the Committee approves the proposed additions, the entities of the Federal Government identified in this notice for each product or service will be required to procure the products listed below from nonprofit agencies employing persons who are blind or have other severe disabilities.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. If approved, the action will not result in any additional reporting, recordkeeping or other compliance requirements for small entities.
- 2. If approved, the action will result in authorizing small entities to furnish the products to the Government.
- 3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the products proposed for addition to the Procurement List.

End of Certification

The following products are proposed for addition to Procurement List for production by the nonprofit agencies listed:

Products

Product/NSN: Tea Light Candles, Strawberry/ M.R. 488, Unscented/M.R. 487, Vanilla/ M.R. 486.

NPA: South Texas Lighthouse for the Blind, Corpus Christi, Texas.

Contract Activity: Defense Commissary Agency (DeCA), Ft. Lee, VA, Fort Lee, Virginia.

Deletions

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

- 1. If approved, the action may result in additional reporting, recordkeeping or other compliance requirements for small entities.
- 2. If approved, the action may result in authorizing small entities to furnish the products and services to the Government.
- 3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the products and services proposed for deletion from the Procurement List.

End of Certification

The following products and services are proposed for deletion from the Procurement List:

Products

Product/NSN: Enamel, Lacquer, 8010–00–935–7085. NPA: None currently authorized.

Contract Activity: GSA, Hardware & Appliances Center, Kansas City, Missouri.

Product/NSN: Germicidal Cleaner/Degreaser, 7930–01–393–6756.

NPA: Lighthouse for the Blind, St. Louis, Missouri.

Contract Activity: None currently authorized.

Product/NSN: Portfolio, Plastic Envelope,

7510-00-995-4852, 7510-00-995-4856,

7510-00-NIB-0267, 7510-00-NIB-0268.

NPA: Bestwork Industries for the Blind, Inc., Runnemede, New Jersey.

Contract Activity: Office Supplies & Paper Products Acquisition Center, New York, New York.

Product/NSN: Solvent, Correction Fluid, 7510–01–013–9215.

NPA: Lighthouse for the Blind, St. Louis, Missouri.

Contract Activity: Office Supplies & Paper Products Acquisition Center, New York, New York.

Product/NSN: Standard Bus Equipment, 5999-00-NSH-0001.

NPA: Sheltered Workshop for the Disabled,
Inc., Binghamton, New York.

Contract Activity: U.S. Coast Guard, Dept. of Transportation, Washington, DC.

Product/NSN: Tape, Postage Meter, 7530-00-912-3925.

NPA: Cincinnati Association for the Blind, Cincinnati, Ohio.

Contract Activity: Office Supplies & Paper Products Acquisition Center, New York, New York. Services

Service Type/Location: Brick Joint Cleaning, Andersonville National Historic Site, Andersonville, Georgia.

NPA: Macon County MR Services Center, Montezuma, Georgia.

Contract Activity: Department of Interior, Reston, Virginia.

Service Type/Location: Janitorial/Custodial, Andersonville National Historic Site, Andersonville, Georgia.

NPA: Macon County MR Services Center, Montezuma, Georgia.

Contract Activity: Department of Interior, Reston, Virginia.

Sheryl D. Kennerly,

Director, Information Management.
[FR Doc. 04–21536 Filed 9–23–04; 8:45 am]
BILLING CODE 6353–01-P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List: Additions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Additions to procurement list.

SUMMARY: This action adds to the Procurement List a product and a service to be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

EFFECTIVE DATE: October 24, 2004.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia 22202–3259.

FOR FURTHER INFORMATION CONTACT: Sheryl D. Kennerly, (703) 603-7740.

SUPPLEMENTARY INFORMATION: On July 30, 2004, the Committee for Purchase From People Who Are Blind or Severely Disabled published notice (69 FR 45672) of proposed additions to the Procurement List. After consideration of the material presented to it concerning capability of qualified nonprofit agencies to provide the products and services and impact of the additions on the current or most recent contractors. the Committee has determined that the product and service listed below are suitable for procurement by the Federal Government under 41 U.S.C. 46-48c and 41 CFR 51-2.4.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or

other compliance requirements for small entities other than the small organizations that will furnish the product and service to the Government.

2. The action will result in authorizing small entities to furnish the product and service to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the product and service proposed for addition to the Procurement List.

End of Certification

Accordingly, the following product and service are added to the Procurement List:

Product

Product/NSN: Binder, Loose-leaf, 7510-00-965-2442. NPA: York County Blind Center, York, Pennsylvania.

Contract Activity: Office Supplies & Paper Products Acquisition Center, New York, New York.

Service

Service Type/Location: Custodial & Grounds Maintenance, Nogales Border Patrol Station, 1500 W. LaQuinta Road, Nogales, Arizona.

NPA: J.P. Industries, Inc., Tucson, Arizona.
Contract Activity: U.S. Bureau of Customs
and Border Protection, Washington, DC.
This action does not affect current
contracts awarded prior to the effective
date of this addition or options that may
be exercised under those contracts.

Sheryl D. Kennerly,

Director, Information Management. [FR Doc. 04–21537 Filed 9–23–04; 8:45 am] BILLING CODE 6353–01–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 42-2004]

Foreign-Trade Zone 230—Guilford, Forsyth, Davidson and Surry Counties, NC, Application for Manufacturing Authority, Diebold, Inc. (Automated Teller Machines); Lexington, NC

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Piedmont Triad Partnership, grantee of FTZ 230, requesting manufacturing authority within the general-purpose zone for the manufacturing and warehousing facilities of Diebold, Inc. (Diebold), located in Lexington, North Carolina. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a—

81u), and the regulations of the Board (15 CFR part 400). It was formally filed on September 16, 2004.

The Diebold facility (135 employees) is located within Site 1 of FTZ 230, the Lexington Business Center, located at Hargrave Road and Business Interstate 5, Lexington, Davidson County. The facility will be used for the manufacturing and warehousing of automated teller machines (HTS 8472.90, duty-free). Components and materials sourced from abroad (representing 8-38% of all parts consumed in manufacturing) include: Card readers, dispensers, slide assemblies, power supplies, passbook printer modules, assy-cd's, printers, cables, legend sets, encrypted pin pads, upper unit cash modules, safes, acceptor modules, keytops, vandal shields and screens, monitors, cassette recyclers, recyclers and ribbons (HTS 7007.29, 8302.42, 8303.00, 8471.60, 8473.40, 8504.40, 8537.10, 8544.41, 9612.10 duty rate ranges from duty-free to 7.9 %).

FTZ procedures would exempt Diebold from Customs duty payments on the foreign components used in export production. The company anticipates that some 40 percent of the plant's shipments will be exported. On its domestic sales, Diebold would be able to choose the duty rates during Customs entry procedures that apply to finished ATM's (duty-free) for the foreign inputs noted above. The request indicates that the savings from FTZ procedures would help improve the plant's international competitiveness.

In accordance with the Board's regulations, a member of the FTZ staff has been appointed examiner to investigate the application and report to the Board.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at one of the following addresses:

1. Submissions Via Express/Package Delivery Services: Foreign-Trade-Zones Board, U.S. Department of Commerce, Franklin Court Building—Suite 4100W, 1099 14th St. NW., Washington, DC

2. Submissions Via the U.S. Postal Service: Foreign-Trade-Zones Board, U.S. Department of Commerce, FCB—Suite 4100W, 1401 Constitution Ave. NW., Washington, DC 20230. The closing period for their receipt is November 23, 2004. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to December 8, 2004).

A copy of the application and accompanying exhibits will be available

for public inspection at the Office of the Foreign-Trade Zones Board's Executive Secretary at the first address listed above, and at the U.S. Export Assistance Center, 342 North Elm Street, Greensboro, North Carolina 27401.

Dated: September 16, 2004.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04-21515 Filed 9-23-04; 8:45 am]

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [Docket 43–2004]

Foreign-Trade Zone 8—Toledo, OH, Area; Application for Expansion

An application has been submitted to the Foreign-Trade Zones (FTZ) Board (the Board), by the Toledo-Lucas County Port Authority, grantee of FTZ 8, requesting authority to expand its zone in the Toledo, Ohio, area, within the Toledo/Sandusky Customs port of entry. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a–81u), and the regulations of the Board (15 CFR part 400). It was formally filed on September 20, 2004.

FTZ 8 was approved on October 11, 1960 (Board Order 51, 25 FR 9909, 10/15/60) and expanded on January 22, 1973 (Board Order 92, 38 FR 3015, 1/31/73); on January 11, 1985 (Board Order 277, 50 FR 2702, 1/18/85); on August 19, 1991 (Board Order 532, 56 FR 42026, 8/26/91); on June 12, 2000 (Board Order 102, 65 FR 37960, 6/19/00); and, on June 7, 2002 (Board Order 1231, 67 FR 41393, 6/18/02).

The general-purpose zone project currently consists of four sites (959 acres) in the Toledo area: Site 1 (150 acres)—Overseas Cargo Center within the Port of Toledo complex; Site 2 (337 acres)-Toledo Express Airport, Swanton; Site 3 (10 acres)-First Choice Packaging warehouse facility, #1501 West State Street, Fremont; and, Site 4 (462 acres)—Cedar Point Development Park and adjacent areas, located east of Lallendorf Road, south of Cedar Point Road and west of Wynn Road, Oregon, Ohio. An application is currently pending with the FTZ Board to expand FTZ 8 to include a site at the Ohio Northern Global Distribution & Business Center (Proposed Site 5) in Walbridge, Ohio (Docket 24-2004).

The applicant is now requesting authority to expand the general-purpose zone to include an additional site in Toledo: *Proposed Site 6* (86 acres) at the

Greenbelt Development Park located north of Magnolia Street, east of the Greenbelt Parkway, west of Michigan Street and south of Interstate 280. The site will be used primarily for warehousing and distribution activities. The owners of the site are the City of Toledo, Libbey Glass Inc, Ja. P.M. Corporation and Norfolk Southern Railroad. No specific manufacturing authority is being requested at this time. Such requests would be made on a case-by-case basis.

In accordance with the Board's regulations, a member of the FTZ Staff has been designated examiner to investigate the application and report to the Board.

Public comment on the application is invited from interested parties.
Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at one of the following addresses:

1. Submissions via Express/Package Delivery Services: Foreign-Trade Zones Board, U.S. Department of Commerce, Franklin Court Building-Suite 4100W, 1099 14th Street, NW, Washington, DC 20005; or.

2. Submissions via the U.S. Postal Service: Foreign-Trade Zones Board, U.S. Department of Commerce, FCB– Suite 4100W, 1401 Constitution Avenue, NW, Washington, DC 20230.

The closing period for their receipt is November 23, 2004. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to December 8, 2004).

A copy of the application and accompanying exhibits will be available during this time for public inspection at address Number 1 listed above, and at the U.S. Department of Commerce Export Assistance Center, 300 Madison Avenue, Suite 270, Toledo, OH 43604.

Dated: September 20, 2004.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04–21516 Filed 9–23–04; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Special Comprehensive License and the Special Intra-Company License

ACTION: Notice and request for comments.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before November 23, 2004.

ADDRESSES: Direct all written comments to Diana Hynek, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 or via e-mail at dhynek@doc.gov.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection instrument(s) and instructions should be directed to George Ipock, BIS ICB Liaison, Department of Commerce, Room 6622, 14th & Constitution Avenue, NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION: I. Abstract: Section 752 of the Export Administration Regulations (EAR) outlines the SCL Procedure which authorizes multiple shipments of items from the U.S. or from approved consignees abroad who are approved in advance by BIS to conduct the following activities: Servicing, support services, stocking spare parts, maintenance, capital expansion, manufacturing, support scientific data acquisition. reselling and reexporting in the form received, and other activities as approved on a case-by-case basis. Section 753 of the EAR outlines requirements, procedures, and policies for the Special Intra-company License (SIL), whereby exporters with a proven record of conformance with the EAR can eliminate numerous individual licenses for technology exports, reexports, and in-country transfers within the corporate structure of a company, e.g., from a U.S. corporation to its whollyowned subsidiaries, from one whollyowned subsidiary to another, and from the U.S. corporation to its foreign national employees in the U.S. or

II. Method of Collection: Submitted on forms.

III. Data:

OMB Number: 0694–0089. Form Number: BIS-748P and BIS-

752P.

Type of Review: Regular submission for extension of a currently approved collection for the purpose of adding additional activities to the collection authority.

Affected Public: Individuals, businesses or other for-profit and notfor-profit institutions. Services

Service Type/Location: Brick Joint Cleaning, Andersonville National Historic Site, Andersonville, Georgia.

NPA: Macon County MR Services Center, Montezuma, Georgia.

Contract Activity: Department of Interior, Reston, Virginia.

Service Type/Location: Janitorial/Custodial, Andersonville National Historic Site, Andersonville, Georgia.

NPA: Macon County MR Services Center, Montezuma, Georgia.

Contract Activity: Department of Interior, Reston, Virginia.

Sheryl D. Kennerly,

Director, Information Management.
[FR Doc. 04–21536 Filed 9–23–04; 8:45 am]
BILLING CODE 6353–01-P

COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

Procurement List; Additions

AGENCY: Committee for Purchase From People Who Are Blind or Severely Disabled.

ACTION: Additions to procurement list.

SUMMARY: This action adds to the Procurement List a product and a service to be furnished by nonprofit agencies employing persons who are blind or have other severe disabilities.

EFFECTIVE DATE: October 24, 2004.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, Jefferson Plaza 2, Suite 10800, 1421 Jefferson Davis Highway, Arlington, Virginia 22202–3259.

FOR FURTHER INFORMATION CONTACT: Sheryl D. Kennerly, (703) 603–7740.

SUPPLEMENTARY INFORMATION: On July 30, 2004, the Committee for Purchase From People Who Are Blind or Severely Disabled published notice (69 FR 45672) of proposed additions to the Procurement List. After consideration of the material presented to it concerning capability of qualified nonprofit agencies to provide the products and services and impact of the additions on the current or most recent contractors, the Committee has determined that the product and service listed below are suitable for procurement by the Federal Government under 41 U.S.C. 46-48c and 41 CFR 51-2.4.

Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or

other compliance requirements for small entities other than the small organizations that will furnish the product and service to the Government.

2. The action will result in authorizing small entities to furnish the product and service to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 46–48c) in connection with the product and service proposed for addition to the Procurement List.

End of Certification

Accordingly, the following product and service are added to the Procurement List:

Product

Product/NSN: Binder, Loose-leaf, 7510–00–965–2442. NPA: York County Blind Center, York, Pennsylvania.

Contract Activity: Office Supplies & Paper Products Acquisition Center, New York, New York.

Service

Service Type/Location: Custodial & Grounds Maintenance, Nogales Border Patrol Station, 1500 W. LaQuinta Road, Nogales, Arizona.

NPA: J.P. Industries, Inc., Tucson, Arizona.
Contract Activity: U.S. Bureau of Customs
and Border Protection, Washington, DC.
This action does not affect current
contracts awarded prior to the effective
date of this addition or options that may
be exercised under those contracts.

Sheryl D. Kennerly,

Director, Information Management. [FR Doc. 04–21537 Filed 9–23–04; 8:45 am] BILLING CODE 6353–01–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 42-2004]

Foreign-Trade Zone 230—Guilford, Forsyth, Davidson and Surry Counties, NC, Application for Manufacturing Authority, Diebold, Inc. (Automated Teller Machines); Lexington, NC

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the Piedmont Triad Partnership, grantee of FTZ 230, requesting manufacturing authority within the general-purpose zone for the manufacturing and warehousing facilities of Diebold, Inc. (Diebold), located in Lexington, North Carolina. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a-

81u), and the regulations of the Board (15 CFR part 400). It was formally filed on September 16, 2004.

The Diebold facility (135 employees) is located within Site 1 of FTZ 230, the Lexington Business Center, located at Hargrave Road and Business Interstate 5, Lexington, Davidson County. The facility will be used for the manufacturing and warehousing of automated teller machines (HTS 8472.90, duty-free). Components and materials sourced from abroad (representing 8-38% of all parts consumed in manufacturing) include: Card readers, dispensers, slide assemblies, power supplies, passbook printer modules, assy-cd's, printers, cables, legend sets, encrypted pin pads, upper unit cash modules, safes, acceptor modules, keytops, vandal shields and screens, monitors, cassette recyclers, recyclers and ribbons (HTS 7007.29, 8302.42, 8303.00, 8471.60, 8473.40, 8504.40, 8537.10, 8544.41, 9612.10 duty rate ranges from duty-free to 7.9 %).

FTZ procedures would exempt Diebold from Customs duty payments on the foreign components used in export production. The company anticipates that some 40 percent of the plant's shipments will be exported. On its domestic sales, Diebold would be able to choose the duty rates during Customs entry procedures that apply to finished ATM's (duty-free) for the foreign inputs noted above. The request indicates that the savings from FTZ procedures would help improve the plant's international competitiveness.

In accordance with the Board's regulations, a member of the FTZ staff has been appointed examiner to investigate the application and report to the Board.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at one of the following addresses:

1. Submissions Via Express/Package Delivery Services: Foreign-Trade-Zones Board, U.S. Department of Commerce, Franklin Court Building—Suite 4100W, 1099 14th St. NW., Washington, DC

2. Submissions Via the U.S. Postal Service: Foreign-Trade-Zones Board, U.S. Department of Commerce, FCB—Suite 4100W, 1401 Constitution Ave. NW., Washington, DC 20230. The closing period for their receipt is November 23, 2004. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to December 8, 2004).

A copy of the application and accompanying exhibits will be available

for public inspection at the Office of the Foreign-Trade Zones Board's Executive Secretary at the first address listed above, and at the U.S. Export Assistance Center, 342 North Elm Street, Greensboro, North Carolina 27401.

Dated: September 16, 2004.

Dennis Puccinelli,

Executive Secretary.

[FR Doc. 04-21515 Filed 9-23-04; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board [Docket 43-2004]

Foreign-Trade Zone 8—Toledo, OH, Area; Application for Expansion

An application has been submitted to the Foreign-Trade Zones (FTZ) Board (the Board), by the Toledo-Lucas County Port Authority, grantee of FTZ 8, requesting authority to expand its zone in the Toledo, Ohio, area, within the Toledo/Sandusky Customs port of entry. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a-81u), and the regulations of the Board (15 CFR part 400). It was formally filed on September 20, 2004.

FTZ 8 was approved on October 11, 1960 (Board Order 51, 25 FR 9909, 10/ 15/60) and expanded on January 22, 1973 (Board Order 92, 38 FR 3015, 1/31/ 73); on January 11, 1985 (Board Order 277, 50 FR 2702, 1/18/85); on August 19, 1991 (Board Order 532, 56 FR 42026, 8/26/91); on June 12, 2000 (Board Order 1102, 65 FR 37960, 6/19/00); and, on June 7, 2002 (Board Order 1231, 67 FR

41393, 6/18/02).

The general-purpose zone project currently consists of four sites (959 acres) in the Toledo area: Site 1 (150 acres)—Overseas Cargo Center within the Port of Toledo complex; Site 2 (337 acres)-Toledo Express Airport, Swanton; Site 3 (10 acres)-First Choice Packaging warehouse facility, #1501 West State Street, Fremont; and, Site 4 (462 acres)—Cedar Point Development Park and adjacent areas, located east of Lallendorf Road, south of Cedar Point Road and west of Wynn Road, Oregon, Ohio. An application is currently pending with the FTZ Board to expand FTZ 8 to include a site at the Ohio Northern Global Distribution & Business Center (Proposed Site 5) in Walbridge, Ohio (Docket 24-2004).

The applicant is now requesting authority to expand the general-purpose zone to include an additional site in Toledo: Proposed Site 6 (86 acres) at the

Greenbelt Development Park located north of Magnolia Street, east of the Greenbelt Parkway, west of Michigan Street and south of Interstate 280. The site will be used primarily for warehousing and distribution activities. The owners of the site are the City of Toledo, Libbey Glass Inc, Ja. P.M. Corporation and Norfolk Southern Railroad. No specific manufacturing authority is being requested at this time. Such requests would be made on a caseby-case basis.

In accordance with the Board's regulations, a member of the FTZ Staff has been designated examiner to investigate the application and report to

the Board.

Public comment on the application is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at one of the following addresses:

1. Submissions via Express/Package Delivery Services: Foreign-Trade Zones Board, U.S. Department of Commerce, Franklin Court Building-Suite 4100W, 1099 14th Street, NW, Washington, DC 20005; or,

2. Submissions via the U.S. Postal Service: Foreign-Trade Zones Board, U.S. Department of Commerce, FCB-Suite 4100W, 1401 Constitution Avenue, NW, Washington, DC 20230.

The closing period for their receipt is November 23, 2004. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to December 8, 2004).

A copy of the application and accompanying exhibits will be available during this time for public inspection at address Number 1 listed above, and at the U.S. Department of Commerce Export Assistance Center, 300 Madison Avenue, Suite 270, Toledo, OH 43604.

Dated: September 20, 2004.

Dennis Puccinelli.

Executive Secretary.

[FR Doc. 04-21516 Filed 9-23-04; 8:45 am] BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Bureau of Industry and Security

Special Comprehensive License and the Special Intra-Company License

ACTION: Notice and request for comments.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before November 23.

ADDRESSES: Direct all written comments to Diana Hynek, Department of Commerce, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 or via e-mail at dhynek@doc.gov.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection instrument(s) and instructions should be directed to George Ipock, BIS ICB Liaison, Department of Commerce, Room 6622, 14th & Constitution Avenue, NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION: I. Abstract: Section 752 of the Export Administration Regulations (EAR) outlines the SCL Procedure which authorizes multiple shipments of items from the U.S. or from approved consignees abroad who are approved in advance by BIS to conduct the following activities: Servicing, support services, stocking spare parts, maintenance, capital expansion, manufacturing, support scientific data acquisition, reselling and reexporting in the form received, and other activities as approved on a case-by-case basis. Section 753 of the EAR outlines requirements, procedures, and policies for the Special Intra-company License (SIL), whereby exporters with a proven record of conformance with the EAR can eliminate numerous individual licenses for technology exports, reexports, and in-country transfers within the corporate structure of a company, e.g., from a U.S. corporation to its whollyowned subsidiaries, from one whollyowned subsidiary to another, and from the U.S. corporation to its foreign national employees in the U.S. or abroad.

II. Method of Collection: Submitted on forms.

III. Data:

OMB Number: 0694-0089.

Form Number: BIS-748P and BIS-

Type of Review: Regular submission for extension of a currently approved collection for the purpose of adding additional activities to the collection

Affected Public: Individuals, businesses or other for-profit and not-

for-profit institutions.

Estimated Number of Respondents: 176.

Estimated Time Per Response: 5 minutes to 40 hours per response. Estimated Total Annual Burden

Hours: 1.375.

Estimated Total Annual Cost: No start-up or capital expenditures.

IV. Request for Comments: Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they will also become a matter of public record.

Dated: September 21, 2004.

Madeleine Clayton,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 04-21521 Filed 9-23-04; 8:45 am] BILLING CODE 3510-33-P

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-851]

Certain Preserved Mushrooms From the People's Republic of China: Initiation of Eighth New Shipper Antidumping Duty Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: On August 31, 2004, the Department of Commerce received a request to conduct a new shipper review of the antidumping duty order on certain preserved mushrooms from the People's Republic of China ("PRC"). In accordance with 19 CFR 351.214(d), we are initiating a new shipper review for Blue Field (Sichuan) Food Industrial Co., Ltd. ("Blue Field"), a producer and exporter of certain preserved mushrooms from the PRC.

DATES: Effective September 24, 2004. **FOR FURTHER INFORMATION CONTACT:** Brian Smith or Steve Winkates, Import

Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482–1766 or (202) 482– 1904, respectively.

SUPPLEMENTARY INFORMATION:

Background

The Department received a timely request on August 31, 2004, from Blue Field, in accordance with 19 CFR 351.214(c), for a new shipper review of the antidumping duty order on certain preserved mushrooms from the PRC, which has an August semi-annual anniversary month. Blue Field identified itself as the producer of the preserved mushrooms it exports.

As required by 19 CFR 351.214(b)(2)(i), (ii), and (iii)(A), Blue Field certified that it did not export certain preserved mushrooms to the United States during the period of investigation ("POI"), and that it has never been affiliated with any exporter or producer which did export certain preserved mushrooms during the POI. Blue Field further certified that its export activities are not controlled by the central government of the PRC, satisfying the requirements of 19 CFR 351.214(b)(2)(iii)(B). Pursuant to 19 CFR 351.214(b)(2)(iv)(A), Blue Field provided the date of the first sale to an unaffiliated customer in the United States. Blue Field submitted documentation establishing the date on which it first shipped the subject merchandise to the United States and the volume of that shipment.

In accordance with section 751(a)(2)(B) of the Tariff Act of 1930 ("the Act"), as amended, and 19 CFR 351.214(b), and based on our analysis of the information and documentation provided with this new shipper review request, as well as our analysis of proprietary import data from the U.S. Customs and Border Protection ("CBP"), we find that Blue Field has met the requirements under which the Department can initiate a new shipper review (for more details, see New Shipper Initiation Checklist for Blue Field, dated September 10, 2004). Therefore, we are initiating a new shipper review for Blue Field.

In cases involving non-market economies, it is the Department's normal practice to require that a company seeking to establish eligibility for an antidumping duty rate separate from the country-wide rate provide de jure and de facto evidence of an absence of government control over the company's export activities.

Accordingly, we will issue a questionnaire to Blue Field (including a

complete separate rates section), allowing approximately 37 days for response. If Blue Field's response provides sufficient indication that it is not subject to either de jure or de facto government control with respect to its exports of certain preserved mushrooms, the review will proceed. If the respondent does not demonstrate its eligibility for a separate rate, then it will be deemed to be affiliated with other companies that exported during the POI and that it did not establish entitlement to a separate rate, and the review of that respondent will be rescinded.

Initiation of Review

In accordance with section 751(a)(2)(B)(ii) of the Act and 19 CFR 351.214(d)(1), we are initiating a new shipper review of the antidumping duty order on certain preserved mushrooms from the PRC. We intend to issue the preliminary results of this review not later than 180 days after the date on which the review is initiated.

In accordance with 19 CFR 351.214(g)(1)(i)(B), the POR for a new shipper review, initiated in the month following the semi-annual anniversary month, will be the six-month period immediately proceeding the semi-annual anniversary month. Therefore, the POR for this new shipper review is:

Antidumping duty new shipper review proceeding	Period to be reviewed
PRC: Certain Preserved Mush- rooms, A–570–851: Blue Field (Sichuan) Food Indus-	
trial Co., Ltd	02/01/04- 07/31/04

We will instruct CBP to allow, at the option of the importer, the posting, until the completion of the review, of a bond or security in lieu of a cash deposit for each entry of the subject merchandise from the above-listed company. This action is in accordance with section 751(a)(2)(B)(iii) of the Act, as amended, and 19 CFR 351.214(e). Because Blue Field has certified that it both produces and exports the subject merchandise, the sale of which was the basis for its new shipper review request, we will apply the bonding privilege only to entries of subject merchandise for which it is both the producer and exporter.

Interested parties that need access to proprietary information in this new shipper review should submit applications for disclosure under administrative protective order in accordance with 19 CFR 351.305 and

This initiation notice is published here in accordance with section

751(a)(2)(B)(ii) of the Act, 19 CFR 351.214(d) and 351.221(c)(1)(i).

Dated: September 17, 2004.

Jeffrey May,

Deputy Assistant Secretary for Import Administration.

[FR Doc. E4-2373 Filed 9-23-04; 8:45 am] BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration [A-533-810]

Stainless Steel Bar From India; **Extension of Time Limit for the Preliminary Results of the Antidumping Duty Administrative**

AGENCY: Import Administration, International Trade Administration. Department of Commerce.

ACTION: Notice of extension of time limit.

SUMMARY: The Department of Commerce is extending the time limit for the preliminary results of the administrative review of the antidumping duty order on stainless steel bar from India. The period of review is February 1, 2003, through January 31, 2004. This extension is made pursuant to section 751(a)(3)(A) of the Tariff Act of 1930, as amended by the Act.

DATES: Effective September 24, 2004.

FOR FURTHER INFORMATION CONTACT: Cole Kyle or Melanie Brown, Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone (202) 482-1503 and 482-4987, respectively.

Background

On March 26, 2004, the Department of Commerce ("Department") published a notice of initiation of administrative review of the antidumping duty order on stainless steel bar from India covering the period February 1, 2003, through January 31, 2004 (69 FR 15788). The preliminary results for the antidumping duty administrative review of stainless steel bar from India are currently due no later than October 31, 2004.

Extension of Time Limits for Preliminary Results

Section 751(a)(3)(A) of the Act requires the Department to issue the preliminary results of an administrative review within 245 days after the last day of the anniversary month of an

antidumping duty order for which a review is requested and issue the final results within 120 days after the date on which the preliminary results are published. However, if it is not practicable to complete the review within the time period, section 751(a)(3)(A) of the Act allows the Department to extend these deadlines to a maximum of 365 days and 180 days, respectively.

Due to the complexity of choosing the appropriate third-country market selection, determining the accuracy of reported home market sales, and the late filing of cost allegations made by the petitioners, it is not practicable to complete the preliminary results of this review within the original time limit (i.e., October 31, 2004). Therefore, the Department is extending the time limit for completion of the preliminary results to no later than February 28, 2005, in accordance with section 751(a)(3)(A) of the Act.

We are issuing and publishing this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: September 17, 2004.

Jeffrey A. May,

Deputy Assistant Secretary for AD/CVD Enforcement.

[FR Doc. E4-2359 Filed 9-23-04; 8:45 am] BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-475-824]

Notice of Rescission of Antidumping **Duty Administrative Review: Stainless** Steel Sheet and Strip in Coils from Italy

AGENCY: Import Administration, International Trade Administration, Department of Commerce **ACTION:** Notice of rescission of antidumping duty administrative review.

SUMMARY: In response to a request from ThyssenKrupp Acciai Speciali Terni S.p.A., a producer and exporter of subject merchandise, and ThyssenKrupp AST USA, Inc. (collectively TKAST), an importer of subject merchandise, the U.S. Department of Commerce (the Department) initiated an administrative review of the antidumping duty order on stainless steel sheet and strip (SSSS) in coils from Italy. No other interested party requested a review of TKAST. The period of review (POR) is July 1, 2003, through June 30, 2004. For the reasons discussed below, the Department is rescinding this administrative review.

EFFECTIVE DATE: September 24, 2004. FOR FURTHER INFORMATION CONTACT: Angelica Mendoza at (202) 482-3019: AD/CVD Operations, Office Seven, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

On July 1, 2004, the Department published a notice of opportunity to request an administrative review of the antidumping duty order on SSSS in coils from Italy. See Antidumping or Countervailing Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review, 69 FR 39903. On August 24, 2004, pursuant to a request made by TKAST, the Department initiated an administrative review of the antidumping duty order on SSSS in coils from Italy. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Requests for Revocation in Part, 69 FR 52857 (August 30, 2004). On September 15, 2004, TKAST timely withdrew its request for an administrative review of SSSS in coils from Italy.

Rescission of Review

If a party that requested a review withdraws its request within 90 days of the date of publication of the notice of initiation of the requested review, the Secretary will rescind the review pursuant to 19 CFR 351.213(d)(1) of the Department's regulations. In the instant proceeding, TKAST withdrew its request for an administrative review within 90 days from the publication date of the notice of initiation. No other interested party requested a review. Therefore, the Department is rescinding the initiation of this administrative review of the antidumping duty order on SSSS in coils from Italy.

Notification to Importers

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's assumption that reimbursement of antidumping duties occurred and subsequent assessment of double antidumping duties.

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the

disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3) of the Department's regulations. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

This notice is in accordance with section 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 251.213(d)(4) of the Department's regulations.

Dated: September 20, 2004.

Jeffrey A. May,

Deputy Assistant Secretary for Import Administration.

[FR Doc. 04-21517 Filed 9-23-04; 8:45 am] BILLING CODE 3510-DS-M

DEPARTMENT OF COMMERCE

International Trade Administration [C-427-817]

Certain Cut-to-Length Carbon-Quality Steel Plate From France: Notice of Amended Final Determination Pursuant to Final Court Decision and Partial Revocation of Order

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of amended final determination pursuant to final court decision and partial revocation of order.

SUMMARY: On September 24, 2002, the United States Court of International Trade ("CIT") sustained the Department of Commerce's ("the Department") second remand determination of the Final Affirmative Countervailing Duty Determination: Certain Cut-to-Length Carbon-Quality Steel Plate From France, 64 FR 73277 (December 29, 1999) ("CTL Plate"). See GTS Industries S.A. v. United States, 246 F. Supp. 2d 1311 (2002) ("GTS II"). The Department appealed this decision to the United States Court of Appeals for the Federal Circuit ("Federal Circuit"). On May 13, 2004, the Federal Circuit affirmed the CIT's decision in GTS II. See GTS Industries S.A. v. United States, 97 Fed. Appx. 333 (CAFC, May 13, 2004) ("Appellate Decision"). Because all litigation in this matter has concluded, the Department is issuing this amended final determination in CTL Plate in accordance with the CIT's decision and revoking the countervailing duty order in part.

DATES: Effective September 24, 2004.

FOR FURTHER INFORMATION CONTACT: Jesse Cortes at (202) 482–3986, AD/CVD Operations 1, Office I, Import

Operations 1, Office I, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

On December 29, 1999, the Department published the final affirmative countervailing duty determination in CTL Plate. The Department published the related countervailing duty order on February 10, 2000. See Notice of Amended Final Determinations: Certain Cut-to-Length Carbon-Quality Steel Plate From India and the Republic of Korea; and Notice of Countervailing Duty Orders: Certain Cut-to-Length Carbon-Quality Steel Plate From France, India, Indonesia, Italy, and the Republic of Korea, 65 FR 6587 (February 10, 2000) ("CVD Order"). In its final determination, the Department found that a portion of the countervailable subsidy benefits bestowed on French steel producer Usinor Sacilor prior to a stock sale privatization passed through to Usinor, the privatized company and a respondent in the investigation. Furthermore, the Department found that, in turn, a pro rata share of the countervailable subsidy benefits also passed through to GTS Industries S.A. ("GTS") in proportion to Usinor's ownership share in GTS. GTS challenged this determination before the CIT. See GTS v. United States, Court No. 00-03-00118 (also referred to as "CTL Plate"). On April 5, 2001, the CIT issued an injunction enjoining the Department from liquidating GTS's entries of subject merchandise that were entered, or withdrawn from warehouse, for consumption on or after July 26, 1999.

On February 2, 2000, while CTL Plate was pending before the CIT, the Federal Circuit issued a ruling in Delverde SRL v. United States, 202 F.3d 1360 (Fed. Cir. 2000), reh'g granted in part, (June 20, 2000) ("Delverde III"), which had a direct impact on the change-inownership methodology at issue in CTL Plate. Specifically, the Federal Circuit ruled that the Tariff Act of 1930, as amended by the Uruguay Round Agreements Act effective January 1, 1995 ("the Act"), did not allow the Department to presume, pursuant to a per se ruling, that subsidies granted to the former owner of a company's assets automatically "passed through" to the new owner following a sale; rather, the statute required the Department to examine the particular facts and

circumstances of the sale, and determine whether the new owner directly or indirectly received both a financial contribution and a benefit. Id. at 1364. In light of Delverde III, the Department asked the CIT to remand CTL Plate for reconsideration of the change-in-ownership issues. On August 9, 2000, with the parties' consent, the CIT remanded CTL Plate to the Department to issue a determination consistent with U.S. law and Delverde III. See GTS Industries S.A. v. United States, Court No. 00-03-00118, Remand Order August 9, 2000, modified by Order August 24, 2000.

On December 22, 2000, having taken Delverde III into consideration, the Department issued the Final Results of Redetermination Pursuant to Court Remand, GTS Industries S.A. v. United States, Court No. 00-03-00118, Remand Order (CIT August 24, 2000) (December 22, 2000) ("Remand Determination I"). In that redetermination, having found (based on an analysis of certain factors) that Usinor was the same legal person before and after privatization, the Department continued to assign to GTS its pro rata share of pre-privatization Usinor subsidies. See Remand Determination I at 20.

Determination I at 20.
On January 4, 2002, rejecting the
Department's same-person analysis as
contrary to the requirements of Delverde
III, the CIT again remanded CTL Plate to
the Department. See GTS Industries S.A.

v. *United States*, 182 F. Supp. 2d 1369 (2002) ("GTS I").

Despite disagreement with the CIT's interpretation of Delverde III, the Department proceeded with a further redetermination as remanded and, on June 3, 2002, issued the Results of Redetermination Pursuant to Court Remand, GTS Industries S.A. v. United States, Court No. 00-03-00118, Remand Order (CIT January 4, 2002) (June 3, 2002) ("Remand Determination II"). In that redetermination, applying a fairmarket-value analysis, the Department concluded that the purchasers/new owners of Usinor did not receive new countervailable subsidies as a result of the privatization transaction and, consequently, determined the rate of countervailable subsidy for the subject merchandise produced and sold by GTS during the period of investigation to be 0.00 percent.

On September 24, 2002, upon consideration of *Remand Determination II*, the CIT issued *GTS II* sustaining the results of *Remand Determination II*.

The Department subsequently appealed the case to the Federal Circuit. On May 13, 2004, the Federal Circuit issued the *Appellate Decision*, which affirmed the CIT's *GTS II* decision

sustaining the results of Remand Determination II. Because there is now a final and conclusive decision in the court proceeding, effective as of the publication date of this notice, we are amending the final determination and establishing the revised countervailing duty rates set forth below.

In a contemporaneous but separate proceeding, on November 17, 2003, the Department published a Notice of Implementation Under Section 129 of the Uruguay Round Agreements Act; Countervailing Measures Concerning Certain Steel Products from the European Communities, 68 FR 64858 (Nov. 17, 2003). The Department implemented, among other determinations, its Section 129 determination with respect to the CVD Order. The result was a revocation of the CVD Order effective November 7, 2003. The Department instructed U.S. Customs and Border Protection ("CBP") to discontinue suspension of liquidation of shipments of subject merchandise entered, or withdrawn from warehouse, for consumption on or after November 7, 2003.

Finally, the Department has conducted no administrative reviews of the CVD Order. As a consequence of the injunction issued by the CIT on April 5, 2001, the Department ordered the suspension of liquidation of all entries of subject merchandise produced or exported by GTS and entered, or withdrawn from warehouse, for consumption, on or after July 26, 1999. Those entries shall be liquidated as set

forth below.

Amended Final Determination and **Partial Revocation of Order**

Because there is now a final and conclusive decision in the court proceeding, effective as of the publication date of this notice, we are amending the final determination to reflect the results of Remand Determination II, i.e., that the countervailable subsidy rate for GTS during the period of investigation is 0.00 percent ad valorem. Consequently, we are revoking the CVD Order with regard to GTS, for all entries after July 26, 1999 (the date on which the Department published the preliminary countervailing duty determination in CTL Plate) through November 7, 2003 (the date on which the Department implemented its Section 129 determination on CTL Plate).

Accordingly, pursuant to sections 705(c)(2)(A)–(B) of the Act and effective as of the publication of this notice, the Department will instruct CBP to terminate the suspension of liquidation of, and liquidate without regard to

countervailing duties, all GTS entries entered, or withdrawn from warehouse, for consumption, on or after July 26, 1999, and before November 23, 1999 (the date the Department instructed CBP to discontinue the suspensions of liquidation), and all entries entered, or withdrawn from warehouse, for consumption on or after February 10. 2000 (the date on which the Department published the CVD Order), and before November 7, 2003.

This determination is published pursuant to sections 705(d) and 777(i) of the Act.

Dated: September 20, 2004.

James J. Jochum,

Assistant Secretary for Import Administration.

[FR Doc. E4-2374 Filed 9-23-04; 8:45 am] BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[C-423-809]

Stainless Steel Plate in Coils From Belgium; Extension of Final Results of **Expedited Sunset Review of Countervailing Duty Order**

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of extension of time limit for final results of expedited sunset review: Stainless steel plate in coils from Belgium.

SUMMARY: The Department of Commerce ("the Department") is extending the time limit for its final results in the expedited sunset review of the countervailing duty order on stainless steel plate in coils ("SSPC") from Belgium. Based on adequate responses from the domestic interested parties and inadequate responses from respondent interested parties, the Department is conducting an expedited sunset review to determine whether revocation of the countervailing duty order would lead to the continuation or recurrence of a countervailable subsidy. As a result of this extension, the Department intends to issue final results of this sunset review on or about October 1, 2004. DATES: Effective September 24, 2004.

FOR FURTHER INFORMATION CONTACT: Hilary E. Sadler, Esq., Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue, NW., Washington, DC 20230;

telephone: (202) 482-4340. Extension of Final Results:

In accordance with section 751(c)(5)(C)(ii) of the Tariff Act of 1930, as amended ("the Act"), the Department may treat sunset reviews as extraordinarily complicated if the issues are complex. As discussed below, the Department has previously determined that these issues are complex and that an extension is warranted. On April 1, 2004, the Department initiated a sunset review of the countervailing duty order on SSPC from Belgium. See Initiation of Five-Year (Sunset) Reviews, 69 FR 17129 (April 1, 2004). The Department, in this proceeding, determined that it would conduct an expedited sunset review of this order based on responses from the domestic and respondent interested parties to the notice of initiation. The Department's final results of this review were originally scheduled for July 30, 2004 and were extended on July 29, 2004. The Department has determined that additional time is still needed for its analysis in making its final determinations.

Because of the complex issues in this proceeding, the Department will extend the deadline for issuance of the final results. Thus, the Department intends to issue the final results on or about October 1, 2004 in accordance with section 751(c)(5)(B) of the Act.

Dated: September 20, 2004.

James J. Jochum,

Assistant Secretary for Import Administration.

[FR Doc. E4-2371 Filed 9-23-04; 8:45 am] BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[C-475-825]

Stainless Steel Sheet & Strip in Coils From Italy; Extension of Preliminary and Final Results of Full Sunset Review of Countervailing Duty Order

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of extension of time limit for the preliminary and final results of full sunset review of countervailing duty order: stainless steel sheet & strip in coils from Italy.

SUMMARY: The Department of Commerce ("the Department") is extending the time limit for its preliminary and final results in the full sunset review of the countervailing duty order on stainless steel sheet & strip in coils ("SSSS")

from Italy. ¹ The Department intends to issue preliminary results of this sunset review on or about October 20, 2004. In addition, the Department intends to issue its final results of this review on or about February 22, 2005 (120 days after the date of publication in the Federal Register of the preliminary results).

DATES: Effective September 24, 2004.

FOR FURTHER INFORMATION CONTACT: Hilary E. Sadler, Esq., Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue, NW., Washington, DC 20230; telephone: (202) 482–4340.

Extension of Preliminary and Final Determinations

In accordance with section 751(c)(5)(C)(ii) of the Act, the Department may treat sunset reviews as extraordinarily complicated if the issues are complex in order to extend the period of time under section 751(c)(5)(B) of the Act for making a sunset determination. As discussed below, the Department has determined that these reviews are extraordinarily complicated. On June 1, 2004, the Department initiated a sunset review of the countervailing duty order on SSSS from Italy. See Initiation of Five-Year (Sunset) Reviews, 69 FR 30874 (June 1, 2004). The Department, in this proceeding, determined that it would conduct a full (240-day) sunset review of this order based on responses from the domestic and respondent interested parties to the notice of initiation. The Department's preliminary results of this review were scheduled for September 20, 2004. However, several complicated issues have arisen regarding issues raised by the parties and the effect of the recent section 129 implementation of the order with respect to ThyssenKrupp Acciai Speciali Terni, S.p.A. on this sunset review. See Notice of Implementation Under Section 129 of the Uruguay Round Agreements Act: Countervailing Measures Concerning Certain Steel Products From the European Communities, 68 FR 64858 (November 17, 2003).

Because of the numerous, complex issues in this proceeding, the Department will extend the deadlines.

Thus, the Department intends to issue the preliminary results on or about October 20, 2004, and the final results not later than February 22, 2005, in accordance with section 751(c)(5)(B) and (C)(ii) of the Act.

Dated: September 20, 2004.

James J. Jochum,

Assistant Secretary for Import Administration.

[FR Doc. E4-2370 Filed 9-23-04; 8:45 am]

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[Docket No. 030602141-4268-10]

Call for Proposals for FY 2005 Coastal Services Center Integrated Ocean Observing Systems—Amendment

AGENCY: National Oceanic and Atmospheric Administration (NOAA), National Ocean Service (NOS).

ACTION: Notice.

SUMMARY: The National Ocean Service (NOS) publishes this notice to amend a notice entitled Availability of Grants Funds for Fiscal Year 2005 to make a revision to the NOS FY 2005 Coastal Services Center Integrated Ocean Observing System. NOS amends the notice to broaden an existing funding priority, to extend the due date for all applications to December 1, 2004, and to inform applicants that the maximum total available funding under this announcement is expected to be \$5,000,000.

DATES: All applications for projects must be received by the NOAA Coastal Services Center by COB on December 1, 2004.

ADDRESSES: All submissions should be directed to: NOAA Coastal Services Center, Attn: Paul Scholz, 2234 South Hobson Ave., Charleston, SC 29405—2413.

FOR FURTHER INFORMATION CONTACT: Paul Scholz, (843) 740–1208, Paul.Scholz@noaa.gov.

SUPPLEMENTARY INFORMATION: The National Ocean Service published a notice of availability of financial assistance in the Federal Register of June 30, 2004 (69 FR 125), entitled "Availability of Grant Funds for Fiscal Year 2005". The NOS Coastal Services Center had a Call for Proposals for the Director's office titled, "FY 2005 Coastal Services Center Integrated Ocean Observing System."

The program amends the June 30, 2004 notice by expanding one of the

existing program funding areas. NOS solicits projects that facilitate building partnerships and regional organizational structures for regional observing systems. Because, of agency-wide discussions the Coastal Services Center will consider proposals from seven additional geographical areas. The new geographic areas are: The southeastern U.S., the mid-Atlantic region, the Great Lakes region, the Pacific northwest region, the Alaskan region, the central California region, and the southern California region. In addition, the following represents an increase in the scope of the original announcement-all proposed projects should focus on core coordination activities primarily and build upon core coordination activities for any proposed development of data management, outreach, and other coordination or user needs activities.

NOS also increases the total maximum available funding that is expected under this announcement from \$1,000,000 to \$5,000,000 dollars depending on congressional appropriation. The Center expects to award eight to eleven grants of \$100,000 to \$400,000.

To accommodate the added geographical areas and the increased scope of the original geographies, the due date for proposals for all geographical areas is December 1, 2004. The application date for funding for the Pacific Islands, the Northeastern U.S., the northern Gulf of Mexico, and the Caribbean Islands will also be December 1, 2004, since the scope of the projects and proposals has now been broadened. If an application, NOS will accept revisions.

All program requirements published in the June 30, 2004 notice apply to this notice. Full program information and requirements are found in the Federal Funding Opportunity (FFO) which can be found on www.Grants.gov Web site or on the Coastal Services Center Web site http://www.csc.noaa.gov/funding.

(Federal Domestic Assistance Catalog 11.473; Coastal Services Center)

Dated: September 21, 2004.

Jamison S. Hawkins.

Deputy Assistant Administrator, Ocean Services and Coastal Zone Management. [FR Doc. 04–21566 Filed 9–23–04; 8:45 am] BILLING CODE 3510–JE–M

¹The Department normally will issue its preliminary results in a full sunset review not later than 110 days after the date of publication in the Federal Register of the notice of initiation. However, if the Secretary determines that a full sunset review is extraordinarily complicated under section 751(c)5)(C) of the Tariff Act of 1930 ("the Act"), as amended, the Secretary may extend the period for issuing final results by not more than 90 days. See section 751(c)(5)(B) of the Act.

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 092004F]

New England Fishery Management Council; Public Meetings

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of a public meeting.

SUMMARY: The New England Fishery Management Council (Council) is scheduling a public meeting of its Habitat Advisory Panel in October, 2004. Recommendations from the panel will be brought to the full Council for formal consideration and action, if appropriate.

DATES: The meeting will be held on Wednesday, October 13, 2004 from 12 noon until 5 p.m.

ADDRESSES: The meeting will be held at the Sheraton Ferncroft Hotel, 50 Ferncroft Road, Danvers, MA 01932; telephone: (978) 777–2500.

Council address: New England Fishery Management Council, 50 Water Street, Newburyport, MA 01950.

FOR FURTHER INFORMATION CONTACT: Paul J. Howard, Executive Director, New England Fishery Management Council; telephone: (978) 465–0492.

SUPPLEMENTARY INFORMATION: The Advisory Panel will review the gear descriptions developed for Amendment 13 to the Northeast Multispecies Fishery Management Plan and begin preparation of documentation on the subtypes of gear used in the Northeast region and include the following information: (1) Name of gear type or sub-type; (2) principle species captured; (3) geographic area, bottom types, depths where it's used; (4) description of how these gears are used including information regarding fishing intensity, frequency and seasonality of specific gear use; (5) distinguishing features of gear (e.g., range of footrope/headrope lengths, bottom gear attached to footrope, mesh size, type/size of doors); and (6) anything else that would affect how much of the gear contacts the bottom or how "hard" net fishes the bottom.

The Advisory Panel will also consider whether currently proposed or additional areas to those identified in the original "Dedicated Habitat Research Area" (DHRA) document should be considered as the Council develops its Essential Fish Habitat Omnibus amendment and will develop

advice on the attributes of any suggested DHRA alternatives. The panel may consider other additional topics at the discretion of the Chair.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically listed in this-notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Act, provided the public has been notified of the Council's intent to take final action to address the emergency.

Special Accommodations

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Paul J. Howard (see ADDRESSES) at least 5 days prior to the meeting dates.

Dated: September 21, 2004.

Alan D. Risenhoover,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. E4–2362 Filed 9–23–04; 8:45 am] BILLING CODE 3510–22-S

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 092104A]

Magnuson-Stevens Act Provisions; General Provisions for Domestic Fisheries; Application for Exempted Fishing Permits

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Department of Commerce.

ACTION: Notification of a proposal for EFPs to conduct experimental fishing; request for comments.

SUMMARY: The Assistant Regional Administrator for Sustainable Fisheries, Northeast Region, NMFS (Assistant Regional Administrator) has made a preliminary determination that the subject Exempted Fishing Permit (EFP) application contains all the required information and warrants further consideration. The Assistant Regional Administrator has also made a preliminary determination that the activities authorized under the EFP would be consistent with the goals and objectives of the Northeast (NE) Multispecies Fishery Management Plan (FMP). However, further review and consultation may be necessary before a

final determination is made to issue the EFP. Therefore, NMFS announces that the Assistant Regional Administrator proposes to recommend that an EFP be issued that would allow one vessel to conduct fishing operations that are otherwise restricted by the regulations governing the fisheries of the Northeastern United States. The EFP may allow for exemptions from the NE multispecies rolling closure areas and the days-at-sea (DAS) effort control program for up to 16 DAS for testing a bycatch reducing gear modification. Regulations under the Magnuson-Stevens Fishery Conservation and Management Act require publication of this notification to provide interested parties the opportunity to comment on applications for proposed EFPs.

DATES: Comments on this document must be received on or before October 12, 2004.

ADDRESSES: Comments on this notice may be submitted by e-mail. The mailbox address for providing e-mail comments is DA564@noaa.gov. Include in the subject line of the e-mail comment the following document identifier: "Comments on UNH Double Grid Gear Modification EFP Proposal. Written comments should be sent to Patricia A. Kurkul, Regional Administrator, NMFS, Northeast Regional Office, 1 Blackburn Drive, Gloucester, MA 01930. Mark the outside of the envelope "Comments on UNH Double Grid Gear Modification EFP Proposal." Comments may also be sent via facsimile (fax) to (978) 281-9135.

FOR FURTHER INFORMATION CONTACT: Brian Hooker, Fishery Policy Analyst, phone 978–281–9220.

SUPPLEMENTARY INFORMATION: Bart McNeel, in cooperation with the University of New Hampshire Cooperative Extension (UNH), submitted an application for an EFP on May 21, 2004. This is a continuation of a project that was begun in 2002. This EFP would authorize one commercial vessel to conduct sea trials using a double grid excluder device. The final phase of this 2-year study would be conducted by UNH with the goal of designing a trawl gear through modifications to the grid bar orientations to release sub-legal sized cod and flatfish species incidental to the catch, while retaining fish of marketable size. To accomplish this, the commercial fishing vessel would conduct trawl net gear trials using the double grid excluder device within the Gulf of Maine (GOM) and Georges Bank area from 40°30' N. latitude to the coast of Maine, excluding the Western and

Eastern U.S./Canada Areas and all groundfish year-round closure areas.

The fishing portion of this study began in March 2002. The applicant requests an exemption from 16 DAS to complete the project during the 2004 fishing year. Based upon the catch rates from eight days of fishing in the 2003 fishing year, the following catch is estimated for the 2004 fishing year: Cod 7,200 lb (3,266 kg); American plaice 992 lb (450 kg); witch flounder 688 lb (312 kg); haddock 1,376 lb (624 kg); moukfish 2,317 lb (1,051 kg); pollock 144 lb (65 kg); and white hake 400 lb (181 kg). Estimated discards are estimated to be: Cod 5,008 lb (2,272 kg); dogfish 9,008 lb (4,085 kg); American plaice 112 lb (51 kg); witch flounder 32 lb (15 kg); herring 2,608 lb (1,183 kg); lobster 32 lb (15 kg); monkfish 48 lb (22 kg); whiting 800 lb (363 kg); skate 64 lb (29 kg); and white hake 2,528 lb (1,147 kg). All undersized fish would be returned to the sea as quickly as possible. Legal-sized fish that would otherwise have to be discarded would be allowed to be retained and sold within the applicable GOM possession limits. The participating vessel would be required to report all landings in its Vessel Trip Report.

Authority: 16 U.S.C. 1801 et seq.

Dated: September 21, 2004.

Alan D. Risenhoover,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. E4–2363 Filed 9–23–04; 8:45 am]

BILLING CODE 3510-22-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Establishment of Import Limits for Certain Wool and Man-Made Fiber Textile Products Produced or Manufactured in Belarus

September 20, 2004.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner, Bureau of Customs and Border Protection establishing limits.

EFFECTIVE DATE: January 1, 2005.

FOR FURTHER INFORMATION CONTACT: Naomi Freeman, International Trade

Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port, call (202) 927-5850, or refer to the Bureau of Customs and Border

Protection Web site at http://www.cbp.gov. For information on embargoes and quota re-openings, refer to the Office of Textiles and Apparel website at http://otexa.ita.doc.gov.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended.

The Bilateral Textile Memorandum of Understanding dated January 10, 2003 between the Governments of the United States and Belarus, as amended on May 13, 2004, establishes limits for the period January 1, 2005 through December 31, 2005.

These limits may be revised if Belarus becomes a member of the World Trade Organization (WTO) and the United States applies the WTO agreement to Belarus.

In the letter published below, the Chairman of CITA directs the Commissioner, Bureau of Customs and Border Protection to establish the limits.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notice 69 FR 4926, published on February 2, 2004). Information regarding the availability of the 2005 CORRELATION will be published in the Federal Register at a later date.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 20, 2004.

Commissioner,

Bureau of Customs and Border Protection, Washington, DC 20229.

Dear Commissioner: Pursuant to section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended; you are directed to prohibit, effective on January 1, 2005, entry into the United States for consumption and withdrawal from warehouse for consumption of textiles and textile products in the following categories, produced or manufactured in Belarus and exported during the twelve-month period beginning on January 1, 2005 and extending through December 31, 2005:

Category	Twelve-month restraint limit		
435	68,666 dozen. 35,374 dozen.		

Category	Twelve-month restraint limit
622	10,224,760 square meters of which not more than 1,685,400 square meters shall be in Category 622-L¹ and not more than 648,006 square meters shall be in Category 622-N².

¹Category 622-L: only HTS numbers 7019.51.9010, 7019.52.4010, 7019.52.9010, 7019.59.9010.

²Category 622-N: only HTS numbers 7019.52.40.21, 7019.52.90.21, 7019.59.40.21,

7019.59.90.21.

Products in the above categories exported during 2004 shall be charged to the applicable category limits and sublimits for that year (see directives dated December 12, 2003 and March 1, 2004 and) to the extent of any unfilled balance. In the event the limits and sublimits established for that period have been exhausted by previous entries, such products shall be charged to the limits and sublimits set forth in this directive.

The limits set forth above are subject to adjustment pursuant to the current bilateral agreement between the Governments of the United States and Belarus.

These limits may be revised if Belarus becomes a member of the World Trade Organization (WTO) and the United States applies the WTO agreement to Belarus.

In carrying out the above directions, the

In carrying out the above directions, the Commissioner, Bureau of Customs and Border Protection should construe entry into the United States for consumption to include entry for consumption into the Commonwealth of Puerto Rico.

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely, D. Michael Hutchinson,

D. Michael Hutchinson, Acting Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. E4–2364 Filed 9–23–04; 8:45 am]

BILLING CODE 3510-DR-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of Import Limits for Certain Wool and Man-Made Fiber Textile Products Produced or Manufactured in Belarus

September 20, 2004.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner, Bureau of Customs and Border Protection adjusting limits.

EFFECTIVE DATE: September 24, 2004.

FOR FURTHER INFORMATION CONTACT:

Naomi Freeman, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port, call (202) 927–5850, or refer to the Bureau of Customs and Border Protection website at http://www.cbp.gov. For information on embargoes and quota re-openings, refer to the Office of Textiles and Apparel website at http://otexa.ita.doc.gov.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended

The current limits for certain categories are being adjusted for swing and carryover.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notice 69 FR 4926, published on February 2, 2004). Also see 68 FR 70494, published on December 18, 2003; and 69 FR 10429, published on March 5, 2004.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 20, 2004.

Commissioner,

Bureau of Customs and Border Protection, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directives issued to you on December 12, 2003 and March 1, 2004, by the Chairman, Committee for the Implementation of Textile Agreements. These directives concern imports of certain wool and man-made fiber textile products, produced or manufactured in Belarus and exported during the twelvemonth period which began on January 1, 2004 and extends through December 31, 2004.

Effective on September 24, 2004, you are directed to adjust the limits for the following categories, as provided for under the agreement between the Governments of the United States and Belarus dated January 10, 2003:

Category	Twelve-month restraint limit 1	
435	78,091 dozen.	

Category	Twelve-month restraint
622	. 9,494,193 square meters of which not more than 1,590,000 square meters shall be in Category 622-L², and not more than 611,326 square meters shall be in Category 622-N³.

¹The limits have not been adjusted to account for any imports exported after December 31, 2003

31, 2003. ² Category 622-L: only HTS numbers 7019.51.9010, 7019.52.4010, 7019.52.9010, 7019.59.4010, and 7019.59.9010.

³ Category 622-N: HTS numbers 7019.52.40.21, 7019.52.90.21, 7019.59.40.21, 7019.59.90.21.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to the rulemaking provisions of 5 U.S.C.553(a)(1).

Sincerely,
D. Michael Hutchinson,
Acting Chairman, Committee for the
Implementation of Textile Agreements.

[FR Doc. E4–2365 Filed 9–23–04; 8:45 am]

BILLING CODE 3510-DR-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of Import Limits for Certain Cotton, Wool, and Man-Made Fiber Textile Products Produced or Manufactured in the Dominican Republic

September 20, 2004.

AGENCY: Committee for the
Implementation of Textile Agreements
(CITA).

ACTION: Issuing a directive to the Commissioner, Bureau of Customs and Border Protection adjusting limits.

FOR FURTHER INFORMATION CONTACT:

Naomi Freeman, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port, call (202) 927–5850, or refer to the Bureau of Customs and Border Protection website at http://www.cbp.gov. For information on embargoes and quota re-openings, refer to the Office of Textiles and Apparel website at http://otexa.ita.doc.gov.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854);

Executive Order 11651 of March 3, 1972, as amended.

The current limits for certain categories are being adjusted for carryover, swing, and special shift.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notice 69 FR 4926, published on February 2, 2004). Also see 68 FR 63070, published on November 7, 2003.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 20, 2004.

Commissioner,

Bureau of Customs and Border Protection, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on November 4, 2003, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, wool and man-made fiber textile products, produced or manufactured in the Dominican Republic and exported during the twelve-month-period which began on January 1, 2004 and extends through December 31, 2004.

Effective on September 24, 2004, you are directed to adjust the current limits for the following categories, as provided for under the Uruguay Round Agreement on Textiles and Clothing:

Category	Adjusted twelve-month limit ¹
338/638	1,784,139 dozen.
339/639	2,123,120 dozen.
340/640	1,836,671 dozen.
342/642	1,292,508 dozen.
347/348/647/648	4,396,631 dozen of
	which not more than
	2,322,745 dozen
	shall be in Cat-
	egories 647/648.
351/651	2,201,855 dozen.
433	27,103 dozen.
442	91,195 dozen.
443	177,365 numbers.
444	80,673 numbers.
448	46,980 dozen.
633	266,008 dozen.

¹The limits have not been adjusted to account for any imports exported after December 31, 2003.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely, D. Michael Hutchinson. Acting Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. E4-2368 Filed 9-23-04; 8:45 am] BILLING CODE 3510-DR-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of an Import Limit for Certain Cotton and Man-Made Fiber Textiles Produced or Manufactured in Taiwan

September 20, 2004.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner, Bureau of Customs and Border Protection adjusting a limit.

EFFECTIVE DATE: September 28, 2004.
FOR FURTHER INFORMATION CONTACT: Ross Arnold, International Trade Specialist, Office of Textiles and Apparel, U.S.
Department of Commerce, (202) 482–4212. For information on the quota status of this limit, refer to the Quota Status Reports posted on the bulletin boards of each Customs port, call (202) 927–5850, or refer to the Bureau of Customs and Border Protection website at http://www.cbp.gov. For information on embargoes and quota re-openings, refer to the Office of Textiles and Apparel website at http://otexa.ita.doc.gov.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended.

The current limit for Category 200 within the Group I subgroup is being

increased for carryover.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notice 69 FR 4926, published on February 2, 2004). Also see 68 FR 59927, published on October 20, 2003.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 20, 2004.

Commissioner,

Bureau of Customs and Border Protection, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directive

issued to you on October 14, 2003, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, wool, man-made fiber, silk blend and other vegetable fiber textiles and textile products, produced or manufactured in Taiwan and exported during the twelve-month period which began on January 1, 2004 and extends through December 31, 2004.

Effective on September 28, 2004, you are directed to increase the current limit for Category 200 within the Group I subgroup to 815,695 kilograms 1, as provided for under the Uruguay Round Agreement on Textiles

and Clothing:

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,
D. Michael Hutchinson,
Acting Chairman, Committee for the
Implementation of Textile Agreements.
[FR Doc. E4-2366 Filed 9-23-04; 8:45 am]
BILLING CODE 3510-DR-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Establishment of Import Limits for Certain Cotton, Wool and Man-Made Fiber Textiles and Textile Products Produced or Manufactured in the Socialist Republic of Vietnam

September 20, 2004.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner, Bureau of Customs and Border Protection establishing limits

EFFECTIVE DATE: January 1, 2005.

FOR FURTHER INFORMATION CONTACT:
Naomi Freeman, International Trade
Specialist, Office of Textiles and
Apparel, U.S. Department of Commerce
(202) 482–4212. For information on the
quota status of these limits, refer to the
Quota Status Reports posted on the
bulletin boards of each Customs port,
call (202) 927–5850, or refer to the
Bureau of Customs and Border
Protection website at http://
www.cbp.gov. For information on
embargoes and quota re-openings, refer
to the Office of Textiles and Apparel
website at http://otexa.ita.doc.gov.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended.

¹The limit has not been adjusted to account for any imports exported after December 31, 2003.

The Bilateral Textile Agreement of July 17, 2003, as amended on July 22, 2004, between the Governments of the United States and the Socialist Republic of Vietnam, establishes limits for certain cotton, wool and man-made fiber textiles and textile products, produced or manufactured in the Socialist Republic of Vietnam and exported during the period January 1, 2005 through December 31, 2005.

Carryforward applied to the 2004 limits has been deducted from all categories. Any categories which did not use all carryforward in 2004 will be recredited back the unused amount later

in 2005.

In the letter published below, the Chairman of CITA directs the Commissioner, Bureau of Customs and Border Protection to establish the 2005 limits.

These limits may be revised if Vietnam becomes a member of the World Trade Organization (WTO) and the United States applies the WTO

agreement to Vietnam.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notice 69 FR 4926, published on February 2, 2004). Information regarding the 2005 CORRELATION will be published in the Federal Register at a later date.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 20, 2004.

Commissioner,

Bureau of Customs and Border Protection, Washington, DC 20229.

Dear Commissioner: Pursuant to section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); and Executive Order 11651 of March 3, 1972, as amended, and the bilateral textile agreement of July 17, 2003, as amended on July 22, 2004, between the Governments of the United States and the Socialist Republic of Vietnam, you are directed to prohibit, effective on January 1, 2005, entry into the United States for consumption and withdrawal from warehouse for consumption of cotton, wool and man-made fiber textiles and textile products in the following categories, produced or manufactured in Vietnam and exported during the twelve-month period beginning on January 1, 2005 and extending through December 31, 2005 in excess of the following levels of restraint:

Category	Restraint limit
200	324,210 kilograms.

Category	Restraint limit
301 332 333 334/335 338/339 340/640 341/641 342/642 345 347/348 351/651 352/652 359-C/659-C 1 359-S/659-S 2 434 435 440 447 448 620	734,876 kilograms. 1,080,700 dozen pairs 38,905 dozen. 697,247 dozen. 14,183,582 dozen. 2,146,505 dozen. 823,040 dozen. 583,796 dozen. 307,851 dozen. 7,199,151 dozen. 516,012 dozen. 1,965,906 dozen. 351,041 kilograms. 567,368 kilograms. 15,863 dozen. 39,138 dozen. 2,448 dozen. 50,919 dozen. 31,335 dozen. 6,877,575 square meters.
632	540,350 dozen pairs. 1,289,975 dozen. 208,578 dozen. 2,097,655 dozen.

¹ Category 6103.42.2025, 359-C: only HTS numbers 6103.49.8034, 6104.62.1020, numbers 6104.69.8010, 6114.20.0048, 6114.20.0052 6203.42.2010, 6203.42.2090, 6204.62.2010, 6211.32.0010 6211.32.0025 and 0; Category 659-C: 6103.23.0055, 61 6211.42.0010; only HTS 6103.43.2020. numbers 6103.43.2025, 6103.49.2000, 6103.49.8038, 6104.63.1030, 6104.63.1020, 6104.69.1000, 6104.69.8014, 6203.43.2010. 6114.30.3044, 6114.30.3054, 6203.43.2090, 6203.49.1010, 6204.69.1010, 6203.49.1090, 6204.63.1510, 6210.10.9010 6211.33.0010, 6211.33.0017 and 6211.43.0010.

² Category 359-S: only HTS numbers 6112.39.0010, 6112.49.0010, 6211.11.8010, 6211.11.8020, 6211.12.8010 and 6211.12.8020; Category 659-S: only HTS numbers 6112.31.0010, 6112.31.0020, 6112.41.0010, 6112.41.0020, 6112.41.0030, 6211.11.1010, 6211.11.1020, 6211.12.1010 and 6211.12.1020.

The limits set forth above are subject to adjustment pursuant to the current bilateral agreement between the Governments of the United States and the Socialist Republic of Vietnam.

Products in the above categories exported during 2004 shall be charged to the applicable category limits for that year (see directive dated December 10, 2003) to the extent of any unfilled balances. In the event the limits established for that period have been exhausted by previous entries, such products shall be charged to the limits set forth in this directive.

These limits may be revised if Vietnam becomes a member of the World Trade Organization (WTO) and the United States applies the WTO agreement to Vietnam.

In carrying out the above directions, the Commissioner of Customs and Border Protection should construe entry into the United States for consumption to include entry for consumption into the Commonwealth of Puerto Rico.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely

D. Michael Hutchinson, Acting Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. E4-2367 Filed 9-23-04; 8:45 am]

BILLING CODE 3510-DR-S

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Rescheduled Public Scoping Meetings for the Environmental Impact Statement (EIS) for Naval Surface Warfare Center Panama City (NSWCPC) Mission Activities

AGENCY: Department of the Navy, DOD. **ACTION:** Notice.

SUMMARY: Pursuant to Section (102)(2)(c) of the National Environmental Policy Act (NEPA) of 1969, as implemented by the Council on Environmental Quality Regulations (40 CFR parts 1500-1508), the Department of the Navy (Navy) announced its intent to prepare an Environmental Impact Statement (EIS) in 69 FR 51453, Aug. 19, 2004. The Notice of Intent included an announcement for public scoping meetings that have since been cancelled due to the hurricane threat. This notice announces the dates and locations of the rescheduled public scoping meetings. DATES: Public scoping meetings will be held in Panama City, FL; Port St. Joe, FL; and Pensacola, FL, to receive oral and written comments on environmental concerns that should be addressed in the EIS. The public meeting dates are as follows:

1. Tuesday, October 5, 2004, 6 p.m. to 9 p.m., Panama City, FL

2. Wednesday, October 6, 2004, from 6 p.m. to 9 p.m., Port St. Joe, FL

3. Thursday, October 7, 2004, 6 p.m. to 9 p.m., Pensacola, FL

ADDRESSES: The public meeting locations are as follows:

- Panama City—Florida State University, Panama City Campus, 4750 Collegiate Drive, Panama City, FL 32405
- 2. Port St. Joe—Port St. Joe Elementary School, 2201 Long Avenue, Port St. Joe, FL 32456
- Pensacola—Pensacola Junior College, Warrington Campus, 5555 West Highway 98, Pensacola, FL 32507

FOR FURTHER INFORMATION CONTACT: Commanding Officer, Naval Surface Warfare Center Panama City, Attn: Environmental Team Lead, Mrs. Carmen Ferrer, 110 Vernon Avenue, Panama City, FL 32407; telephone (850) 234–

4146; E-Mail: carmen.ferrer@navy.mil. Written comments on the scope of the EIS must be postmarked by November 4, 2004, and should be mailed to the above address.

Dated: September 20, 2004.

S.K. Melancon.

Paralegal Specialist, Office of the Judge Advocate General, Alternate Federal Register Liaison Officer.

[FR Doc. 04-21464 Filed 9-23-04; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. EC04-157-000, et al.]

Delta Person Limited Partnership, et al.; Electric Rate and Corporate Filings

September 16, 2004.

The following filings have been made with the Commission. The filings are listed in ascending order within each docket classification.

1. Delta Person Limited Partnership, Onondaga Cogeneration Limited Partnership

[Docket Nos. EC04-157-000, ER01-138-002, and ER00-895-005]

Take notice that on September 13, 2004, Delta Person Limited Partnership (Delta Person) and Onondaga Cogeneration Limited Partnership (Onondaga) (collectively, Applicants) filed an application under section 203 of the Federal Power Act requesting Commission authorization for the disposition of jurisdictional assets relating to the following transactions: (1) A transfer of a partial indirect ownership interest in Delta Person, through a transfer of membership interests in Delta Person, LLC from John Hancock Life Insurance Company to ArcLight Energy Parners Fund I, L.P. (ArcLight Fund I); (2) an internal corporate reorganization in which ArcLight Fund I will transfer all of its indirect upstream ownership interests in Delta Person to Epsilon Power Funding, LLC (Epsilon Funding), a newly-created intermediate holding company wholly-owned by Epsilon Power Holdings, LLC (Epsilon Holdings), or to Epsilon Holdings and then to Epsilon Funding; (3) the subsequent transfer of all of the ownership interests in Epsilon Funding from Epsilon Holdings to Atlantic Power Holdings LLC (Atlantic Holdings); and (4) the transfer of all of the ownership interests in Teton Power Funding, LLC (Teton Funding) from

Teton Power Holdings, LLC (Teton Holdings) to Atlantic Holdings. Applicants state that as a result of the Transactions, Atlantic Holdings will own a 40 percent indirect upstream ownership interest in Delta Person and will own 100 percent of the indirect upstream ownership interests in Onondaga. Applicants also state that Atlantic Holdings is indirectly owned by Atlantic Power Corporation, ArcLight Fund I, ArcLight Energy Partners Fund II, L.P., and Caithness Energy, L.L.C. Applicants further state that they requested confidential treatment of the contents of Exhibit B, Exhibit E, and Exhibit I to the section 203 application. In addition, Applicants filed a notice of change in status in the above-referenced rate dockets.

Comment Date: 5 p.m. eastern time on October 4, 2004.

2. Carprock Wind LLC

[Docket No. EC04-158-000]

Take notice that on September 14, 2004, Caprock Wind LLC (Applicant) filed with the Commission an application pursuant to section 203 of the Federal Power Act for authorization to transfer indirect control of future jurisdictional facilities that will be associated with an 80 MW wind farm Applicant will construct and operate in Quay County, New Mexico.

Comment Date: 5 p.m. eastern time on October 5, 2004.

3. Southeastern Power Administration

[Docket No. EF04-3031-000]

Take notice that on September 13, 2004, the Deputy Secretary of Energy confirmed and approved on an interim basis, effective on September 20, 2004, Rate Schedules JW-1-H and JW-2-E for power from Southeastern Power Administration's Jim Woodruff System. The rate schedules have been submitted to the Federal Energy Regulatory Commission for confirmation and approval on a final basis, effective September 20, 2004, and ending September 19, 2009. The Deputy Secretary of Energy states that the Commission, by order issued April 2, 2003, in Docket No. EF02-3031-000, confirmed and approved Rate Schedules JW-1-G and JW-2-D. Southeastern proposes in the instant filing to replace these rate schedules.

Comment Date: 5 p.m. eastern time on October 4, 2004.

4. East Texas Electric Cooperative, Inc., Complainant v. Entergy Arkansas, Inc., Respondent

[Docket No. EL04-134-000]

Take notice that on September 14, 2004, East Texas Electric Cooperative,

Inc. (ETEC) filed a formal complaint against Entergy Arkansas, Inc. (Entergy Arkansas) pursuant to sections 201, 206 and 306 of the Federal Power Act, 16 USC 824b, 824e and 825e, and Rule 206 of the Commission's Rules of Practice and Procedure, 18 CFR 206, alleging that (1) Entergy Arkansas breached its Independence Steam Electric Station Operating Agreement and Power Coordination and Interchange Agreement with ETEC by charging for substitute energy at Entergy's system incremental cost plus 10 percent instead of the ISES Operating Agreementspecified coal equivalency price, (2) Entergy Arkansas is charging ETEC a rate that is not found in its agreements with ETEC and not filed at FERC in violation of filed rate doctrine, (3) Entergy Arkansas and its operating company sister affiliates are violating the Entergy System Agreement with respect to the allocation of purchases of PURPA Qualified Facility Power, and (4) Entergy Arkansas is violating its fiduciary duty to ETEC with respect to sales of substitute energy.

East Texas Electric Cooperative, Inc. certifies that copies of the complaint were served on the contacts for Entergy Arkansas, Inc. as listed on the Commission's list of Corporate Officials.

Comment Date: 5 p.m. eastern time on September 30, 2004.

5. ISO New England Inc.

[Docket No. ER02-2330-030]

Take notice that on September 13, 2004, ISO New England Inc. submitted a compliance filing providing a status report on the implementation of Standard Market Design in New England pursuant to the Commission's order issued September 20, 2002 in Docket Nos. ER02–2330–000 and EL00–62–039.

Comment Date: 5 p.m. eastern time on October 4, 2004.

6. Black Hills Power, Inc., Basin Electric Cooperative, Power River Energy Corporation

[Docket Nos. ER03-1354-004 and ER04-821-001]

Take notice that on September 13, 2004, Black Hills Power, Inc., Basin Electric Cooperative, and Power River Energy Corporation filed a revised version of their joint open access transmission tariff designated as Black Hills Power, Inc., FERC Electric Tariff Original Volume No. 4, in compliance with the Commission's order issued August 6, 2004 in Docket No. ER03–1354–000, et al., and the letter order issued August 19, 2004 in Docket No. ER04–821–000.

Comment Date: 5 p.m. eastern time on October 4, 2004.

7. MidAmerican Energy Company

[Docket No. ER04-703-002]

Take notice that on September 10, 2004, MidAmerican Energy Company (MidAmerican), submitted an amendment to its compliance filing submitted on June 10, 2004 in Docket No. ER04–703–001.

MidAmerican states that it has served a copy of the filing on Northwest Iowa Power Cooperative, the Iowa Utilities Board, the Illinois Commerce Commission and the South Dakota Public Utilities Commission.

Comment Date: 5 p.m. eastern time on October 1, 2004.

8. Virginia Electric and Power Company

[Docket No. ER04-898-001]

Take notice that on September 10, 2004, Virginia Electric and Power Company, doing business as Dominion Virginia Power, (Dominion) tendered for filing an erratum to its June 1, 2004 filing in Docket No. ER04–898–000. Dominion submitted a revised tariff sheet (Revised Sheet) in Virginia Electric and Power Company's FERC Electric Tariff, Second Revised Volume No. 5 (OATT) that corrects the pass-through of a revenue requirement for an independent generator under Schedule 2 to its OATT. Dominion requests an effective date of August 1, 2004.

Dominion states that copies of the filing were served on the official service list in this proceeding. Dominion seeks waiver of the requirement to serve a copy of the filing on all OATT customers and will post a copy of the filing on its Web site.

Comment Date: 5 p.m. eastern time on October 1, 2004.

9. Niagara Mohawk Power Corporation [Docket No. ER04–920–001]

Take notice that on September 9, 2004, Niagara Mohawk Power Corporation, a National Grid Company (Niagara Mohawk), tendered for filing First Revised Service Agreement No. 334 between Niagara Mohawk and Oneida Indian Nation (Oneida) under the New York Independent System Operator's FERC Electric Tariff, Original Volume No. 1, in compliance with the Commission's order issued July 26, 2004 in Docket No. ER04–920–000. Niagara Mohawk requests a revised effective date of September 1, 2004.

Comment Date: 5 p.m. eastern time on October 1, 2004.

10. PJM Interconnection, L.L.C.

[Docket No. ER04-1039-001]

Take notice that on September 10, 2004, PJM Interconnection, L.L.C. (PJM), submitted for filing a supplement to its July 23, 2004 filing of an executed interconnection service agreement among PJM, National Institutes of Health, and Potomac Electric Power Company (NIH ISA) to identify differences between the NIH ISA and the form of ISA in Attachment O of the PJM Open Access Transmission Tariff as modified by tariff revisions accepted by the Commission in PJM Interconnection, L.L.C., 108 FERC ¶ 61,025 (2004) and to explain certain non-standard terms and conditions included in the NIH ISA. PJM requests an effective date of June 23, 2004.

PJM states that copies of this filing were served upon the parties to the agreement and the state regulatory commissions within the PJM region, and all parties on the official service list compiled by the Secretary in this proceeding.

Comment Date: 5 p.m. eastern time on October 1, 2004.

11. PJM Interconnection, L.L.C.

[Docket No. ER04-1040-001]

Take notice that on September 10, 2004, PJM Interconnection, L.L.C. (PJM) submitted for filing a supplement to its July 23, 2004 filing of an executed interim interconnection service agreement (Interim ISA) among PJM, Calvert Cliffs Nuclear Power Plant, Inc. and Baltimore Gas and Electric (Calvert Cliffs Interim ISA) to identify differences between the Calvert Cliffs Interim ISA and the form of Interim ISA in Attachment O-1 of the PJM Open Access Transmission Tariff accepted by the Commission in PIM Interconnection, L.L.C., 108 FERC ¶ 61,025 (2004) and to provide further explanation regarding non-standard terms and conditions.

PJM states that copies of this filing were served upon the parties to the agreement and the State regulatory commissions within the PJM region, and all parties on the official service list compiled by the Secretary in this proceeding.

Comment Date: 5 p.m. eastern time on October 1, 2004.

12. Pythagoras Global Investors L.P.

[Docket No. ER04-1113-001]

Take notice that on September 9, 2004, Pythagoras Global Investors L.P. (Pythagoras) submitted an amendment to its August 11, 2004 filing in Docket No. ER04–1113–000. Pythagoras renewed its request for an effective date of October 1, 2004.

Comment Date: 5 p.m. eastern time on September 20, 2004.

13. Tampa Electric Company

[Docket No. ER04-1156-000]

Take notice that on September 13, 2004, Tampa Electric Company (Tampa Electric) filed a withdrawal of the notice of cancellation of the service agreement with Southern Company Services, Inc. (Southern) filed on August 30, 2004 in Docket No. ER04–1156–000. Tampa Electric states that the service agreement should remain in effect until further notice.

Tampa Electric states that copies of the filing have been served on Southern and the Florida Public Service Commission.

Comment Date: 5 p.m. eastern time on October 4, 2004.

14. Tucson Electric Power Company

[Docket No. ER04-1210-000]

Take notice that on September 9, 2004, Tucson Electric Power Company (Tucson Electric) tendered for filing the executed "Restated Power Service Agreement and Restated Westwing-Vail 345 kV Transmission Facilities Participation Agreement and Winchester Substation Participation Agreement between Tucson Electric Power Company and Southwest Transmission Cooperative, Inc.' (Restated Participation Agreement). Tucson Electric requests an effective date of June 19, 2004. In addition, Tucson Electric tendered for filing Notices of Cancellation in order to reflect the cancellation of the Westwing-Vail 345 kV Transmission Facilities Participation Agreement between Tucson Electric and Southwest Transmission Cooperative, Inc., dated as of May 21, 1975, as amended, and the Power Service Agreement between Tucson Electric and Southwest Transmission Cooperative, Inc., dated May 28, 1976, as amended, which are superceded by the Restated Participation Agreement.

Comment Date: 5 p.m. eastern time on September 30, 2004.

15. Covert Generating Company, LLC

[Docket No. ER04-1211-000]

Take notice that on September 13, 2004, Covert Generating Company, LLC (Covert) submitted a Notice of Cancellation of its FERC Electric Tariff, Original Volume No. 1. Covert requests an effective date of August 16, 2004.

Covert states that the filing has not been served on any party because it is not currently engaged in any sales of electric power or entered into any power or related contracts with any purchasers. Comment Date: 5 p.m. eastern time on October 4, 2004.

16. Attala Generating Company, LLC

[Docket No. ER04-1212-000]

Take notice that on September 13, 2004, Attala Generating Company, LLC. (Attala) submitted a Notice of Cancellation of its FERC Electric Tariff, Original Volume No. 1. Attala requests an effective date of March 5, 2004.

Attala states that the filing has not been served on any party because it is not currently engaged in any sales of electric power or entered into any power or related contracts with any purchasers.

Comment Date: 5 p.m. eastern time on October 4, 2004.

17. Harquahala Generating Company, LLC

[Docket No. ER04-1213-000]

Take notice that on September 13, 2004, Harquahala Generating Company, LLC (Harquahala) submitted a Notice of Cancellation of its FERC Electric Tariff, Original Volume No. 1, Harquahala requests an effective date of August 16, 2004.

Harquahala states that the filing has not been served on any party because it is not currently engaged in any sales of electric power or entered into any power or related contracts with any purchasers.

Comment Date: 5 p.m. eastern time on October 4, 2004.

18. Athens Generating Company, L.P.

[Docket No. ER04-1214-000]

Take notice that on September 13, 2004, Athens Generating Company, L.P., (Athens) submitted a Notice of Cancellation of its FERC Electric Tariff, Original Volume No. 1. Athens requests an effective date of August 16, 2004.

Athens states that the filing has not been served on any party because it is not currently engaged in any sales of electric power or entered into any power or related contracts with any purchasers.

Comment Date: 5 p.m. eastern time on October 1, 2004.

19. Anthracite Power and Light Company

[Docket No. ER04-1215-000]

Take notice that on September 13, 2004, Anthracite Power and Light Company (APL) petitioned the Commission for acceptance of Anthracite Power and Light Company Rate Schedule FERC No. 1; the granting of certain blanket approvals, including the authority to sell electricity at market-based rates; and the waiver of

certain Commission regulations. APL states that it intends to engage in wholesale electric power and energy purchases and sales as a marketer. APL further states that it is not in the primary business of generating or transmitting electric power. APL states that it is primarily engaged in the business of selling bulk fuel oil and gasoline to commercial accounts.

Comment Date: 5 p.m. eastern time on October 4, 2004.

20. Reliant Energy Electric Solutions, LLC, Reliant Energy Solutions East, LLC, Reliant Energy Aurora, LP

[Docket No. ER04-1216-000]

Take notice that on September 13, 2004, Reliant Energy Electric Solutions, LLC (REES), Reliant Energy Solutions East, LLC (RESE) and Reliant Energy Aurora, LP (Reliant Energy Aurora) (together, Reliant Companies) filed revised tariff sheets for REES, RESE and Reliant Energy Aurora, respectively. The Reliant Companies state that the purpose of the revisions is to allow the Reliant Companies to sell ancillary services, as more fully described in the filing, at market-based rates within the portion of the transmission grid controlled by PJM Interconnection, L.L.C.

The Reliant Companies state that copies of the filing were served upon the Reliant Companies' jurisdictional customers.

Comment Date: 5 p.m. eastern time on October 4, 2004.

21. PJM Interconnection, L.L.C.

[Docket No. ER04-1217-000]

Take notice that on September 13, 2004, PJM Interconnection, L.L.C. (PJM), submitted for filing an executed interconnection service agreement among PJM, Somerset Windpower, L.L.C., and Pennsylvania Electric Company, a FirstEnergy Company designated as Original Service Agreement No. 1128 under PJM's FERC Electric Tariff, Sixth Revised Volume No. 1. PJM also filed a notice of cancellation of Original Service Agreement No. 784 under PJM's FERC Electric Tariff, Fifth Revised Volume No. 1, an interconnection agreement that has been superseded. PJM requests an effective date of August 13, 2004.

PJM states that copies of this filing were served upon the parties to the agreement and the state regulatory commissions within the PJM region.

Comment Date: 5 p.m. eastern time on October 4, 2004.

22. PJM Interconnection, L.L.C.

[Docket No. ER04-1218-000]

Take notice that on September 13, 2004, PJM Interconnection, L.L.C. (PJM), submitted for filing an executed interconnection service agreement among PJM, Pennsylvania Windfarms, Inc., and Pennsylvania Electric Company, a FirstEnergy Company designated as Original Service Agreement No. 1129 under PJM's FERC Electric Tariff, Sixth Revised Volume No. 1. PJM also submitting a notice of cancellation of Service Agreement No. 489 under PJM's FERC Electric Tariff, Third Revised Volume No. 1, an interconnection service agreement that has been superseded. PIM requests an effective date of August 13, 2004.

PJM states that copies of this filing were served upon the parties to the agreement and the state regulatory commissions within the PJM region.

Comment Date: 5 p.m. eastern time on October 4, 2004.

23. Dynegy Power Marketing, Inc.

[Docket No. ER04-1223-000]

Take notice that on September 10, 2004, Dynegy Power Marketing, Inc. (Dynegy) filed Second Revised Sheet Nos. 1 and 2 to Dynegy's Fourth Revised Rate Schedule No. FERC No. 1, to modify its market-based rate authority associated with the pending termination of its corporate affiliation with Illinois Power Company (Illinois Power).

Comment Date: 5 p.m. eastern time on October 1, 2004.

Standard Paragraph

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a notice of intervention or motion to intervene, as appropriate. Such notices, motions, or protests must be filed on or before the comment date. Anyone filing a motion to intervene or protest must serve a copy of that document on the Applicant and all parties to this proceeding.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at http://www.ferc.gov. Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy Regulatory Commission,

888 First Street, NE., Washington, DC 20426.

This filing is accessible on-line at http://www.ferc.gov, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the Web site that enables subscribers to receive e-mail notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please e-mail FERCOnlineSupport@ferc.gov, or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Magalie R. Salas,

Secretary.

[FR Doc. E4-2361 Filed 9-23-04; 8:45 am]
BILLING CODE 6717-01-P

ENVIRONMENTAL PROTECTION AGENCY

[ER-FRL-6656-1]

Environmental Impact Statements and Regulations; Availability of EPA Comments

Availability of EPA comments prepared pursuant to the Environmental Review Process (ERP), under Section 309 of the Clean Air Act and Section 102(2)(c) of the National Environmental Policy Act, as amended. Requests for copies of EPA comments can be directed to the Office of Federal Activities at (202) 564–7167. An explanation of the ratings assigned to draft environmental impact statements (EISs) was published in FR dated April 02, 2004 (69 FR 17403).

Draft EISs

ERP No. D-AFS-E65069-AL Rating LO, Longleaf Ecosystem Restoration Project, Proposes a Five-Year Project to Begin Restoration of Native Longleaf, Talladega National Forest, Oakmulgee District, Tuscaloosa, Hale, Bibbs, and Perry Counties, AL.

Summary: EPA has no objections to this project.

ERP No. D-AFS-J65419-MT Rating EC2, Gallatin National Forest, Main Boulder Fuels Reduction Project, Implementation, Gallatin National Forest, Big Timber Ranger District, Big Timber, Sweet Grass and Park Counties,

Summary: EPA supports activities to reduce fuels and fire risk and increase public and firefighter safety. However, EPA is concerned about the potential for timber harvest activities and road construction to adversely impact aquatic

resources, riparian habitat and functions.

ERP No. D-AFS-L65465-OR Rating EC2, Tamarack Quarry Expansion Project, Secure a Long-Term, Economical Source of Rock Material to Use for Highway and Road Maintenance, Mt. Hood National Forest, Clackamas County, OR.

Summary: EPA expressed environmental concerns with potential adverse impacts to water quality and hydrology. The Final EIS should include proposed excavation, reclamation and spill plans, including appropriate mitigation measures.

ERP No. D-FHW-F40424-OH Rating EC2, US 33 Nelsonville Bypass Project, To Upgrade Existing Four-Lane Controlled Access Expressway between Haydenville in Hocking County and New Floodwood in Hocking and Athens Counties, OH.

Summary: EPA expressed concerns due to forest fragmentation, habitat loss, and potential threats to threatened and endangered species. In addition, EPA requested information on drinking water sources, highway runoff, impacts to groundwater, and cumulative impacts associated with habitat fragmentation.

ERP No. D-FHW-J40163-UT Rating EC2, Iron County Transportation Corridors, Construction from Station Road 56 to Exit 51 on Interstate 15, Funding and Right-of-Way Grant, Southwest of the Cedar City, Iron County, UT.

Summary: EPA expressed concerns due to habitat fragmentation impacts, additional air emissions, environmental justice, and the cultural resources analysis.

ERP No. D-FRA-K53009-CA Rating EO2, California High-Speed Train System, Proposes a High-Speed Train (HST) System for Intercity Travel, Extending from Sacramento and the San Francisco Bay Area in the north, through Central Valley, to Los Angeles and San Diego in the south, Orange County, CA.

Summary: EPA expressed objections due to potential significant impacts to aquatic resources of national importance, wetlands, and habitat fragmentation in the Bay Area to Merced and the Bakersfield to Los Angeles regions, and impacts to farmland and resources from proposed bypasses around Central Valley communities. Information is requested that fully discloses the estimated direct, indirect, and cumulative impacts to aquatic and biological resources.

ERP No. D-NPS-K65271-CA Rating EC2, Santa Monica Mountains National Recreation Area, Fire Management Plan,

Implementation, Santa Monica Mountains, CA.

Summary: EPA expressed concerns that the prescribed burn treatments in the proposed alternative may result in more adverse air quality impacts than using only mechanical treatment to meet the same needs. EPA recommend that the FEIS analyze another mechanical treatment alternative and assess air quality impacts for criteria pollutants other than PM10.

Final EISs

ERP No. F-BLM-J65393-CO, Colorado Canyons National Conservation Area and Black Ridge Canyons Wilderness Resource Management Plan, Implementation, Mesa County, CO.

Summary: No comment letter was sent to the preparing agency.

ERP No. F-BLM-K08027-NV, Tracy to Silver Lake Transmission Line Project, Construction, Operation and Maintenance of a 120kV Transmission Line from Tracy Power Plant to New Substations in the Spanish Spring Valley and Stead Areas, Right-of-Way Application, Washoe County, NV.

Summary: No comment letter was

sent to the preparing agency. ERP No. F-COE-K39066-CA, Port J. Long Beach Pier J South Terminal Expansion Project, Additional Cargo Requirements Associated with Growing Export and Import Volumes, Port Master Plan (PMP) Amendment, COE Section 404, 401 and 10 Permits, City of Long Beach, CA.

Summary: No comment letter was sent to the preparing agency.

Dated: September 21, 2004.

Robert W. Hargrove,

Director, NEPA Compliance Division, Office of Federal Activities.

[FR Doc. 04–21491 Filed 9–23–04; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[ER-FRL-6655-9]

Environmental Impact Statements; Notice of Availability

Responsible Agency: Office of Federal Activities, General Information (202) 564–7167 or http://www.epa.gov/ compliance/nepa/.

Weekly receipt of Environmental Impact Statements

Filed September 13, 2004 Through September 17, 2004 Pursuant to 40 CFR 506.9.

EIS No. 040442, DRAFT EIS, BLM, UT, Castle Peak and Eighmile Flat Oil and Gas Expansion Project, Proposal to Expand Crude Oil and Natural Gas Development and Production Program, Right-of-Way Grant, Duchesne and Uintah Counties, UT; Comment Period Ends: November 8, 2004; Contact: Jean Nitschke-Sinclear (435) 781–4473.

EIS No. 040443, DRAFT EIS, NPS, ME, Schoodic General Management Plan Amendment, Implementation, Acadia National Park, ME; Comment Period Ends: November 23, 2004; Contact: John T. Kelly (207) 288–8703.

EÍS No. 040444, DRÁFT EIS, AFS, OR, Joseph Creek Rangeland Analysis Project, Proposal to Allocate Forage for Commercial Livestock Grazing on Eleven Allotments, Wallowa-Whitman National Forest, Wallowa Valley Ranger District, Wallowa County, OR; Comment Period Ends: November 8, 2004; Contact: Alicia Glassford (541) 426–5689.

Glassford (541) 426–5689.

EIS No. 040445, FINAL EIS, AFS, WY, ID, High Mountains Heli-Skiing (HMH) Project, Issuance of a New 5-Year Special Use Permit (SUP) to Continue Operating Guided Helicopter Skiing in Portions of the Bridger-Teton National Forest and Caribou-Targhee National Forest (CTNF), Teton and Lincoln Counties, WY and Teton and Bonneville Counties, ID, Wait Period Ends: October 25, 2004, Contact: Ray Spencer (307) 739–5400.

EIS No. 040446, DRAFT EIS, AFS, UT, Wasatch Plateau Grazing Project, Proposal to Continue to Authorize Sheep Grazing by Issuance of a Term Grazing Permits on 3 Sheep Allotments, Manti-La Sal National Forest, Sanpete, Ferron and Price Ranger Districts, Sanpete, Carbon, Utah and Emery Counties, UT; Comment Period Ends: November 8, 2004; Contact: John Healy (435) 636–3585.

EIS No. 040447, DRAFT SUPPLEMENT, BIA, AZ, NM, Programmatic—Navajo Nation 10-Year Forest Management Plan, New and Updated Information on Alternatives, Chuska Mountains and Defiance Plateau Area, AZ, and NM; Comment Period Ends: November 8, 2004; Contact: Jonathan Martin (928) 729–7228.

EIS No. 040448, FINAL EIS, AFS, MN, Virginia Forest Management Project Area, Resource Management Activities on 101,000 Acres of Federal Land, Implementation, Superior National Forest, Eastern Region, St. Louis County, MN; Comment Period Ends: October 25, 2004; Contact: Susan Duffy (218) 229–8800. This document is available on the Internet at: http://

www.superiornationalforest.org.

EIS No. 040449, FINAL EIS, AFS, MT, Sheep Creek Range Analysis, Grazing and Special Use Allotments Reorganization, Grazing and Special Use Permits Issuance, Lewis and Clark National Forest, White Sulphur Springs Ranger District, Meagher and Cascade Counties, MT; Wait Period Ends: October 25, 2004; Contact: Eldon Rash (406) 791–7706.

EIS No. 040450, FINAL EIS, AFS, OR,
Easy Fire Recovery Project and
Proposed Nonsignificant Forest Plan
Amendments, Timber Salvage, Future
Fuel Reduction, Road Reconstruction
and Maintenance, Road Closure, Tree
Planting and Two Non-significant
Forest Plan Amendments,
Implementation, Malheur National
Forest, Prairie City Ranger District,
Grant County; Wait Period Ends:
October 25, 2004; Contact: Rick
Larson (541) 820–3391.

EIS No. 040451, FINAL EIS, AFS, OR, Mt. Ashland Ski Area Expansion, Site Specific Project, Maintenance and Enhancements of Environmental Resources, Implementation, Special Use Permit, Ashland Ranger District, Rogue River National Forest and Scott River Ranger District, Klammath National Forest, Jackson County, OR; Wait Period Ends: October 25, 2004; Contact: Linda Duffy (541) 592–2900.

This document is available on the Internet at: http://www.fs.fed.us/r6/siskiyou/planning/mtashland/feis/.

EIS No. 040452, DRAFT EIS, NRC, MI, Generic-Donald C. Cook Nuclear Plant, Units No. 1 and 2, (TAC No. MC 1221 and MC 1222) License Renewal, Supplement 20 to NUREG 1437, Berrien County, MI; Comment Period Ends: December 8, 2004; Contact: Robert Schaaf (301) 415— 1312.

EIS No. 040453, FINAL EIS, AFS, AK, Commercially Guided Helicopter Skiing on the Kena, Peninula, Issuance of a Five Year Special Use Permit, Chugach National Forest, Glacier and Seward Ranger Districts, Kenai Peninsula, AK; Wait Period Ends: October 25, 2004; Contact: Theresa Paquet (907) 783–3242.

EIS No. 040454, FINAL EIS, NOA, WA, CA, OR, Programmatic EIS—Pacific Coast Groundfish Bycatch Management, Establishment of Policies and Program Direction to Minimize Bycatch in the West Coast Groundfish Fisheries, Magnuson—Stevens Act, WA, OR, and CA; Wait Period Ends: October 25, 2004; Contact: D. Robert Lohn (206) 526—6150

Amended Notices

EIS No. 040438, DRAFT EIS, DOD,
Programmatic—Missile Defense
Agency, To Incrementally Develop,
Test, Deploy and Planning for
Decommissioning of the Ballistic
Missile Defense System (BMDS);
Comment Period Ends: November 17,
2004; Contact: Martin Duke (703)
697—4248. Revision of FR Notice
Published on 9/17/2004: CEQ
Comment Period Extended from
11/1/2004 to 11/17/2004.

Dated: September 2, 2004.

Robert W. Hargrove,

Division Director, NEPA Compliance Division, Office of Federal Activities. [FR Doc. 04–21492 Filed 9–23–04; 8:45 am] BILLING CODE 6560–50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7817-8]

Meeting of the Mobile Sources Technical Review Subcommittee

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Notice of meeting.

SUMMARY: Pursuant to the Federal Advisory Committee Act, Public Law 92-463, notice is hereby given that the Mobile Sources Technical Review Subcommittee (MSTRS) will meet in October 2004. This is an open meeting. The meeting will include updates on workgroup activities. The main topic of the meeting will be the mobile source recommendations by the National Academy of Sciences published in Air Quality Management in the United States. The preliminary agenda for the meeting, as well as the minutes from the previous (June 2004) meeting will be posted on the Subcommittee's Web site: http://www.epa.gov/air/caaac/ mobile_sources.html. MSTRS listserver subscribers will receive notification when the agenda is available on the Subcommittee Web site. To subscribe to the MSTRS listserver, go to https:// lists.epa.gov/cgi-bin/ lyris.pl?enter=mstrs. The site contains instructions and prompts for subscribing to the listserver service.

DATES: Monday, October 4, 2004 from 9 a.m. to 4 p.m. Registration begins at 8:30 a.m.

ADDRESSES: The meeting will be held at the Crowne Plaza Washington—

National Airport Hotel, 1489 Jefferson Davis Highway, Arlington, VA. 1–703– 416–1600. The hotel is located one block from the Crystal City Metro station, and shuttle buses are available to and from Washington Reagan National Airport.

FOR FURTHER INFORMATION CONTACT: For technical information: Dr. L. Joseph Bachman, Designated Federal Officer, Transportation and Regional Programs Division, Mailcode 6406J, U.S. EPA, 1200 Pennsylvania Ave. NW., Washington, DC 20460; Ph: 202–343–9373; e-mail, bachman.joseph@epa.gov.

For logistical and administrative information: Ms. Cassandra Wallace, FACA Management Officer, U.S. EPA, Mailcode 6406J, U.S. EPA, 1200 Pennsylvania Ave. NW., Washington, DC 20460; Ph: 202–343–9373; e-mail: wallace.cassandra@epa.gov. Background on the work of the Subcommittee is available at http://transaq.ce.gatech.edu/epatac/, and more current information is found at: http://www.epa.gov/air/caaac/mobile_sources.html.

Individuals or organizations wishing to provide comments to the Subcommittee should submit them to Dr. Bachman at the address above by September 27, 2004. The Subcommittee expects that public statements presented at its meetings will not be repetitive of previously submitted oral or written statements.

SUPPLEMENTARY INFORMATION: During the meeting, the Subcommittee may also hear progress reports from some of its workgroups as well as updates and announcements on activities of general interest to attendees.

Dated: September 15, 2004.

Karl Simon,

Acting Director, Office of Transportation and Air Quality.

[FR Doc. 04-21498 Filed 9-23-04; 8:45 am] BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[OPP-2004-0219; FRL-7679-8]

Chlorsulfuron Risk Assessments and Preliminary Risk Reduction Options (Phase 3 of 4–Phase Process); Notice of Availability

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice.

summary: This notice announces the availability of EPA's risk assessments, preliminary risk reduction options, and related documents for the pesticide chlorsulfuron, and opens a public comment period on these documents. The public also is encouraged to suggest risk management ideas or proposals to address the risks identified. EPA is

developing a Reregistration Eligibility Decision (RED) for chlorsulfuron through a modified, 4-Phase public participation process that the Agency uses to involve the public in developing pesticide reregistration and tolerance reassessment decisions. Through these programs, EPA is ensuring that all pesticides meet current health and safety standards.

DATES: Comments, identified by docket identification (ID) number OPP-2004-0219, must be received on or before November 23, 2004.

ADDRESSES: Comments may be submitted electronically, by mail, or through hand delivery/courier. Follow the detailed instructions as provided in Unit I. of the SUPPLEMENTARY INFORMATION.

FOR FURTHER INFORMATION CONTACT:

Susan Jennings, Special Review and Reregistration Division (7508C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (706) 355–8574; fax number: (706) 355–8744; e-mail address: jennings.susan@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

This action is directed to the public in general, and may be of interest to a wide range of stakeholders including environmental, human health, and agricultural advocates; the chemical industry; pesticide users; and members of the public interested in the sale, distribution, or use of pesticides. Since others also may be interested, the Agency has not attempted to describe all the specific entities that may be affected by this action. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Get Copies of this Document and Other Related Information?

1. Docket. EPA has established an official public docket for this action under docket ID number OPP-2004-0219. The official public docket consists of the documents specifically referenced in this action, any public comments received, and other information related to this action. Although a part of the official docket, the public docket does not include Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. The official public docket is the collection of materials that is available

for public viewing at the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305–5805.

2. Electronic access. You may access this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at http://www.epa.gov/fedrgstr/.

An electronic version of the public docket is available through EPA's electronic public docket and comment system, EPA Dockets. You may use EPA Dockets at http://www.epa.gov/edocket/to submit or view public comments, access the index listing of the contents of the official public docket, and to access those documents in the public docket that are available electronically. Once in the system, select "search," then key in the appropriate docket ID

Certain types of information will not be placed in the EPA Dockets. Information claimed as CBI and other information whose disclosure is restricted by statute, which is not included in the official public docket, will not be available for public viewing in EPA's electronic public docket. EPA's policy is that copyrighted material will not be placed in EPA's electronic public docket but will be available only in printed, paper form in the official public docket. To the extent feasible, publicly available docket materials will be made available in EPA's electronic public docket. When a document is selected from the index list in EPA Dockets, the system will identify whether the document is available for viewing in EPA's electronic public docket. Although, not all docket materials may be available electronically, you may still access any of the publicly available docket materials through the docket facility identified in Unit I.B.1. EPA intends to work towards providing electronic access to all of the publicly available docket materials through EPA's electronic public docket.

For public commenters, it is important to note that EPA's policy is that public comments, whether submitted electronically or in paper, will be made available for public viewing in EPA's electronic public docket as EPA receives them and without change, unless the comment contains copyrighted material, CBI, or other information whose disclosure is restricted by statute. When EPA identifies a comment containing copyrighted material, EPA will provide a reference to that material in the

version of the comment that is placed in EPA's electronic public docket. The entire printed comment, including the copyrighted material, will be available in the public docket.

Public comments submitted on computer disks that are mailed or delivered to the docket will be transferred to EPA's electronic public docket. Public comments that are mailed or delivered to the docket will be scanned and placed in EPA's electronic public docket. Where practical, physical objects will be photographed, and the photograph will be placed in EPA's electronic public docket along with a brief description written by the docket staff.

C. How and to Whom Do I Submit Comments?

You may submit comments electronically, by mail, or through hand delivery/courier. To ensure proper receipt by EPA, identify the appropriate docket ID number in the subject line on the first page of your comment. Please ensure that your comments are submitted within the specified comment period. Comments received after the close of the comment period will be marked "late." EPA is not required to consider these late comments. If you wish to submit CBI or information that is otherwise protected by statute, please follow the instructions in Unit I.D. Do not use EPA Dockets or e-mail to submit CBI or information protected by statute.

1. Electronically. If you submit an electronic comment as prescribed in this unit, EPA recommends that you include your name, mailing address, and an email address or other contact information in the body of your comment. Also include this contact information on the outside of any disk or CD ROM you submit, and in any cover letter accompanying the disk or CD ROM. This ensures that you can be identified as the submitter of the comment and allows EPA to contact you in case EPA cannot read your comment due to technical difficulties or needs further information on the substance of your comment. EPA's policy is that EPA will not edit your comment, and any identifying or contact information provided in the body of a comment will be included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket. If EPA cannot read your comment due to technical difficulties and cannot contact you for clarification, EPA may not be able to consider your comment.

i. *EPA Dockets*. Your use of EPA's electronic public docket to submit comments to EPA electronically is

EPA's preferred method for receiving comments. Go directly to EPA Dockets at http://www.epa.gov/edocket/, and follow the online instructions for submitting comments. Once in the system, select "search," and then key in docket ID number OPP-2004-0219. The system is an "anonymous access" system, which means EPA will not know your identity, e-mail address, or other contact information unless you provide it in the body of your comment.

ii. E-mail. Comments may be sent by e-mail to opp-docket@epa.gov, Attention: Docket ID number OPP-2004-0219. In contrast to EPA's electronic public docket, EPA's e-mail system is not an "anonymous access" system. If you send an e-mail comment directly to the docket without going through EPA's electronic public docket, EPA's e-mail system automatically captures your e-mail address. E-mail addresses that are automatically captured by EPA's e-mail system are included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket.

iii. Disk or CD ROM. You may submit comments on a disk or CD ROM that you mail to the mailing address identified in Unit I.C.2. These electronic submissions will be accepted in WordPerfect or ASCII file format. Avoid the use of special characters and any

form of encryption.

2. By mail. Send your comments to: Public Information and Records Integrity Branch (PIRIB) (7502C), Office of Pesticide Programs (OPP), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-0001, Attention: Docket ID number OPP-2004-0219.

3. By hand delivery or courier. Deliver your comments to: Public Information and Records Integrity Branch (PIRIB), Office of Pesticide Programs (OPP), Environmental Protection Agency, Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA, Attention: Docket ID number OPP-2004-0219. Such deliveries are only accepted during the docket's normal hours of operation as identified in Unit I.B.1.

D. How Should I Submit CBI to the Agency?

Do not submit information that you consider to be CBI electronically through EPA's electronic public docket or by e-mail. You may claim information that you submit to EPA as CBI by marking any part or all of that information as CBI (if you submit CBI on disk or CD ROM, mark the outside of the disk or CD ROM as CBI and then identify electronically within the disk or

CD ROM the specific information that is CBI). Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2.

In addition to one complete version of the comment that includes any information claimed as CBI, a copy of the comment that does not contain the information claimed as CBI must be submitted for inclusion in the public docket and EPA's electronic public docket. If you submit the copy that does not contain CBI on disk or CD ROM, mark the outside of the disk or CD ROM clearly that it does not contain CBI. Information not marked as CBI will be included in the public docket and EPA's electronic public docket without prior notice. If you have any questions about CBI or the procedures for claiming CBI, please consult the person listed under FOR FURTHER INFORMATION CONTACT.

E. What Should I Consider as I Prepare My Comments for EPA?

You may find the following suggestions helpful for preparing your comments:

1. Explain your views as clearly as possible.

2. Describe any assumptions that you

used. 3. Provide any technical information

and/or data you used that support your

4. If you estimate potential burden or costs, explain how you arrived at your estimate.

5. Provide specific examples to illustrate your concerns.

6. Offer alternatives.

7. Make sure to submit your comments by the comment period deadline identified.

8. To ensure proper receipt by EPA, identify the appropriate docket ID number in the subject line on the first page of your response. It would also be helpful if you provided the name, date, and Federal Register citation related to your comments.

II. Background

A. What Action is the Agency Taking?

EPA is releasing for public comment its occupational human health and environmental fate and effects risk assessments, preliminary risk reduction options, and related documents for chlorsulfuron and encouraging the public to suggest risk management ideas or proposals. This action only applies to the occupational human health and ecological risk assessments for chlorsulfuron. Chlorsulfuron dietary and residential aggregate risks were assessed in an Agency action published in the Federal Register of August 14,

2002 (67 FR 52866) (FRL-7679-8), establishing new tolerances for residues for chlorsulfuron in or on grass, forage and grass hav and reassessing all other existing tolerances of chlorsulfuron as required by the Federal Food, Drug, and Cosmetic Act (FFDCA), as amended by the Food Quality Protection Act (FQPA). For information on dietary and residential risks, please refer to the earlier notice published in the Federal

EPA developed the risk assessments and preliminary risk reduction options for chlorsulfuron through a modified version of its public process for making pesticide reregistration eligibility and tolerance reassessment decisions. Through these programs, EPA is ensuring that pesticides meet current standards under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)

and the FFDCA.

Chlorsulfuron is used as a pre- and post-emergent herbicide to control a variety of weeds on cereal grains, pasture and rangeland, industrial sites, and turf grass. The Agency estimates that chlorsulfuron usage averaged approximately 72,000 pounds of active ingredient per year to treat over 5.5 million acres of, primarily, wheat. Chlorsulfuron is also used by the U.S. Department of Interior (Bureau of Land Management) to control invasive weed species.

EPA is providing an opportunity, through this notice, for interested parties to provide comments and input on the Agency's risk assessments for chlorsulfuron. Such comments and input could address, for example, the availability of additional data to further refine the risk assessments, such as plant toxicity data, or could address the Agency's risk assessment methodologies and assumptions as applied to this specific pesticide. Risks from the use of chlorsulfuron do not exceed the Agency's levels of concern for occupational workers, non-target terrestrial animals, or aquatic animals. However, the use of chlorsulfuron does pose risks of concern to non-target plants exposed through drift, runoff, or direct application.

Through this notice, EPA is releasing for public comment its preliminary risk reduction options for chlorsulfuron and is providing an opportunity for interested parties to provide risk management proposals or otherwise comment on risk management. The Agency is proposing several preliminary mitigation measures to reduce the risk to non-target plants. These mitigation measures include: More specific product labels, further application limitations to reduce drift of spray,

vegetative buffer zones to reduce runoff, and restrictions on contaminated irrigation water. The Agency expects the proposed mitigation measures to reduce, but not eliminate, the exposure to nontarget plants. The Agency is analyzing other possible mitigation measures, especially those that could protect endangered plants, and would welcome public input and suggestions for additional mitigation measures. Considering EPA's preliminary risk reduction options, such comments and proposals should further discuss ways to manage chlorsulfuron's ecological risks resulting from its use, as discussed in the Agency's risk assessments.

EPA seeks to achieve environmental justice, the fair treatment and meaningful involvement of all people, regardless of race, color, national origin, or income, in the development, implementation, and enforcement of environmental laws, regulations, and policies. To help address potential environmental justice issues, the Agency seeks information on any groups or segments of the population who, as a result of their location, cultural practices, or other factors, may have atypical, unusually high exposure to chlorsulfuron, compared to the general nonulation.

EPA is applying the principles of public participation to all pesticides undergoing reregistration and tolerance reassessment. The Agency's Pesticide Tolerance Reassessment and Reregistration; Public Participation Process, published in the Federal Register of May 14, 2004, (69 FR 26819) (FRL-7357-9), explains that in conducting these programs, the Agency is tailoring its public participation process to be commensurate with the level of risk, extent of use, complexity of the issues, and degree of public concern associated with each pesticide. For chlorsulfuron, a modified, 4-Phase process with one comment period and ample opportunity for public consultation seems appropriate in view of its refined risk assessments and limited uses. However, if as a result of comments received during this comment period EPA finds that additional issues warranting further discussion are raised, the Agency may lengthen the process and include a second comment period, as needed. EPA may issue the chlorsulfuron RED for public comment.

All comments should be submitted using the methods in Unit I. of the SUPPLEMENTARY INFORMATION, and must be received by EPA on or before the closing date. Comments will become part of the Agency Docket for chlorsulfuron. Comments received after

the close of the comment period will be marked "late." EPA is not required to consider these late comments.

B. What is the Agency's Authority for Taking this Action?

Section 4(g)(2) of FIFRA as amended directs that, after submission of all data concerning a pesticide active ingredient, "the Administrator shall determine whether pesticides containing such active ingredient are eligible for reregistration," before calling in product-specific data on individual enduse products and either reregistering products or taking other "appropriate regulatory action."

Section 408(q) of the FFDCA, 21 U.S.C. 346a(q), requires EPA to review tolerances and exemptions for pesticide residues in effect as of August 2, 1996, to determine whether the tolerance or exemption meets the requirements of section 408(b)(2) or (c)(2) of FFDCA. This review is to be completed by August 3, 2006.

List of Subjects

Environmental protection, Pesticides and pests.

Dated: September 16, 2004.

Debra Edwards,

Director, Special Review and Reregistration Division, Office of Pesticide Programs. [FR Doc. 04–21510 Filed 9–23–04; 8:45 am] BILLING CODE 6560–50–S

ENVIRONMENTAL PROTECTION AGENCY

[OPP-2004-0317; FRL-7680-7]

Flumetsulam; Tolerance Reassessment Decision for Low Risk Pesticide; Notice of Availability

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Notice.

SUMMARY: This notice announces the availability of EPA's Tolerance Reassessment Decision (TRED) for the pesticide flumetsulam, and opens a public comment period on this document, related risk assessments, and other support documents. EPA has reviewed the low risk pesticide flumetsulam through a modified, streamlined version of the public participation process that the Agency uses to involve the public in developing pesticide tolerance reassessment and reregistration decisions. Through the tolerance reassessment program, EPA is ensuring that all pesticides meet current health and food safety standards. DATES: Comments, identified by docket

Identification number OPP-2004-0317,

must be received on or before October 25, 2004.

ADDRESSES: Comments may be submitted electronically, by mail, or through hand delivery/courier. Follow the detailed instructions as provided in Unit I. of the SUPPLEMENTARY INFORMATION.

FOR FURTHER INFORMATION CONTACT: Mika J. Hunter, Special Review and Reregistration Division (7508C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (703) 308–0041; fax number: (703) 308–8041; e-mail address: hunter. mika@epa.gov.

SUPPLEMENTARY INFORMATION: I. General Information

A. Does this Action Apply to Me?

This action is directed to the public in general, and may be of interest to a wide range of stakeholders including environmental, human health, and agricultural advocates; the chemical industry; pesticide users; and members of the public interested in the sale, distribution, or use of pesticides. Since others also may be interested, the Agency has not attempted to describe all the specific entities that may be affected by this action. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Get Copies of this Document and Other Related Information?

1. Docket. EPA has established an official public docket for this action under docket ID number OPP-2004-0317. The official public docket consists of the documents specifically referenced in this action, any public comments received, and other information related to this action. Although a part of the official docket, the public docket does not include Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. The official public docket is the collection of materials that is available for public viewing at the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305-5805.

2. Electronic access. You may access this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at

http://www.epa.gov/fedrgstr/.

An electronic version of the public docket is available through EPA's electronic public docket and comment system, EPA Dockets. You may use EPA Dockets at http://www.epa.gov/edocket/ to submit or view public comments, access the index listing of the contents of the official public docket, and to access those documents in the public docket that are available electronically. Once in the system, select "search." then key in the appropriate docket ID number.

Certain types of information will not be placed in the EPA Dockets. Information claimed as CBI and other information whose disclosure is restricted by statute, which is not included in the official public docket, will not be available for public viewing in EPA's electronic public docket. EPA's policy is that copyrighted material will not be placed in EPA's electronic public docket but will be available only in printed, paper form in the official public docket. To the extent feasible, publicly available docket materials will be made available in EPA's electronic public docket. When a document is selected from the index list in EPA Dockets, the system will identify whether the document is available for viewing in EPA's electronic public docket. Although not all docket materials may be available electronically, you may still access any of the publicly available docket materials through the docket facility identified in Unit I.B.1. EPA intends to work towards providing electronic access to all of the publicly available docket materials through EPA's electronic public docket.

For public commenters, it is important to note that EPA's policy is that public comments, whether submitted electronically or in paper, will be made available for public viewing in EPA's electronic public docket as EPA receives them and without change, unless the comment contains copyrighted material, CBI, or other information whose disclosure is restricted by statute. When EPA identifies a comment containing copyrighted material, EPA will provide a reference to that material in the version of the comment that is placed in EPA's electronic public docket. The entire printed comment, including the copyrighted material, will be available in the public docket.

Public comments submitted on computer disks that are mailed or delivered to the docket will be transferred to EPA's electronic public docket. Public comments that are mailed or delivered to the docket will be scanned and placed in EPA's electronic public docket. Where practical, physical

objects will be photographed, and the photograph will be placed in EPA's electronic public docket along with a brief description written by the docket staff.

C. How and to Whom Do I Submit Comments?

You may submit comments electronically, by mail, or through hand delivery/courier. To ensure proper receipt by EPA, identify the appropriate docket ID number in the subject line on the first page of your comment. Please ensure that your comments are submitted within the specified comment period. Comments received after the close of the comment period will be marked "late." EPA is not required to consider these late comments. If you wish to submit CBI or information that is otherwise protected by statute, please follow the instructions in Unit I.D. Do not use EPA Dockets or e-mail to submit CBI or information protected by statute.

1. Electronically. If you submit an electronic comment as prescribed in this unit, EPA recommends that you include your name, mailing address, and an email address or other contact information in the body of your comment. Also include this contact information on the outside of any disk or CD ROM you submit, and in any cover letter accompanying the disk or CD ROM. This ensures that you can be identified as the submitter of the comment and allows EPA to contact you in case EPA cannot read your comment due to technical difficulties or needs further information on the substance of your comment. EPA's policy is that EPA will not edit your comment, and any identifying or contact information provided in the body of a comment will be included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket. If EPA cannot read your comment due to technical difficulties and cannot contact you for clarification, EPA may not be able to consider your comment.

i. EPA Dockets. Your use of EPA's electronic public docket to submit comments to EPA electronically is EPA's preferred method for receiving comments. Go directly to EPA Dockets at http://www.epa.gov/edocket/, and follow the online instructions for submitting comments. Once in the system, elect "search," and then key in docket ID number OPP–2004–0317. The system is an "anonymous access" system, which means EPA will not know your identity, e-mail address, or other contact information unless you provide it in the body of your comment.

ii. E-mail. Comments may be sent by e-mail to opp docket@epa.gov, Attention: Docket ID number OPP-2004-0317. In contrast to EPA's electronic public docket, EPA's e-mail system is not an "anonymous access" system. If you send an e-mail comment directly to the docket without going through EPA's electronic public docket, EPA's e-mail system automatically captures your e-mail address. E-mail addresses that are automatically captured by EPA's e-mail system are included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket.

iii. Disk or CD ROM. You may submit comments on a disk or CD ROM that you mail to the mailing address identified in Unit I.C.2. These electronic submissions will be accepted in WordPerfect or ASCII file format. Avoid the use of special characters and any

form of encryption.
2. By mail. Send your comments to: Public Information and Records Integrity Branch (PIRIB) (7502C), Office of Pesticide Programs (OPP), Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-0001, Attention: Docket ID number OPP-2004-0317.

3. By hand delivery or courier. Deliver your comments to: Public Information and Records Integrity Branch (PIRIB), Office of Pesticide Programs (OPP), Environmental Protection Agency, Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA, Attention: Docket ID number OPP-2004-0317, Such deliveries are only accepted during the docket's normal hours of operation as identified in Unit I.B.1.

D. How Should I Submit CBI to the Agency?

Do not submit information that you consider to be CBI electronically through EPA's electronic public docket or by e-mail. You may claim information that you submit to EPA as CBI by marking any part or all of that information as CBI (if you submit CBI on disk or CD ROM, mark the outside of the disk or CD ROM as CBI and then identify electronically within the disk or CD ROM the specific information that is CBI). Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2.

In addition to one complete version of the comment that includes any information claimed as CBI, a copy of the comment that does not contain the information claimed as CBI must be submitted for inclusion in the public docket and EPA's electronic public docket. If you submit the copy that does

not contain CBI on disk or CD ROM, mark the outside of the disk or CD ROM clearly that it does not contain CBI. Information not marked as CBI will be included in the public docket and EPA's electronic public docket without prior notice. If you have any questions about CBI or the procedures for claiming CBI, please consult the person listed under FOR FURTHER INFORMATION CONTACT.

E. What Should I Consider as I Prepare My Comments for EPA?

You may find the following suggestions helpful for preparing your comments:

1. Explain your views as clearly as possible.

2. Describe any assumptions that you

3. Provide any technical information and/or data you used that support your views.

4. If you estimate potential burden or costs, explain how you arrived at your estimate.

5. Provide specific examples to illustrate your concerns.

6. Offer alternatives.

7. Make sure to submit your comments by the comment period deadline identified.

8. To ensure proper receipt by EPA, identify the appropriate docket ID number in the subject line on the first page of your response. It would also be helpful if you provided the name, date, and Federal Register citation related to your comments.

II. Background

A. What Action is the Agency Taking?

EPA developed the flumetsulam TRED through a modified, streamlined version of its public process for making tolerance reassessment and reregistration eligibility decisions. Through these programs, the Agency is ensuring that pesticides meet current standards under the Federal Food, Drug, and Cosmetic Act (FFDCA) and the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as amended by FOPA. EPA must review tolerances and tolerance exemptions that were in effect when the FQPA was enacted, to ensure that these existing pesticide residue limits for food and feed commodities meet the safety standard established by the new law. Tolerances are considered reassessed once the safety finding has been made or a revocation occurs. EPA has reviewed and made the requisite safety finding for the flumetsulam tolerances included in this notice.

EPA has reassessed the uses of flumetsulam, as well as 4 existing

tolerances or legal residue limits, and reached a tolerance reassessment decision for this low risk pesticide. The Agency is issuing for comment the resulting Report on Food Quality Protection Act (FQPA) Tolerance Reassessment Progress and Risk Management Decision for flumetsulam, known as a TRED, as well as related risk assessments and technical support documents.

Flumetsulam is a herbicide registered for use on soybeans and field corn and belongs to the triazolopyrimidine chemical class. Flumetsulam can be applied pre-plant, pre-emergence, or post-emergence to control broadleaf weeds and may be applied alone or in formulation with other active ingredients. The maximum application rate for flumetsulam is 0.07 lb a.i/acre with a minimum pre-harvest interval range of 70 to 85 days. The highest usage of flumetsulamis on corn and approximately 12,000 pounds are used annually. A petition for a new use on dry beans has been submitted to the Agency. This use has been included in the risk assessment and is awaiting further action by the Registration Division.

Flumetsulam is in Toxicity Category III or IV for acute oral, dermal, and inhalation exposure and for dermal and ocular irritation, and is not a dermal sensitizer. There was no indication of reproductive, neurotoxicant, or carcinogenic effects from flumetsulam in the reviewed studies. There are no studies that identify an acute hazard based on toxic effects observed following a single oral dose. A conservative dietary (food and water) risk assessment concluded that for all supported commodities (including proposed dry bean), the chronic dietary exposure estimates are below the Agency's level of concern for all population subgroups. The toxicology database for flumetsulam is adequate for FQPA considerations. Based on the hazard data, the Agency recommended that the special FQPA Safety Factor be reduced to 1X because there are low concerns, and no residential uncertainties with regard to prenatal and/or postnatal toxicity. The Agency is, therefore, not concerned with any risk resulting from exposure to flumetsulam.

EPA is applying the principles of public participation to all pesticides undergoing reregistration and tolerance reassessment. The Agency's Pesticide Tolerance Reassessment and Reregistration; Public Participation Process, published in the Federal Register on May 14, 2004 (69 FR 26819) (FRL-7357-9, explains that in

conducting these programs, the Agency is tailoring its public participation process to be commensurate with the level of risk, extent of use, complexity of issues, and degree of public concern associated with each pesticide. EPA can expeditiously reach decisions for pesticides like flumetsulam, which pose few risk concerns, have low use, and require no risk mitigation. Once EPA assesses uses and risks for such pesticides, the Agency may go directly to a decision and prepare a document summarizing its findings. The Agency therefore is issuing the low-risk flumetsulam TRED, risk assessments, and related documents simultaneously for public comment.

The tolerance reassessment program

is being conducted under Congressionally mandated time frames, and EPA recognizes the need both to make timely decisions and to involve the public in finding ways to effectively mitigate pesticide risks. Flumetsulam, however, poses no risks that require mitigation. The Agency therefore is issuing the flumetsulam TRED, its risk assessments, and related support documents simultaneously for public comment. The comment period is intended to provide an opportunity for public input and a mechanism for initiating any necessary amendments to the TRED. All comments should be submitted using the methods in Unit I. of the SUPPLEMENTARY INFORMATION, and must be received by EPA on or before the closing date. These comments will become part of the Agency Docket for flumetsulam. Comments received after the close of the comment period will be marked "late." EPA is not required to consider these late comments.

EPA will carefully consider all comments received by the closing date and will provide a Response to Comments Memorandum in the Docket and electronic EDOCKET. If any comment significantly affects the document, EPA also will publish an amendment to the TRED in the Federal Register. In the absence of substantive comments requiring changes, the decisions reflected in the TRED will be implemented as presented. These decisions may be supplemented by risk mitigation measures when EPA concludes its cumulative assessment of the pesticides.

B. What is the Agency's Authority for Taking this Action?

Section 408(q) of the FFDCA, 21 U.S.C. 346a(q), requires EPA to review tolerances and exemptions for pesticide residues in effect as of August 2, 1996, to determine whether the tolerance or exemption meets the requirements of section 408(b)(2) or (c)(2) of FFDCA. This review is to be completed by August 3, 2006.

Section 4(g)(2) of FIFRA as amended directs that, after submission of all data concerning a pesticide active ingredient, "the Administrator shall determine whether pesticides containing such active ingredient are eligible for reregistration," before calling in product specific data on individual end-use products and either reregistering products or taking other "appropriate regulatory action."

List of Subjects

Environmental protection, Pesticides and pests.

Dated: September 16, 2004.

Debra Edwards.

Director, Special Review and Reregistration Division, Office of Pesticide Programs. [FR Doc. 04–21507 Filed 9–23–04; 8:45 am] BILLING CODE 6560–50–S

ENVIRONMENTAL PROTECTION AGENCY

[OPP-2004-0258; FRL-7674-5]

Pesticide Products; Registration Applications

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This notice announces receipt of an application to register a pesticide product containing new active ingredient not included in any previously registered product pursuant to the provisions of section 3(c)(4) of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), as amended.

DATES: Written comments, identified by the docket ID number OPP–2004–0258, must be received on or before October 25, 2004.

ADDRESSES: Comments may be submitted electronically, by mail, or through hand delivery/courier. Follow the detailed instructions as provided in Unit I. of the SUPPLEMENTARY INFORMATION.

FOR FURTHER INFORMATION CONTACT:

Andrew Bryceland, Biopesticides and Pollution Prevention Division (7511C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460–0001; telephone number: (703) 305–6928; e-mail address: bryceland.andrew@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be potentially affected by this action if you are an agricultural producer, food manufacturer, or pesticide manufacturer. Potentially affected entities may include, but are not limited to:

Crop production (NAICS 111)

Animal production (NAICS 112)Food manufacturing (NAICS 311)

Pesticide manufacturing (NAICS

32532)

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in this unit could also be affected. The North American Industrial Classification System (NAICS) codes have been provided to assist you and others in determining whether this action might apply to certain entities. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Get Copies of this Document and Other Related Information?

1. Docket. EPA has established an official public docket for this action under docket identification (ID) number OPP-2004-0258. The official public docket consists of the documents specifically referenced in this action, any public comments received, and other information related to this action. Although a part of the official docket, the public docket does not include Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. The official public docket is the collection of materials that is available for public viewing at the Public Information and Records Integrity Branch (PIRIB). Rm. 119, Crystal Mall #2, 1801 S. Bell St. Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305-5805.

2. Electronic access. You may access this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at http://www.epa.gov/fedrgstr/.

An electronic version of the public docket is available through EPA's electronic public docket and comment system, EPA Dockets. You may use EPA Dockets at http://www.epa.gov/edocket/ to submit or view public comments, access the index listing of the contents

of the official public docket, and to access those documents in the public docket that are available electronically. Once in the system, select "search," then key in the appropriate docket ID number.

Certain types of information will not be placed in the EPA Dockets. Information claimed as CBI and other information whose disclosure is restricted by statute, which is not included in the official public docket, will not be available for public viewing in EPA's electronic public docket. EPA's policy is that copyrighted material will not be placed in EPA's electronic public docket but will be available only in printed, paper form in the official public docket. To the extent feasible, publicly available docket materials will be made available in EPA's electronic public docket. When a document is selected from the index list in EPA Dockets, the system will identify whether the document is available for viewing in EPA's electronic public docket. Although not all docket materials may be available electronically, you may still access any of the publicly available docket materials through the docket facility identified in Unit I.B.1. EPA intends to work towards providing electronic access to all of the publicly available docket materials through EPA's electronic public docket.

For public commenters, it is important to note that EPA's policy is that public comments, whether submitted electronically or in paper, will be made available for public viewing in EPA's electronic public docket as EPA receives them and without change, unless the comment contains copyrighted material, CBI, or other information whose disclosure is restricted by statute. When EPA identifies a comment containing copyrighted material, EPA will provide a reference to that material in the version of the comment that is placed in EPA's electronic public docket. The entire printed comment, including the copyrighted material, will be available in the public docket.

Public comments submitted on computer disks that are mailed or delivered to the docket will be transferred to EPA's electronic public docket. Public comments that are mailed or delivered to the Docket will be scanned and placed in EPA's electronic public docket. Where practical, physical objects will be photographed, and the photograph will be placed in EPA's electronic public docket along with a brief description written by the docket staff.

C. How and To Whom Do I Submit Comments?

You may submit comments electronically, by mail, or through hand delivery/courier. To ensure proper receipt by EPA, identify the appropriate docket ID number in the subject line on the first page of your comment. Please ensure that your comments are submitted within the specified comment period. Comments received after the close of the comment period will be marked "late." EPA is not required to consider these late comments. If you wish to submit CBI or information that is otherwise protected by statute, please follow the instructions in Unit I.D. Do not use EPA Dockets or e-mail to submit CBI or information protected by statute.

1. Electronically. If you submit an electronic comment as prescribed in this unit, EPA recommends that you include your name, mailing address, and an email address or other contact . information in the body of your comment. Also include this contact information on the outside of any disk or CD ROM you submit, and in any cover letter accompanying the disk or CD ROM. This ensures that you can be identified as the submitter of the comment and allows EPA to contact you in case EPA cannot read your comment due to technical difficulties or needs further information on the substance of your comment. EPA's policy is that EPA will not edit your comment, and any identifying or contact information provided in the body of a comment will be included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket. If EPA cannot read your comment due to technical difficulties and cannot contact you for clarification, EPA may not be able to consider your comment.

i. EPA Dockets. Your use of EPA's electronic public docket to submit comments to EPA electronically is EPA's preferred method for receiving comments. Go directly to EPA Dockets at http://www.epa.gov/edocket/, and follow the online instructions for submitting comments. Once in the system, select "search," and then key in docket ID number OPP-2004-0258. The system is an "anonymous access" system, which means EPA will not know your identity, e-mail address, or other contact information unless you provide it in the body of your comment.

ii. E-mail. Comments may be sent by e-mail to opp-docket@epa.gov,
Attention: Docket ID Number OPP2004-0258. In contrast to EPA's electronic public docket, EPA's e-mail system is not an "anonymous access"

system. If you send an e-mail comment directly to the docket without going through EPA's electronic public docket, EPA's e-mail system automatically captures your e-mail address. E-mail addresses that are automatically captured by EPA's e-mail system are included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket.

iii. Disk or CD ROM. You may submit comments on a disk or CD ROM that you mail to the mailing address identified in Unit I.C.2. These electronic submissions will be accepted in WordPerfect or ASCII file format. Avoid the use of special characters and any form of encryption.

form of encryption.
2. By mail. Send your comments to:
Public Information and Records
Integrity Branch (PIRIB) (7502C), Office
of Pesticide Programs (OPP),
Environmental Protection Agency, 1200
Pennsylvania Ave., NW., Washington,
DC 20460-0001, Attention: Docket ID
Number OPP-2004-0258.

3. By hand delivery or courier. Deliver your comments to: Public Information and Records Integrity Branch (PIRIB), Office of Pesticide Programs (OPP), Environmental Protection Agency, Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA, Attention: Docket ID Number OPP–2004–0258. Such deliveries are only accepted during the docket's normal hours of operation as identified in Unit I.B.1.

D. How Should I Submit CBI to the Agency?

Do not submit information that you consider to be CBI electronically through EPA's electronic public docket or by e-mail. You may claim information that you submit to EPA as CBI by marking any part or all of that information as CBI (if you submit CBI on disk or CD ROM, mark the outside of the disk or CD ROM as CBI and then identify electronically within the disk or CD ROM the specific information that is CBI). Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2.

In addition to one complete version of the comment that includes any information claimed as CBI, a copy of the comment that does not contain the information claimed as CBI must be submitted for inclusion in the public docket and EPA's electronic public docket. If you submit the copy that does not contain CBI on disk or CD ROM, mark the outside of the disk or CD ROM clearly that it does not contain CBI. Information not marked as CBI will be included in the public docket and EPA's electronic public docket without prior

notice. If you have any questions about CBI or the procedures for claiming CBI, please consult the person listed under FOR FURTHER INFORMATION CONTACT.

E. What Should I Consider as I Prepare My Comments for EPA?

You may find the following suggestions helpful for preparing your comments:

- 1. Explain your views as clearly as possible.
- 2. Describe any assumptions that you used.
- 3. Provide copies of any technical information and/or data you used that support your views.
- 4. If you estimate potential burden or costs, explain how you arrived at the estimate that you provide.
- 5. Provide specific examples to illustrate your concerns.
- 6. Offer alternative ways to improve the registration activity.
- 7. Make sure to submit your comments by the deadline in this notice.
- 8. To ensure proper receipt by EPA, be sure to identify the docket ID number assigned to this action in the subject line on the first page of your response. You may also provide the name, date, and Federal Register citation.

II. Registration Applications

EPA received an application as follows to register a pesticide product containing an active ingredient not included in any previously registered product pursuant to the provision of section 3(c)(4) of FIFRA. Notice of receipt of this application does not imply a decision by the Agency on the application.

Product Containing an Active Ingredient not Included in any Previously Registered Product

File Symbol: 81325—R. Applicant: Farma Tech International Corporation, P.O. Box 27227, Fresno, CA 93729—7227. Product name: Cuelure. Type of product: Semiochemical attractant. Active ingredient: [4-(p-acetoxyphenyl)-2-butanone at 98.00%. Proposed classification/Use: For manufacturing end-use products for control of certain Tephriditae flies of the order Diptera.

List of Subjects

Environmental protection, Pesticides and pest.

Dated: September 3, 2004.

Janet L. Andersen,

Director, Biopesticides and Pollution Prevention Division, Office of Pesticide Programs.

[FR Doc. 04–21509 Filed 9–23–04; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[OPP-2004-0290; FRL-7679-3]

Calcium Hydroxide; Receipt of **Application for Emergency Exemption,** Solicitation of Public Comment

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: EPA has received a quarantine exemption request from the Hawaii Department of Agriculture to use the pesticide calcium hydroxide (CAS No. 1305-62-0) to treat up to 4,000 acres of outdoor plants in nurseries, residential areas, parks, hotels and resorts, forest habitats, and natural areas to control Coqui and Greenhouse frogs. The Applicant proposes the use of a chemical in a manner which is likely to be of interest to the public. EPA is soliciting public comment before making the decision whether or not to grant the exemption request.

DATES: Comments, identified by docket identification (ID) number OPP-2004-0290, must be received on or before October 12, 2004.

ADDRESSES: Comments may be submitted electronically, by mail, or through hand delivery/courier. Follow the detailed instructions as provided in Unit I. of the SUPPLEMENTARY

INFORMATION.

FOR FURTHER INFORMATION CONTACT:

Stacey Milan Groce, Registration Division (7505C), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460-0001; telephone number: (703) 305-2505; fax number: (703) 308-5433; e-mail address: milan.stacey@epa.gov.

SUPPLEMENTARY INFORMATION:

I. General Information

A. Does this Action Apply to Me?

You may be potentially affected by this action if you petition EPA for emergency exemption under section 18 of FIFRA. Potentially affected entities may include, but are not limited to:

• Federal or State Government Entities (NAICS 9241), i.e, Departments of Agriculture, Environment, etc.

This listing is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be affected by this action. Other types of entities not listed in this unit could also be affected. The North American **Industrial Classification System** (NAICS) codes have been provided to assist you and others in determining

whether this action might apply to certain entities. If you have any questions regarding the applicability of this action to a particular entity, consult the person listed under FOR FURTHER INFORMATION CONTACT.

B. How Can I Get Copies of this Document and Other Related Information?

1. Docket. EPA has established an official public docket for this action under docket ID number OPP-2004-0290. The official public docket consists of the documents specifically referenced in this action, any public comments received, and other information related to this action. Although a part of the official docket, the public docket does not include Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. The official public docket is the collection of materials that is available for public viewing at the Public Information and Records Integrity Branch (PIRIB), Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA. This docket facility is open from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The docket telephone number is (703) 305–5805. 2. Electronic access. You may access

this Federal Register document electronically through the EPA Internet under the "Federal Register" listings at http://www.epa.gov/fedrgstr/.

An electronic version of the public docket is available through EPA's electronic public docket and comment system, EPA Dockets. You may use EPA Dockets at http://www.epa.gov/edocket/ to submit or view public comments, access the index listing of the contents of the official public docket, and to access those documents in the public docket that are available electronically. Once in the system, select "search," then key in the appropriate docket ID

number.

Certain types of information will not be placed in the EPA Dockets. Information claimed as CBI and other information whose disclosure is restricted by statute, which is not included in the official public docket, will not be available for public viewing in EPA's electronic public docket. EPA's policy is that copyrighted material will not be placed in EPA's electronic public docket but will be available only in printed, paper form in the official public docket. To the extent feasible, publicly available docket materials will be made available in EPA's electronic public docket. When a document is selected from the index list in EPA Dockets, the system will identify whether the document is available for viewing in

EPA's electronic public docket. Although not all docket materials may be available electronically, you may still access any of the publicly available docket materials through the docket facility identified in Unit I.B.1. EPA intends to work towards providing electronic access to all of the publicly available docket materials through EPA's electronic public docket.

For public commenters, it is important to note that EPA's policy is that public comments, whether submitted electronically or in paper, will be made available for public viewing in EPA's electronic public docket as EPA receives them and without change, unless the comment contains copyrighted material, CBI, or other information whose disclosure is restricted by statute. When EPA identifies a comment containing copyrighted material, EPA will provide a reference to that material in the version of the comment that is placed in EPA's electronic public docket. The entire printed comment, including the copyrighted material, will be available in the public docket.

Public comments submitted on computer disks that are mailed or delivered to the docket will be transferred to EPA's electronic public docket. Public comments that are mailed or delivered to the Docket will be scanned and placed in EPA's. electronic public docket. Where practical, physical objects will be photographed, and the photograph will be placed in EPA's electronic public docket along with a brief description

written by the docket staff.

C. How and to Whom Do I Submit Comments?

You may submit comments electronically, by mail, or through hand delivery/courier. To ensure proper receipt by EPA, identify the appropriate docket ID number in the subject line on the first page of your comment. Please ensure that your comments are submitted within the specified comment period. Comments received after the close of the comment period will be marked "late." EPA is not required to consider these late comments. If you wish to submit CBI or information that is otherwise protected by statute, please follow the instructions in Unit I.D. Do not use EPA Dockets or e-mail to submit

CBI or information protected by statute.
1. Electronically. If you submit an electronic comment as prescribed in this unit, EPA recommends that you include your name, mailing address, and an email address or other contact information in the body of your comment. Also include this contact

information on the outside of any disk or CD ROM you submit, and in any cover letter accompanying the disk or CD ROM. This ensures that you can be identified as the submitter of the comment and allows EPA to contact you in case EPA cannot read your comment due to technical difficulties or needs further information on the substance of your comment. EPA's policy is that EPA will not edit your comment, and any identifying or contact information provided in the body of a comment will be included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket. If EPA cannot read your comment due to technical difficulties and cannot contact you for clarification, EPA may not be able to consider your comment.

i. EPA Dockets. Your use of EPA's electronic public docket to submit comments to EPA electronically is EPA's preferred method for receiving comments. Go directly to EPA Dockets at http://www.epa.gov/edocket/, and follow the online instructions for submitting comments. Once in the system, select "search," and then key in docket ID number OPP-2004-0290. The system is an "anonymous access" system, which means EPA will not know your identity, e-mail address, or other contact information unless you provide it in the body of your comment.

ii. E-mail. Comments may be sent by e-mail to opp-docket@epa.gov, Attention: Docket ID Number OPP-2004-0290. In contrast to EPA's electronic public docket, EPA's e-mail system is not an "anonymous access" system. If you send an e-mail comment directly to the docket without going through EPA's electronic public docket, EPA's e-mail system automatically captures your e-mail address. E-mail addresses that are automatically captured by EPA's e-mail system are included as part of the comment that is placed in the official public docket, and made available in EPA's electronic public docket.

iii. Disk or CD ROM. You may submit comments on a disk or CD ROM that you mail to the mailing address identified in Unit I.C.2. These electronic submissions will be accepted in WordPerfect or ASCII file format. Avoid the use of special characters and any form of encryption.

form of encryption.
2. By mail. Send your comments to:
Public Information and Records
Integrity Branch (PIRIB) (7502C), Office
of Pesticide Programs (OPP),
Environmental Protection Agency, 1200
Pennsylvania Ave., NW., Washington,
DC 20460-0001, Attention: Docket ID
Number OPP-2004-0290.

3. By hand delivery or courier. Deliver your comments to: Public Information and Records Integrity Branch (PIRIB), Office of Pesticide Programs (OPP), Environmental Protection Agency, Rm. 119, Crystal Mall #2, 1801 S. Bell St., Arlington, VA, Attention: Docket ID Number OPP–2004–0290. Such deliveries are only accepted during the docket's normal hours of operation as identified in Unit I.B.1.

D. How Should I Submit CBI to the Agency?

Do not submit information that you consider to be CBI electronically through EPA's electronic public docket or by e-mail. You may claim information that you submit to EPA as CBI by marking any part or all of that information as CBI (if you submit CBI on disk or CD ROM, mark the outside of the disk or CD ROM as CBI and then identify electronically within the disk or CD ROM the specific information that is CBI). Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2.

In addition to one complete version of the comment that includes any information claimed as CBI, a copy of the comment that does not contain the information claimed as CBI must be submitted for inclusion in the public docket and EPA's electronic public docket. If you submit the copy that does not contain CBI on disk or CD ROM, mark the outside of the disk or CD ROM clearly that it does not contain CBI. Information not marked as CBI will be included in the public docket and EPA's electronic public docket without prior notice. If you have any questions about CBI or the procedures for claiming CBI, please consult the person listed under FOR FURTHER INFORMATION CONTACT.

E. What Should I Consider as I Prepare My Comments for EPA?

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- 1. Explain your views as clearly as possible.
- 2. Describe any assumptions that you used.
- 3. Provide copies of any technical information and/or data you used that support your views.
- 4. If you estimate potential burden or costs, explain how you arrived at the estimate that you provide.
- 5. Provide specific examples to illustrate your concerns.
- 6. Offer alternative ways to improve the notice.
- 7. Make sure to submit your comments by the deadline in this document.

8. To ensure proper receipt by EPA, be sure to identify the docket ID number assigned to this action in the subject line on the first page of your response. You may also provide the name, date, and Federal Register citation.

II. Background

What Action is the Agency Taking?

Under section 18 of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) (7 U.S.C. 136p), at the discretion of the Administrator, a Federal or State agency may be exempted from any provision of FIFRA if the Administrator determines that emergency conditions exist which require the exemption. The Hawaii Department of Agriculture has requested the Administrator to issue a quarantine exemption for the use of calcium hydroxide on outdoor plants in nurseries, residential areas, parks, hotels and resorts, forest habitats, and natural areas to control Coqui and Greenhouse frogs. Information in accordance with 40 CFR part 166 was submitted as part of this request.

As part of this request, the Applicant asserts that it is necessary to control the Coqui and Greenhouse frogs Eleutherodactylus coqui and E. planirostris), in areas of Hawaii where they have been accidentally introduced, via infested nursery plantings. These species are not native to Hawaii, but come from the Caribbean and have the potential to cause serious damage to the native ecosystems, including endangered and threatened species. E.coqui is now firmly established on Maui and the Island of Hawaii with smaller populations on Kauai and Oahu. E. planirostris is also found on Kauai, Oahu, Maui, and the island of Hawaii. The sites where they are established include commercial plant nurseries, residential areas, resorts and hotels, parks, forest habitats and natural areas. The species are spread to additional sites primarily through transportation of infested plant materials to uninfested

The Applicant asserts that these frogs pose a serious threat to both agriculture and the native Hawaiian forest ecosystems, including many endangered species. In particular, Eleutherodactylus frogs have the potential to be a serious threat to native endangered bird species. The E. coqui may exert predation pressure on a wide variety of native arthropods, many of which are already stressed due to the establishment of other alien predators and parasitoids. Additionally, these frog species will compete for insect food sources with native birds, the majority of which are

partially or completely insectivorous. The Hawaiian hoary bat and many arthropod species also depend upon insects and spiders as a food source. The exemption application indicates that another concern is that the rapid increase in populations of these frog species could provide a food source for and enhance the already large populations of introduced predators, such as rats and mongooses.

In 2002, EPA granted the Hawaii Department of Agriculture a section 18 emergency exemption for the use of caffeine to control the *Eleutherodactylus* frogs. However, there was minimal usage of that section 18 program for caffeine.

In this request, the Applicant proposes to make a maximum of twelve applications per year at a rate of 250 pounds of product per acre (242.5 lbs. a.i. per acre) for foliar applications and 500 pounds per acre (485 lbs. a.i. per acre) for dust and soil drench applications. The projected acreage for 2004 through 2006 is 4,000 acres on outdoor plant nurseries, residential areas, resorts and hotels, parks, forest habitats, and natural areas throughout the entire state of Hawaii. Therefore, a maximum of 36,000,000 lbs. of calcium hydroxide could be applied using foliar applications and a maximum of 72,000,000 pounds of calcium hydroxide could be applied using dust and soil drench applications.

This notice does not constitute a decision by EPA on the application itself. Section 166.24 of the regulations governing section 18 of FIFRA indicates categories of exemption applications for which a notice of receipt should be published. An analogous exemption program intended to control introduced frogs in Hawaii involving the chemical caffeine drew significant public interest. Thus, EPA has determined that publication of this notice of receipt under 40 CFR 166.24(a)(7) is appropriate.

The notice provides a 15-day opportunity for public comment on the section 18 application for the use of calcium hydroxide against introduced frogs in Hawaii.

The Agency, will review and consider all comments received during the comment period in determining whether to issue the quarantine exemption requested by the Hawaii Department of Agriculture.

List of Subjects

Environmental protection, Pesticides and pests.

Dated: September 17, 2004.

Betty Shackleford,

Acting Director, Registration Division, Office of Pesticide Programs.

[FR Doc. 04-21508 Filed 9-23-04; 8:45 am] BILLING CODE 6560-50-S

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7817-4]

Connecticut Marine Sanitation Device Standard: Notice of Determination

Coastal waters between Wamphassuc Point and Eastern Point, including portions of Fishers Island Sound, Pine Island Bay, Baker Cove, Mumford Cove, West Cove, Mystic Harbor, Mystic River, Quiambog Cove, lower portions of the Poquonnock River and lower portions of Palmer Cove in Connecticut.

On April 16, 2004 notice was published that the State of Connecticut had petitioned the Regional Administrator, Environmental Protection Agency, to determine that adequate facilities for the safe and sanitary removal and treatment of sewage from all vessels are reasonably available for all waters between Wamphassuc Point_and Eastern Point, including portions of Fishers Island Sound, Pine Island Bay, Baker Cove, Mumford Cove, West Cove, Mystic Harbor, Mystic River, Quiambog Cove, lower portions of the Poquonnock River and lower portions of Palmer Cove. The petition was filed pursuant to Section 312(f)(3) of Public Law 92-500, as amended by Public Laws 95-217 and 100-4, for the purpose of declaring these waters a "No Discharge Area" (NDA).

Section 312(f)(3) states: After the effective date of the initial standards and regulations promulgated under this section, if any State determines that the protection and enhancement of the quality of some or all of the waters within such States require greater environmental protection, such State may completely prohibit the discharge from all vessels of any sewage, whether treated or not, into such waters, except that no such prohibition shall apply until the Administrator determines that adequate facilities for the safe and

sanitary removal and treatment of sewage from all vessels are reasonably available for such water to which such prohibition would apply.

The information submitted to me by the State of Connecticut certified that there are eleven disposal facilities available to service vessels operating in the Groton/Mystic portions of Connecticut waters. A list of the facilities, phone numbers, locations, and hours of operation is appended at the end of the determination.

Based on the examination of the petition and its supporting information, which included site visits by EPA New England staff, I have determined that adequate facilities for the safe and sanitary removal and treatment of sewage from all vessels are reasonably available for the area covered under this determination.

The area covered under this determination extends from Eastern Point, Groton at (41°19'08.94" N by 72°04'31.09" W) due south to the boundary between Connecticut and New York at (41°15'54.55" N by 72°04'31.09" W), then northeasterly following the boundary between Connecticut and New York to (41°17'26.34" N by 72°01'10.94" W) then continuing northeasterly following the boundary between Connecticut and New York to (41°18'37.84" N by 71°55'47.63" W) then south east following the boundary between Connecticut and New York to a point due south of Wamphassuc Point at (41°18′28.99" N by 71°55′15.75" W), then due north past Noyes shoal to Wamphassuc Point (41°19'40.63" N by 71°55'15.75" W), and following the boundary between Connecticut and Rhode Island to U.S. Route 1 over the Pawcatuck River and including all Connecticut waters seaward of U.S. Route 1.

This determination is made pursuant to Section 312(f)(3) of Public Law 92–500, as amended by Public Laws 95–217 and 100–4.

EPA has prepared a response to the one written comment it received during the 45-day comment period, and it may be requested from EPA by writing to: Ann Rodney, U.S. EPA New England, 1 Congress Street, Suite 1100, CWQ, Boston, MA 02114–2023.

Dated: September 13, 2004.

Robert Varney,

Regional Administrator.

Name	Location	Contact information	Hours of operation	Mean low water depth	Fee
Shennecossett Yacht Club.	Pine Island Bay	VHF CH 68; 860–445– 7892.	June-Sept, 9 a.m 6 p.m.	7 feet	Members Free, \$5 for non-members.

Name	Location	Contact information	Hours of operation	Mean low water depth	Fee
Pine Island Marina	Pine Island	VHF CH 68; 860-445- 9729.	Apr-Nov, 9 a.m5 p.m.	8 feet	Free (portable cart).
Spicer's Noank Ma- rina.	Mystic Harbor West Cove.	VHF CH 68; 860–536 4978.	Apr-Nov, 9 a.m5 p.m.	6 feet	Free self service portable cart; \$20 Service by marina staff with portable cart; (free dump station).
Noank Shipyard	Mystic Harbor	VHF CH 9; 860–536–9651	Year round, 8 a.m4:30 p.m.	15 feet	\$5, free for cus- tomers.
Noank Village Boat- yard.	Mystic River, Noank.	VHF CH 68; 860–536– 1770.	May-Dec, 8:30 a.m5 p.m.	8 feet	\$5 token for self service at sta- tionary; \$30 mo- bile service, (1 stationary 1 port- able).
Mystic Shipyard	Mystic Harbor	VHF CH 9, 68; 860–536– 6588.	June-Sept, 8 a.m 5 p.m.; May-Oct M-F 8 a.m5 p.m.	10 feet	Free.
Mystic Seaport Pumpouts.	Mystic River	VHF CH 68; 860–572– 0711.	July-Aug, 8 a.m7 p.m.; May, June, Sept, & Oct, 8 a.m4 p.m.	15 feet	Free, (2 pumpouts)
Mystic Shipyard East.	Mystic River	VHF CH 9, 68; 860-536- 4882.	May-Oct, 8 a.m4	3 feet	\$5, free for cus- tomers.
Brewer Yacht Yard at Mystic	Mystic River	860–536–2293	May-Nov, Sun- Thur, 8 a.m5 p.m.; Fri-Sat, 8 a.m8 p.m.	11 feet	\$5, free for customers.
Brower's Cove Marina.	Mystic River	860-536-8864	Year Round, 9 a.m5 p.m.	N/A (dump station only)	Free.
Mystic River Marina	Mystic River	VHF CH 9; 860-536-3123	May-Sept, 8 a.m 5 p.m.	9 feet	\$5.
Groton, Noank, Mystic Pumpout boat.	Mystic River	VHF CH 68; 860–460– 7336, 860–448–4084.	Memorial Day-Oct, Sat, Sun & Mon; holidays, 10 a.m6 p.m.	N/A (boat)	Free.

[FR Doc. 04–21287 Filed 9–23–04; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

[CC Docket No. 92-237; FCC 04-203]

North American Numbering Plan, NeuStar, Inc., Request To Allow Certain Transactions Without Prior Commission Approval and To Transfer Ownership

AGENCY: Federal Communications Commission. ACTION: Notice.

SUMMARY: In this document, the Commission makes minor modifications to the conditions placed on NeuStar, Inc. (NeuStar) in its role as the North American Numbering Plan Administrator (NANPA) in the Warburg Transfer Order. The Commission grants, in part, NeuStar's request to perform certain changes and transactions that do not affect its neutrality, without prior Commission approval.

FOR FURTHER INFORMATION CONTACT: Pam Slipakoff, Attorney, Wireline Competition Bureau, Telecommunications Access Policy

Telecommunications Access Policy Division, (202) 418–7400, TTY (202) 418–0484.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Order in CC Docket No. 92–237 released on August 26, 2004. The full text of this document is available for public inspection during regular business hours in the FCC Reference Center, Room CY–A257, 445 12th Street, SW., Washington, DC 20554.

I. Introduction

1. We grant, in part, NeuStar's request to perform certain changes and transactions that do not affect its neutrality, without prior Commission approval.

2. Since the regulation of NeuStar as a privately held company would differ in some respects from the regulation of NeuStar as a publicly owned company, our review distinguishes the effects of and the limitations placed on NeuStar's requests under its current organizational

structure and after an initial public offering (IPO). We find that prior approval is no longer required under NeuStar's current organizational structure or after an IPO, subject to the conditions listed herein, for changes to: (1) The structure or size of NeuStar's Board; (2) NeuStar's bylaws, charter or securities; and (3) NeuStar's corporate structure. Under its current organizational structure, however, NeuStar must continue to seek prior approval for: (1) The acquisition of equity interests in NeuStar by a telecommunications service provider (TSP) or TSP affiliate; and (2) any transaction that would increase Warburg, Pincus & Co.''s (Warburg's) percentage equity interest in NeuStar. We also conclude that prior approval will not be required once NeuStar becomes a public company for: (1) Transactions that dilute or do not increase any interests of a TSP or TSP affiliate in NeuStar; (2) NeuStar to issue indebtedness to any entity that is not a TSP or TSP affiliate; (3) NeuStar to acquire an equity interest in any entity that is not a TSP or TSP affiliate.

NeuStar, however, will be required to notify the Commission of any changes or transactions for which prior approval has been eliminated, as specified below.

3. We also grant, in part, NeuStar's request for a transfer of ownership control from the current majority shareholder, a Voting Trust, to a broader shareholder base through an IPO. We further conclude that NeuStar's proposal to change its organizational structure does not require rebidding the NANPA contract.

II. Discussion

4. As we explain below, NeuStar may continue to serve as a neutral numbering administrator after it becomes a publicly-owned entity. In addition, we find generally that NeuStar may grow or change as a corporate entity, including becoming a publicly-owned company, so long as adequate safeguards are in place to ensure that it

remains neutral.

5. The same general neutrality concerns that were present when ownership of Lockheed Martin IMS Corporation (Lockheed) was transferred to Warburg will continue as long as NeuStar remains a private entity that is primarily owned and controlled by a TSP affiliate, Warburg. Therefore, we keep in place most of the pre-approval requirements for the period before NeuStar shares are offered for sale to the general public. We, however, take this opportunity to clarify and narrow those requirements based on our experience. After an IPO, the corporate influence of any given TSP or TSP affiliate will likely be diluted. Accordingly, there will be less need to monitor all transactions affecting NeuStar's ownership and corporate structure. The disclosure requirements established in this Order and other regulatory requirements will subject NeuStar as a public company to greater scrutiny and oversight. In addition to our oversight, NeuStar would be subject to regulation by the Securities and Exchange Commission (SEC) which will bring greater transparency to NeuStar's business dealings. Furthermore, other existing neutrality oversight mechanisms will remain in place. These mechanisms include, but are not limited tó: the Commission's rules; the North American Numbering Council's (NANC), authority to investigate NeuStar's neutrality; NeuStar's obligation to submit quarterly neutrality audits to the NANC and the FCC; and NeuStar's obligations to comply with its Code of Conduct. Therefore, we believe that we are justified in relaxing the post-IPO prior approval requirements subject to certain conditions. We emphasize

that the Commission will have no tolerance for violations of the neutrality requirements and the conditions set forth in this Order. Any violation of these requirements will subject NeuStar to any and all remedies available to the Commission, up to and including contract termination.

A. Standard of Review

6. Commission Rules. Section 52.12 of the Commission's rules addresses the NANPA neutrality requirements. Specifically, section 52.12(a)(1) states that the NANPA must be a nongovernmental entity, not aligned with any particular industry segment. Thus, a TSP may not be the NANPA Furthermore, the NANPA may not be an affiliate of a TSP. The Commission's rules state that the majority of the NANPA's debt must not be issued to, nor may a majority of the NANPA's revenues be received from, a TSP. In addition, the NANPA must not be subject to undue influence of any party with a vested interest in numbering administration. Section 52.13 of our rules sets forth the general responsibilities of the NANPA. More specific responsibilities are set forth in the NANPA contract.

7. The Warburg Transfer Order. On November 17, 1999, the Commission released the Warburg Transfer Order, approving the transfer of the NANPA functions to NeuStar, subject to the terms and conditions enumerated in that Order, for the remainder of Lockheed's term of appointment as the NANPA. As a threshold matter, the Commission found that, because of their direct participation as competitors in the telecommunications market, no telecommunications service providers

may serve as the NANPA.

8. In the Warburg Transfer Order, the Commission concluded that Lockheed must obtain prior approval before transferring the NANPA functions to NeuStar. The Commission also found that Lockheed was in violation of the neutrality requirements, because Lockheed's acquisition of Comsat Government Services, Inc., a wholly owned subsidiary of Comsat Corporation Comsat, made it a TSP. Lockheed, however, was permitted to cure its neutrality violation by transferring the NANPA functions to an entity that met the neutrality requirements. The Commission found that NeuStar, as it was structured and with the additional safeguards imposed, was in compliance with the Commission's neutrality criteria; and, therefore, the NANPA functions could be transferred to it. The Commission also conditioned approval of the transfer

of the NANPA functions on NeuStar's adherence to a Code of Conduct.

9. The NeuStar board was to consist of two Warburg representatives and two unaffiliated directors with no familial or business connection with Warburg, Warburg Pincus Equity Partners (WPEP), or NeuStar management. The Senior Vice President and Managing Director of CIS were appointed as the fifth director and the Chairman of the Board. Under the terms of the agreement, WPEP owns a 9.9% interest in NeuStar; NeuStar management owns a 28.1% interest in NeuStar; and Lockheed owns a 3% interest in NeuStar. The remaining 59% interest in NeuStar is owned by an irrevocable Voting Trust, which controls the voting rights of the shares in the trust. The Voting Trust is administered by two unaffiliated trustees, who have voting rights for the Voting Trust's 59% interest in NeuStar. The beneficiaries of the trust include at least 25 individuals comprised of the individual WPEP investors and NeuStar management.

10. Bureau Letter. On July 12, 2002, the Bureau sent a letter to NeuStar in response to the addition of two new investors in NeuStar. Although the addition of the two new investors did not violate the Commission's neutrality rules, it was a change to NeuStar's organizational structure that was implemented without prior Commission approval. The Bureau retroactively approved the admission of the new investors, but admonished NeuStar for taking such action without prior Commission approval. The Bureau directed NeuStar to refrain from issuing additional shares, registering for sale, permitting the private sale, or otherwise permitting the transfer of any of its shares, if such action could result in a change in NeuStar's organizational structure, without first obtaining the Commission's approval. In addition, the Bureau reiterated that NeuStar must seek and get prior approval for changes to its organizational structure, the Voting Trust, or the Board, even if NeuStar believes that such changes will not result in a violation of the Commission's neutrality rules or the Warburg Transfer Order. The Bureau also stated that any future changes of this nature, without first obtaining Commission approval, would subject NeuStar to any and all remedies available to the Commission, up to and including termination. Together, the Bureau Letter, the Warburg Transfer Order, and section 52.12 of our rules establish the foundation for evaluating NeuStar's ability to serve as a neutral numbering administrator.

- B. Changes and Transactions No Longer Subject to Prior Approval Requirements
- 1. Corporate Changes That Dilute or Do Not Increase the Rights of Any TSP or TSP Affiliate
- 11. Changes to the Board's Structure or Size. We eliminate the prior approval requirement for changes to the Board's structure or size, under NeuStar's current organizational structure or after an under an IPO, subject to the following conditions. First, Warburg's Board membership should not exceed the 40 percent level established in the Code of Conduct. This measure, as advocated by Cox, will help minimize the risk of Warburg incrementally increasing its influence on the Board. Second, no single entity, other than the existing Voting Trust, may control more than 40 percent of the Board. Such measures will help minimize the risk of any TSP or TSP affiliate exerting undue influence over NeuStar's responsibilities as a neutral numbering administrator. Third, no additional directors shall be affiliated with a TSP. Fourth, in order to further safeguard NeuStar's neutrality, no director may be nominated or chosen by a TSP or TSP affiliate. Fifth, the majority of NeuStar's Board members must be independent. These conditions will ensure that neither Warburg, nor any other TSP or TSP affiliate, will exert undue influence over NeuStar.

12. Changes to Bylaws, Charter or Securities. We eliminate the prior approval requirement for changes to NeuStar's bylaws, charter or securities, provided that such changes do not provide a TSP or TSP affiliate any rights that are not enjoyed by other holders of the class of securities held by such entity under NeuStar's current organizational structure or after an IPO. We agree with Cox, however, that 4 additional restrictions are necessary to ensure compliance with our neutrality rules. Thus, the changes to NeuStar's bylaws, charter, or securities are subject to the conditions set forth below

13. We find that, as proposed by the NANC, NeuStar must maintain provisions in its bylaws and other corporate documents that require it to comply with all neutrality rules regardless of whether NeuStar is a private or public company. Specifically, NeuStar's bylaws and charter must be revised to include any changes authorized, and limitations placed in this Order. In addition, with respect to securities, no special rights or classes of stock may be issued to TSPs or TSP affiliates without prior Commission approval. Finally, we find that no changes shall be made to NeuStar's bylaws, charter, or securities that may

affect NeuStar's compliance with our neutrality requirements. These provisions will help ensure that NeuStar remains neutral by minimizing the risk that TSPs or TSP affiliates will exert undue influence in violation of the Warburg Transfer Order and the

neutrality rules. 14. Changes to Corporate Structure. We eliminate the prior approval requirement for changes to NeuStar's corporate structure, including reorganization into one or more subsidiaries or dispositions of subsidiaries under NeuStar's current organizational structure or after an IPO. NeuStar, however, must keep its numbering administration functions severable. Such a separation will allow for a smooth transfer of numbering administration functions in the event another entity is selected to perform the numbering administration functions currently performed by NeuStar. NeuStar must also ensure that the boards of any subsidiaries adhere to the Code of Conduct and the requirements set forth in this Order. In addition, NeuStar must file its revised Voting Trust and Shareholders' Agreement within 30 days of the release of this

2. Transactions That Dilute or Do Not Increase the Rights of Any TSP or TSP Affiliate in NeuStar

15. Pre-IPO Transactions. We eliminate the prior approval requirement for transactions that dilute or do not increase the rights of any particular TSP or TSP affiliate, subject to the conditions set forth below. We adopt NeuStar's proposed conditions that no entity that is a TSP or TSP affiliate may acquire any equity in NeuStar without prior Commission approval, and that any entity's equity interest in excess of 9.9% shall be placed in the Voting Trust.

16. Finally, we find that Warburg's percentage of equity interest in NeuStar may be maintained or diluted, but may not be increased. We find, however, that even a de minimis increase could increase Warburg's influence over NeuStar. Thus, we find that prior Commission approval remains necessary, prior to an IPO, for any transaction that increases Warburg's percentage equity interest in NeuStar, whether held directly or through the Voting Trust. The conditions we establish for pre-IPO transactions will help ensure that neither Warburg, nor any other TSP or TSP affiliate, exerts undue influence over NeuStar.

17. Post-IPO Transactions. We find that after an IPO there will be less of a need to monitor all transactions

affecting NeuStar's ownership, and it will be less likely that a particular TSP or TSP affiliate could exert control or influence over NeuStar without the Commission's knowledge. As noted above, disclosure requirements will subject NeuStar to more transparency and oversight. Therefore, we relax the post-IPO pre-approval requirements as discussed herein.

18. We eliminate the prior approval requirement for transactions that dilute or do not increase any interests of a TSP or TSP affiliate in NeuStar, subject to the conditions set forth below. Individual TSPs and TSP affiliates shall be limited to less than a 5% equity ownership interest in NeuStar. In the event any TSP or TSP affiliate acquires any ownership interest in NeuStar in violation of this limit, NeuStar may not register these shares and no voting rights may be granted to such shares. TSPs and TSP affiliates may not cure any excess interests by placing them in the Voting Trust. This requirement will help minimize the risk that entities with a vested interest in the outcome of numbering administration activities will be able to exert undue influence over NeuStar. Furthermore, limiting the level of TSP or TSP affiliate equity interests will help minimize the risk of any industry segment exerting undue influence over NeuStar.

19. We also decline to impose an aggregate ownership cap at this time. Ownership by a broad group of shareholders that might include disparate TSP interests may well promote, and not undermine, neutrality. We nevertheless recognize the possibility that a concentration of ownership in the hands of TSPs providing similar services might in some circumstances lead to the problem claimed by Cox. Accordingly, we require NeuStar to report to the Commission, no later than 30 days after its IPO registration statement is declared effective, the names of all TSPs or TSP affiliates that own a 5% or greater equity interest in NeuStar. We also require NeuStar, in the context of the periodic neutrality audits, to make available to the auditor upon the auditor's request any information in NeuStar's possession relating to the identity of the record or beneficial owners of its equity shares, and, in addition, to certify to the auditor upon request that the executive officers and directors of NeuStar have no actual knowledge of any record or beneficial ownership of equity shares by a TSP or TSP affiliate, other than as disclosed to the auditor. This, in conjunction with the other aspects of the required neutrality audits and other ongoing oversight by NANC and this

Commission, will allow us to ascertain, before renewing the NANPA contract, whether NeuStar's neutrality has been adversely affected by aggregate TSP ownership.

20. Any entity acquiring 5% or more of NeuStar equity must certify to NeuStar that it is not a TSP or TSP affiliate. Any entity that is required to certify that it is not a TSP or TSP affiliate shall report any changes that affect the validity of its certification to NeuStar within five business days of the change. Five business days will provide ample time for NeuStar to inform the Commission of such changes. If an entity with 5% or more of NeuStar equity becomes a TSP or TSP affiliate, NeuStar may not register these shares and no voting rights may be granted to such shares. TSPs and TSP affiliates, other than as previously required for Warburg, may not cure any excess interests by placing them in the Voting Trust. This reporting requirement will help NeuStar monitor its investors and comply with the requirements of this Order. NeuStar shall provide copies of these certifications and the supporting documentation to the Commission and the NANC within five business days of receiving them.

21. We also find that NeuStar may issue indebtedness to any entity that is not a TSP or TSP affiliate without prior approval. The Commission, however, retains its prior approval requirement for any indebtedness that is issued to a TSP or TSP affiliate. Any indebtedness issued to a TSP must also be consistent with section 52.12(a)(1)(ii) of our rules. Similarly, we find that NeuStar may acquire, without prior approval, an entity, or equity interest in an entity, which is not a TSP or a TSP affiliate. The Commission, however, retains its prior approval requirement for any equity interest acquired by NeuStar in a TSP or TSP affiliate. These limitations will help minimize the risk that the entity selected to perform numbering administration functions will become aligned with a particular telecommunications industry segment.

22. Finally, as proposed by NeuStar, the majority of NeuStar's Board shall consist of independent directors, as defined by the NASDAQ or the New York Stock Exchange. This condition, combined with the conditions listed above, will ensure that the NeuStar board remains neutral and not subject to undue influence by any TSP, TSP affiliate or particular industry segment with a vested interest in numbering administration activities.

C. Transfer of Control From the Voting Trust to a Broad Shareholder Base Through an IPO

23. We find that the transfer of control from the current majority shareholder, the Voting Trust, to a broad shareholder base through an IPO will serve the public interest. This transfer will allow NeuStar to become a public company, permitting it to access a larger capital market while maintaining its neutrality. We agree with the NANC that allowing NeuStar to become a public company through an IPO will provide several enhancements to the Commission's and the NANC's ability to monitor NeuStar's adherence to the neutrality requirements. First, becoming a public company provides more transparency through SEC filings. Second, becoming a public company adds a new level of incentive to comply with neutrality requirements through legal exposure to claims by public shareholders if fiduciary responsibilities are breached. Third, becoming a public company creates additional incentives to comply with neutrality requirements through additional pressure on the value of the company via its publicly held shares if allegations of non-compliance with government regulations are made. Thus, NeuStar will now be accountable to the SEC and its shareholders in addition to the Commission.

24. We, therefore, grant, in part, subject to the conditions imposed herein, NeuStar's request for a transfer of ownership control from the current majority shareholder, a Voting Trust, to a broader shareholder base through an IPO.

25. Requirements of an IPO. We find that NeuStar's IPO must meet the following requirements. No entity may acquire 5% or more of the outstanding equity in NeuStar as a result of the IPO. After the IPO, TSPs and TSP affiliates, other than Warburg, will be limited to less than a 5% ownership interest and will be required to divest any excess interest. As discussed above, TSPs and TSP affiliates, other than as previously specified for Warburg, cannot cure any excess interests by placing them in the Voting Trust. Such measures will help ensure that TSPs or TSP affiliates do not exert undue influence over NeuStar.

26. In addition, Warburg's equity interest in NeuStar shall not increase as a result of the IPO. This condition will help ensure that NeuStar remains neutral in order to maintain the trust and confidence of the entities that must submit sensitive data to it in its numbering administration activities. Finally, NeuStar shall file with the

amendments up to and including its SEC registration statement and exhibits within two days of filing with the SEC. This requirement will allow the Commission and the NANC to continually monitor NeuStar's adherence to the neutrality requirements and the conditions established in this Order.

27. We find that NeuStar, through its petition and supplemental filings has provided sufficient information to address its potential IPO. In these filings, NeuStar states that following the IPO the Voting Trust will remain in place. NeuStar also states that the IPO will not change the Voting Trust, the rights of the trustee, or the rights of the entities whose shares are held by the Voting Trust. NeuStar anticipates that 8 to 17 millions shares (approximately 15 to 30 percent of NeuStar's current total outstanding equity) will be offered in the IPO. According to NeuStar, the new shares to be issued in the IPO, and any shares sold out of the Voting Trust, will be common stock that carry the right to one vote per share and that have no other, special voting rights. These newly issued shares may include shares of NeuStar common stock owned by existing investors in NeuStar. NeuStar also explains that although it currently has multiple classes of stock, upon the closing of the IPO, all outstanding shares of preferred stock would be converted to common stock, leaving NeuStar with one class of stock.

28. Reporting and Disclosure Requirements. Because we eliminate the prior approval requirement for certain changes and transactions, we shall establish reporting and disclosure requirements to help us monitor NeuStar's compliance with the neutrality requirements and the provisions of this Order. NeuStar will be required to provide a copy of its IPO registration statement, together with any and all amendments, up to and including its SEC registration statement and exhibits and certify that the IPO meets the requirements of this Order within two days of filing the registration statement with the SEC. Additionally, NeuStar will be required to provide copies of equity ownership information, certifications, and shareholder filings within two business days of our request. Changes to NeuStar's organizational structure, including Board changes, must be provided to the Commission and the NANC with a detailed organizational chart within five days of the change. Furthermore, we find that NeuStar is required to provide the Commission and the NANC with the disclosure forms of the shareholders Commission and the NANC any; and all who own 5% or more of the company's

equity within five days of registration or receipt of the disclosure forms. These requirements will provide the Commission and the NANC with the ability to continually monitor NeuStar's neutrality.

D. NANPA Solicitation

29. Some commenters suggest that eliminating the prior approval requirements for certain transactions requires rebidding the NANPA contract. We disagree. The requested changes do not constitute a material change to the scope of the original contract. NeuStar has not requested a change to its responsibilities as the NANPA or to the costs of its services. Nor does the relief granted to NeuStar in this Order change its ability to serve as a neutral numbering administrator. Rather, as discussed above, the basic statutory and regulatory neutrality requirements that apply to the NANPA remain intact. For these reasons, therefore, we do not believe that the scope of the current NANPA contract requirements have been exceeded so as to require rebidding

30. CTIA and Syniverse also claim that potential bidders were deterred from participating in the original procurement due to the prior approval restrictions on ownership changes imposed by the Warburg Transfer Order. Again, we disagree. The requirements established in the Warburg Transfer Order and the Bureau Letter was designed to cure the specific neutrality conflicts that Lockheed and NeuStar faced. Any uncertainty regarding the applicability of those requirements to others could and should have been raised during the NANPA solicitation process when potential bidders were given an opportunity to obtain clarification of the RFP requirements. In fact, such questions were raised. In response to questions addressing the reach of the Warburg Transfer Order, the Commission stated, "Generally, the neutrality rules, requirements and policies will continue to apply to any entity selected as the NANPA" and that the "terms and conditions placed on NeuStar in the Lockheed Martin [Warburg] Transfer Order would continue with respect to NeuStar if it were selected as the NANPA for the next term." The Commission further explained that "Bidders cannot assume, however, that the FCC would find the same terms and conditions would cure a potential or actual violation of the neutrality provisions with respect to a different situation or entity." Thus, while the Commission clarified that the same types of prior approval restrictions contained in the Warburg Transfer

Order could be imposed on other bidders found in violation of a neutrality requirement, the Commission's own statements belie any basis for the presumption that all such restrictions applied to all bidders in all situations

31. In this same vein, we reject claims made that because the actions taken in this Order remove alleged restrictions on public companies serving as the NANPA, rebidding the NANPA functions is required. Consistent with the analysis set forth above, any questions concerning the applicability of the requirements of the Warburg Transfer Order to this issue could and should have been raised during the solicitation process. In fact, such issues were raised and the Commission's response did not foreclose a public company from serving as the NANPA, a result made obvious by the fact that a public company did bid for the NANPA contract. We also find that the public interest is not served by rebidding the NANPA functions because an entity may have mistakenly believed a public company could not serve as the NANPA. Rebidding the contract is neither necessitated nor warranted, especially since NeuStar is meeting the requirements of its contract and any interested party had an opportunity to participate during the last solicitation.

32. We also reject Syniverse's claim that eliminating the prior approval requirement for certain transactions increased the value of the NANPA contract. Syniverse suggests that the value of the contract is increased as a result of the elimination of certain prior approval restrictions. According to Syniverse, this "windfall" value should not benefit NeuStar. In order for Syniverse's argument to have any validity, we would have to conclude that the eliminated restrictions hold some definitive dollar value and that this value would be translated into a reduced contract price. Syniverse does not provide evidence of NeuStar's purported increased value or a mechanism for establishing that value. Nor does Syniverse adequately demonstrate that changing the prior approval requirements would necessarily result in a lower contract price. Because Syniverse's contention is highly speculative, we find it to be without merit.

33. We strongly reject Syniverse's claim that "the Commission would utterly undermine the integrity of its procurements" if NeuStar is granted the relief it requested without any evidence that it needs such relief "in order to perform its contractual obligations" or that granting the relief requested

violated the procurement process. Whether or not NeuStar needs the relief requested to perform its contractual obligations is irrelevant to our analysis here. Rather, we focus on whether the relief requested would adversely impact NeuStar's ability to serve as a neutral numbering administrator. Our actions in this order in no way compromise the integrity of that process. In addition, Syniverse fails to provide specific evidence of a violation of the procurement process we used to select the NANPA. Because, as discussed above, NeuStar's request as modified herein, does not affect its ability to serve as a neutral numbering administrator we see no reason why the NANPA cannot make changes to its business plan that do not impact its neutrality.

34. Finally, Syniverse contends that the Commission should rebid the NANPA contract at the end of the current period if NeuStar chooses to make the requested changes to its ownership structure. We disagree. The decision whether or not to renew the option is not currently before the Commission. The factors that might impact a decision to exercise the option are specifically set forth in section 17.207 of the FAR and will be evaluated by the contracting officer at the time the option is to be exercised.

III. Ordering Clauses

35. It is ordered, pursuant to sections 1, 4, and 251 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 154 and 251 this order is adopted.

36. It is further ordered that the request of NeuStar, Inc., perform certain changes and transactions that do not affect its neutrality, without prior Federal Communications Commission approval, is granted, in part, to the extent set forth herein.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 04-21413 Filed 9-23-04; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

Advisory Committee on Diversity for Communications in the Digital Age; Notice of Public Meeting

AGENCY: Federal Communications Commission.

ACTION: Notice of public meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, this notice advises interested persons that the

Advisory Committee on Diversity for Communications in the Digital Age is holding its fourth meeting, which will be held by teleconference. The meeting is scheduled, on an expedited basis, for October 4, 2004. Under 41 CFR 102-3.150, the Commission is holding this meeting with less than 15 calendar days notice due to exceptional circumstances, specifically to address time-sensitive resolutions. Because of these special circumstances, the Committee took the step, even prior to the date of this Notice, of placing copies of the proposed resolutions on the FAC Web site and inviting Committee members by e-mail to submit comments for the public record. Any comments that are submitted will be made available on the Web site, which is accessible to the public.

The Committee also notes that, effective September 27, 2004, Linda Blair will serve as the Designated

Federal Officer.

DATES: October 4, 2004, 3 p.m., to 4 p.m. FOR FURTHER INFORMATION CONTACT:
Linda Blair, Designated Federal Officer of the Committee on Diversity, or Maureen C. McLaughlin, Alternate Designated Federal Officer of the Committee on Diversity, 202–418–2030, e-mail Linda.Blair@fcc.gov, Maureen.Mclaughlin@fcc.gov. Press Contact, Audrey Spivak, Office of Public Affairs, 202–418–0512, aspivak@fcc.gov.

SUPPLEMENTARY INFORMATION: The Diversity Committee was established by the Federal Communications Commission to examine current opportunities and develop recommendations for policies and practices that will further enhance the ability of minorities and women to participate in telecommunications and related industries. The Diversity Committee will prepare periodic and final reports to aid the FCC in its oversight responsibilities and its regulatory reviews in this area. In conjunction with such reports and analyses, the Diversity Committee-will make recommendations to the FCC concerning the need for any guidelines, incentives, regulations or other policy approaches to promote diversity of participation in the communications sector. The Diversity Committee will also develop a description of best practices within the communications sector for promoting diversity of participation.

Agenda

The purpose of the meeting is to discuss two proposals: (1) A resolution urging the FCC to enforce its existing Designated Entity rules, including the

rules setting aside certain C-Block broadband PCS spectrum for bidding only by "entrepreneurial" companies (i.e., small, minority or women-owned companies whose gross revenues and total assets are less than \$125 million and \$500 million, respectively); and (2) a resolution urging the FCC to adopt an NPRM seeking comment on ways to foster ownership diversity in the commercial FM radio band (92.1-107.9 mHz). More details on these resolutions are available on the Advisory Committee's Web site at http:// www.fcc.gov/DiversityFAC. Members of the Advisory Committee and the public may submit written comments at any time by following the instructions on the Web site.

Public Participation

Interested persons may contact Kevin Venters, (202) 418-2030, to obtain a number to call to participate in the teleconference, or may join the teleconference at the Federal Communications Commission. Commission Meeting Room, Room TW-A402 and TW-A442, 445 12th St., SW., Washington, DC 20554. The Federal Communications Commission will attempt to accommodate as many people as possible. However, admittance will be limited to the seating available. A live RealAudio feed will be available over the Internet; information on how to tune in can be found at the Commission's Web site, http:// www.fcc.gov.

Federal Communications Commission.

Jane E. Mago,

Designated Federal Officer.

[FR Doc. 04-21505 Filed 9-23-04; 8:45 am]

BILLING CODE 6712-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the Secretary, Office of the General Counsel; Notice Regarding the Federal Tort Claims Act, the Federally Supported Health Centers Assistance Act, and the Indian Self-Determination and Education Assistance Act; Alternative Settlement Process for Certain Administrative Claims Under the Federal Tort Claims Act

AGENCY: Office of the General Counsel, Office of the Secretary.

ACTION: Notice of Pilot Program for an Alternative Settlement Process for Certain Administrative Claims Under the Federal Tort Claims Act.

SUMMARY: The Secretary of Health and Human Services is implementing a Pilot Program to study the effectiveness of an

Early Offers Alternative Dispute Resolution Process ("Early Offers") for certain administrative tort claims under the Federal Tort Claims Act ("FTCA"). The Pilot Program becomes effective upon the publication of this Notice and will be applicable to administrative claims filed with the Department of Health and Human Services ("HHS" or "the Department") on or after the publication date. The Pilot Program applies to all medical negligence tort claims cognizable under the FTCA and arising from the acts or omissions of HHS employees or deemed employees. The Pilot Program does not create new causes of action or change the requirements of the FTCA for the handling of administrative tort claims or the approval of administrative tort claim settlements. See 28 U.S.C. 2672 and 28 CFR Part 14.

DATES: This notice is effective upon publication in the Federal Register. FOR FURTHER INFORMATION CONTACT: Richard Bergeron, Office of the General Counsel, (202) 619–0150, U.S. Department of Health and Human Services, 330 Independence Avenue, SW., Room 4760, Washington, DC 20201.

SUPPLEMENTARY INFORMATION

I. Introduction

The FTCA mandates that administrative tort claims arising out of the medical negligence of HHS employees and deemed employees must be submitted to HHS for investigation and potential resolution before a lawsuit can be filed against the United States. 28 U.S.C. 1346(b) and 2671, et seq. Medical negligence claims against HHS may. arise from acts or omissions of HHS employees (see, e.g., 42 U.S.C. 233(a)) or from the acts or omissions of deemed employees of HHS (*see*, *e.g.*, 42 U.S.C. 233(g); 25 U.S.C. 450f(d)). The resolution of those administrative claims requires the claimant and HHS to engage in negotiations that often include a number of offers and counteroffers, sometimes over the course of a number of months, and, then, if such negotiations are unsuccessful, the filing of a lawsuit against the United States.

The Early Öffers Pilot Program is designed to determine whether there is a better, quicker, less expensive method for resolving medical negligence claims. The Pilot Program applies to all medical negligence tort claims asserted under the FTCA and arising from the acts or omissions of HHS employees or deemed employees. The Pilot Program is a voluntary program available to claimants who submit timely tort claims under the FTCA. If a claim is not settled

under the Early Offers program, it will continue to be processed under HHS's current procedures and may be resolved using traditional negotiating techniques.

II. Background

In its March 3, 2003 report entitled "Addressing the New Health Care Crisis: Reforming the Medical Litigation System to Improve the Quality of Health Care," the Department's Office of the Assistant Secretary for Planning and Evaluation (OASPE) outlined the litigation crisis facing the Nation's health care delivery system, the role of the litigation system in increasing medical malpractice insurance premiums, and the resulting reduction in the availability of quality, affordable health care. This report concluded that federal action is needed to address the impact of the medical litigation crisis on health care costs and quality of care, and emphasized the President's support for federal reforms to implement steps in improving our health care system, including the establishment of a fair, predictable, and timely process for resolving medical malpractice cases.

The report noted that delay in claims resolution is a significant problem in the current medical liability litigation process. Litigation delays prevent patients injured by negligence from receiving compensation quickly. The Early Offers Pilot Program being implemented by HHS is one promising approach for fairly and promptly compensating patients injured by negligence without requiring them to go through time-consuming and expensive litigation. If the Pilot Program demonstrates that Early Offers are an effective method for fairly and promptly compensating patients injured by alleged medical malpractice, this method could be adopted by other federal agencies for a variety of tort claims, including medical negligence claims, and by the private sector.

Like patients who bring claims against non-governmental health care providers, individuals who claim to be injured through the acts or omissions of HHS employees or deemed employees often face a lengthy, complicated, and expensive litigation process before their claims are adjudicated. This Pilot Program will evaluate whether the Early Offers mechanism described herein will encourage fair and speedy resolution of administrative claims in appropriate circumstances, to the benefit of both negligently injured patients and the United States.

Participation in an Early Offers system by claimants and the Department is entirely voluntary and confidential (to the extent permitted by federal law).

Under this program, a claimant can decide whether or not to submit an Early Offer to an independent third party (described below). Likewise, the Department will decide, with respect to each administrative tort claim within the scope of this program, whether or not to submit an Acceptance of Offer to the independent third party.

Through use of an independent third party as a Settlement Depository (SD), the Early Offers system overcomes the concern that a settlement offer will be viewed by the other party as an indication of litigation weakness. Both the Department and the claimant would make their submissions of Acceptances of Offer and Early Offers confidentially to the SD. By utilizing an independent SD, neither the claimant nor the Department will know whether the other has submitted an Early Offer or an Acceptance of Offer with the SD unless the claimant's Early Offer and the Department's Acceptance of Offer result in a settlement. Whether an Early Offer had been submitted by the claimant or an Acceptance of Offer had been submitted by the Department, the terms of any such Early Offer or Acceptance of Offer will ordinarily be inadmissible in any subsequent litigation concerning the alleged medical negligence, see Fed. R. Evid. 408, though such facts may be admissible in a proceeding concerning the enforcement of a settlement reached through this Pilot Program.

III. The Early Offers Pilot Program

A. Introduction

Under the FTCA, a person seeking money damages for injuries caused by the negligent or wrongful acts or omissions of a federal employee acting within the scope of employment must submit a claim to the responsible federal agency before filing a tort suit against the United States. 28 U.S.C. 2675. Medical malpractice claims arising out of the acts or omissions of HHS employees or deemed employees (see, e.g., 42 U.S.C. 233(g) and 25 U.S.C. 450f(d)) must be submitted to HHS. Claims for medical negligence filed with HHS on or after the publication date of this Notice are eligible for inclusion in the Early Offers Pilot Program.

The Early Offers Pilot Program is a voluntary alternative method for resolving administrative tort claims that have been submitted to HHS for alleged medical malpractice. In the event that the claim is not settled through the system described in this notice, the claim will be processed following the normal procedures used for resolving administrative claims filed with HHS. All claimants who submit

administrative tort claims to HHS within the scope of this Pilot Program will be given detailed instructions on the procedures that must be followed and the terms and conditions of participation.

Any Early Offer by a claimant or Acceptance of Offer by HHS must be for a lump-sum cash amount only. As with all administrative tort claim settlements, all Early Offers and Acceptances of Offer under the Early Offers Pilot Program will be subject to the settlement authority requirements and limitations of the Federal Tort Claims Act. All Early Offers and Acceptances of Offer will be subject to the following conditions: (1) The claimant must obtain approval of the settlement by an appropriate court if HHS deems such court approval to be necessary; (2) any and all persons who have an interest in the claim, in addition to the claimant, must sign a release; and (3) the standard Department of Justice Stipulation for Compromise Settlement and Release for cash settlements must be utilized to consummate the settlement. In addition, payment of any settlement of claims arising from acts or omissions of community health center employees (and certain contractors) will be subject to the availability of funds, as is currently the case for all such claims. 42 U.S.C. 233(k). Set forth below in Part B is a summary of the steps and procedures that will be used in the Early Offers Pilot Program. HHS anticipates conducting an evaluation of the implementation of the Pilot Program, to ascertain whether the process worked as planned and claimants' views of the Pilot Program. At the conclusion of the Pilot Program or the resolution of claims made during the Pilot Program, research may also be conducted on such questions as whether Early Offers has an impact on the settlement rate, timing of settlement, and amount of settlement.

B. Summary of Steps and Procedures for Early Offers Pilot Program

1. Submission of Administrative Tort Claim

In order to be eligible for inclusion in the Early Offers Pilot Program, a claimant must first submit a timely administrative tort claim under the FTCA alleging medical negligence by an employee or deemed employee of the Department. 45 CFR Part 35, Tort Claims Against the Government. The claimant must also provide the documentation required by 45 CFR 35.4.

2. Notification to Claimants

The Department will notify all such claimants of this Pilot Program by

mailing to the claimant the notice described below and a form for use should the claimant decide to submit an Early Offer pursuant to this program. Provision of this notice and form to a claimant will not necessarily result in the Department's submission to the Settlement Depository (SD) of an Acceptance of Offer with respect to the claim filed by the claimant.

Pursuant to 44 U.S.C. 3518(c)(1), the information collected on the Early Offer form is not subject to the Paperwork Reduction Act because the collection takes place during the conduct of a civil action to which the United States or any official or agency is a party, or during the conduct of an administrative action involving an agency against specific individuals or entities.

The notice shall provide that, among other things:

(a) The Department may or may not submit an Acceptance of Offer agreeing to accept an Early Offer in a specified lump-sum amount to settle the claim at any time within 90 days of the date of mailing of such notice;

(b) Any Acceptance of Offer submitted by the Department will be sent to the independent third party the Department has designated as the SD for this program;

(c) Any Acceptance of Offer submitted by the Department, and any Early Offer submitted by the claimant, shall be confidential (except in the circumstances stated in Section 4 below); and

(d) At any time within the 90-day period after the date on which the Department mails the notice to the claimant notifying the claimant of the option of participating in this Pilot Program, the claimant may submit an Early Offer to the SD using the form provided with the notice. The Early Offer must specify the minimum lumpsum amount that the claimant will accept to settle the claim;

(e) If the claimant has submitted an Early Offer and the Department has submitted an Acceptance of Offer within this 90-day period, and if the amount of the claimant's Early Offer is less than or equal to the amount of the Department's Acceptance of Offer, the SD shall promptly notify the claimant and the Department that the claim has been settled for the amount specified in the claimant's Early Offer; and

(f) In the event of a settlement, the claimant will be responsible for the payment of any attorney fees. However, any attorney fees charged to the claimant may not exceed 20 percent of the settlement amount. 28 U.S.C. 2678.

3. Settlement of Claims

If the Department files an Acceptance of Offer and the claimant files an Early Offer with the SD within 90 days of the date of mailing of the notice described in section 2 above, and the amount of the claimant's Early Offer is less than or equal to the amount of the Department's Acceptance of Offer, the SD shall promptly notify the Department and the claimant that the claim has been settled in the amount indicated in the claimant's Early Offer. As indicated in the Early Offer Form provided by the Department, by submitting an Early Offer, the claimant thereby agrees that any settlement shall be subject to the following conditions: (1) The settlement must be for a lump-sum cash amount only; (2) the settlement must be consummated on the standard Department of Justice Stipulation for Compromise Settlement and Release ("Stipulation") for cash settlements, available for review by claimant through the SD; (3) the claimant must obtain approval of the settlement by an appropriate court if the Department deems such court approval to be necessary; and (4) any and all persons who have an interest in the claim, in addition to each claimant, must sign a release. The determination as to whether to require court approval or additional releases is within the sole discretion of the Department. The Department's Acceptance of Offer will state whether court approval and/or additional releases are required and, if so, will specify the terms applicable to those requirements (e.g., the identity or description of persons in addition to the claimant who must sign a release, or the person or persons on whose behalf court approval must be obtained). By submitting an Early Offer, the claimant agrees to such conditions relating to court approval and additional releases as the Department may state in its Acceptance of Offer. Any Acceptance of Offer made by the Department in excess of \$200,000.00 will have been approved by the Department of Justice prior to its submission to the SD.

4. Confidentiality

If a settlement is not reached through this Pilot Program, the SD shall not disclose to the Department or to the claimant, or to any other person (except to the extent required by federal law), whether or not the Department has submitted an Acceptance of Offer or whether or not the claimant has submitted an Early Offer. However, information held by the SD may be made available for research purposes after settlement of the claim or final

disposition of any litigation with respect to the claim.

5. Consummation of Settlement

In the event the SD advises HHS and the claimant that a settlement has been reached, HHS will prepare and submit to the claimant or claimant's counsel (if the claimant is represented by counsel) a Stipulation for signature by the claimant(s) and counsel, if any, using the standard Department of Justice form for cash settlements. The Stipulation may require the execution of releases by other persons and/or approval by a court, in accordance with the terms of the Acceptance of Offer submitted by the Department as stated in Section 3 above. The Stipulation may be released to the public, including the amount of the settlement.

6. Admissibility in Subsequent Proceedings

Any Early Offer or Acceptance of Offer shall be considered to be made pursuant to settlement negotiations and as such neither the fact that such an Early Offer or Acceptance of Offer was or was not made, nor the terms of any such Early Offer or Acceptance of Offer, will ordinarily be admissible in any subsequent litigation concerning the alleged medical malpractice. Fed. R. Civ. P. 408.

7. Examples

Three examples follow on how the Early Offers Pilot Program might function in practice:

(i) Claimant files original claim (with supporting documentation), as required by 45 CFR Part 35 in the amount of \$250,000. Claimant submits separate Early Offer to the SD in the amount of \$50,000. Department reviews initial claim and background submitted by claimant under 45 CFR Part 35 and submits Acceptance of Offer of \$55,000 to the SD. SD reviews the Early Offer and Acceptance of Offer and finds a match. The claim settles for \$50,000.

(ii) Claimant files original claim (with supporting documentation), as required by 45 CFR Part 35 in the amount of \$100,000. Department reviews initial claim and background submitted by claimant under 45 CFR Part 35 and submits Acceptance of Offer of \$10,000 to the SD. Claimant submits separate Early Offer to the SD in the amount of \$50,000. SD reviews the Acceptance of Offer and Early Offer and finds no match, and therefore no settlement. Neither party is informed that the Acceptance of Offer or the Early Offer was submitted to the SD.

(iii) Claimant has sustained a potentially life-threatening injury due to alleged medical negligence. Claimant is married and has two minor children. Claimant files original administrative tort claim with Department, but claimant's spouse and children do not file administrative tort claims. Department reviews initial claim and background

submitted by claimant under 45 CFR Part 35 and submits Acceptance of Offer of \$300,000. In order to ensure that any personal injury settlement with claimant is binding and final and resolves all potential claims arising out of the alleged negligence, Department in its sole discretion determines that, in the event of a settlement, claimant's spouse and children will be required to execute the standard Stipulation, thereby waiving and releasing all past, present, and future claims, including any future claims for wrongful death. Because the children are minors, Department in its sole discretion determines that in the event of a settlement, claimant will be required to obtain, at claimant's expense, appropriate court approval of any settlement on behalf of the minor children to ensure that the waivers and releases by the children are enforceable. Department includes these conditions in its Acceptance of Offer submitted to SD. Claimant submits separate Early Offer of \$250,000. SD finds the Early Offer is equal to or less than the Acceptance of Offer and informs claimant and Department that the claim has settled for \$250,000, subject to claimant's fulfillment of the conditions stated by Department in its Acceptance of Offer.

(a) Claimant obtains, at claimant's expense, court approval of the settlement on behalf of the minor children, and claimant's spouse and children execute the standard Stipulation. The settlement becomes binding and final and is consummated.

(b) Claimant informs Department that she cannot obtain concurrence of her spouse or minor children, or that she cannot obtain court approval on behalf of the minor children. Because claimant cannot satisfy conditions of the settlement, the settlement does not become binding or final. Department may continue to process claimant's claim under Department's traditional procedures, and claimant may file lawsuit if appropriate under 28 U.S.C. 2675(a). The existence and terms of the unconsummated settlement will ordinarily be inadmissible in a subsequent lawsuit for the alleged medical negligence. See Fed. R. Evid. 408.

IV. Further Information

This notice is not intended to constitute, and does not constitute, a comprehensive notice pertaining to any provision of the FTCA except to the extent that procedures governing the Department's settlement of claims brought pursuant to the FTCA are described above. The decisions regarding whether to file an Acceptance of Offer, and the terms of any such Acceptance of Offer, are within the sole discretion of the United States. In particular, the determinations whether to require releases from persons in addition to the claimant or claimants, and whether to require court approval on behalf of any such persons, are within the sole discretion of the Department. This program gives rise to no cause of action, and claimants have

no right to require the Department to make an Acceptance of Offer. Claimants' rights shall be determined solely by the terms of any settlement reached hereunder and applicable law.

Dated: September 20, 2004.

Alex M. Azar II.

General Counsel.

[FR Doc. 04-21450 Filed 9-21-04; 11:43 am] BILLING CODE 4150-26-P

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

Agency for Healthcare Research and

Agency Information Collection Activities: Proposed Collection; Comment Request

AGENCY: Agency for Healthcare Research and Quality, HHS.

ACTION: Notice.

SUMMARY: This notice announces the intention of the Agency for Healthcare Research and Quality (AHRQ) to request the Office of Management and Budget (OMB) to allow the proposed information collection project: "AHRQ-HRSA Chemical, Biological, Radiological, Nuclear and Explosive (All Hazards) Preparedness Questionnaire for Healthcare Facilities for 2004 (CBRNE)". In accordance with the Paperwork Reduction Act of 1995, 44 U.S.C. 3506(c)(2)(A), AHRQ is submitting to OMB a request for Emergency Review.

This emergency review is requested because collection of this information is urgently needed. The information that will be generated by this survey is critical to the preparedness of the nation with respect to chemical, biological, radiological, nuclear and explosive

It is crucial for national security that we obtain a baseline assessment of the level of preparedness of our hospitals and health care facilities in order to plan Government program priorities, and to offer current and timely information to the Department of Health and Human Services, the Congress, and to the President in order to inform policy decisions relevant to emergency preparedness.

There has been extensive interest by Federal, State, and Local government offices in obtaining this information and frequent requests from Congress, the Congressional Research Service, Office of Management and Budget, Government Accounting Office, and Department of Homeland Security in order to monitor hospital(s) all hazards

preparedness prógram, and the current level of preparedness in the nation, in order to plan for future all hazards preparedness program(s) and policymaking.

DATES: AHRQ is requesting that OMB provide a seven-day review for public comment period on these requirements. ADDRESSES: Written comments for the proposed information collection should be submitted to the OMB Desk Officer at the following address: John Kraemer, Human Resources and Housing Branch, Office of Information and Regulatory Affairs, OMB: New Executive Office Building, Room 10235, Washington, DC.

All comments will become a mafter of

public record.

FOR FURTHER INFORMATION CONTACT: Cynthia D. McMichael, AHRO, Reports Clearance Officer, (301) 427-1651.

SUPPLEMENTARY INFORMATION:

Proposed Project

"Chemical, Biological, Radiological, Nuclear and Explosive (All Hazards) Preparedness Questionnaire for Healthcare Facilities for 2004 (CBRNE)"

The Preparedness Questionnaire is an inventory of all U.S. hospitals, designed to measure national levels of preparedness for a chemical, biological, radiological, nuclear and explosive (CBRNE) event. One point of contact will be designated in each hospital to provide information on a range of topics that have been deemed essential by a panel of nationally-recognized experts on issues related to hospital preparedness for a CBRNE, i.e., an allhazards event. These topics include facility planning and administration; training and education; communication and notification; patient capacity; staffing and support; isolation and decontamination; supplies, pharmaceuticals and laboratory support; and surveillance.

The inventory, which will be administered in 2004 and again in 2005, will provide national, state, and regional levels of preparedness by type of hospital, as well as estimates of bed capacity and emergency increase (surge) capacity. This information will establish a baseline measure of preparedness and readiness for a CBRNE event in hospitals, and will be used to assess the current national level of preparedness.

It will also be useful for national planning, program planning, setting priority areas in addressing current and future needs, as well as ensuring that scarce resources are being used in a way that achieves the most impact in preparedness. Future studies will be conducted to assess advances in preparedness levels.

Data Confidentiality Provisions

The data will be collected by an independent consulting firm under terms of its contract. The identifiable information about institutions will be kept confidential in accordance with 42 U.S.C. 299c–3(c). AHRQ and HRSA will revieve only state-level summary data, and not individual hospital responses.

Method of Collection

The 2004 preparedness questionnaire will be administered electronically to each hospital via electronic mail. The estimated annual burden is as follows:

ESTIMATED ANNUAL RESPONDENT BURDEN

Number of questionnaire recipients	Estimated burden/ respondent (minutes)	Total hours of burden	
6000	60	6000	

The estimate burden is based on the completion of a paper version of the questionnaire by a pilot hospital. The more efficient data collection effort enabled by the electronic format has been taken into account in this estimate. The annualized cost to all potential respondents is estimated at \$209,040 Total (\$34.84/hr [average staff time] × 1 hr. 6000 respondents). Percentage of capital costs, operating costs or maintenance costs are negligible. We propose a census information collection approach as appropriate data on which to develop a stratified, purposive sample is unavailable. Future studies will utilize statistical methods based on our baseline data to develop a sampling scheme.

Request for Comments

In accordance with the above cited Paperwork Reduction Act legislation, comments on the AHRO's and HRSA's information collection are requested with regard to any of the following: (a) Whether the proposed collection of information is necessary for the proper performance of functions of AHRQ and HRSA, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and costs) of the proposed collection of information (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will summarized and included in the request for OMB approval of the proposed information collection. All comments will become a matter of public record.

Dated: September 17, 2004. Carolyn M. Clancy,

Director.

[FR Doc. 04-21469 Filed 9-23-04; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

Emerging Infections Programs

Announcement Type: Competing Continuation.

Funding Opportunity Number: CI05–026.

Catalog of Federal Domestic Assistance Number: 93.283.

Kev Dates:

Letter of Intent Deadline: October 11, 2004.

Application Deadline: November 1,

Executive Summary: The purpose of this program announcement is to provide continued support to existing Emerging Infections Programs (EIPs), or to develop new EIPs, as part of the national network. EIPs are populationbased centers which assess the public health impact of and respond to emerging infections. Activities of the EIPs fall into these general categories: (1) Active surveillance; (2) applied public health epidemiologic and laboratory activities; and (3) implementation and evaluation of pilot prevention/intervention projects. The EIPs function as a collaborative network of public and private organizations that have an interest in addressing infectious diseases health issues; EIPs maintain sufficient flexibility to address infectious disease health issues as they emerge. EIPs are strategically located to serve a variety of geographical areas and diverse groups of people.

The following guiding principles motivate the work of the EIPs: (1) EIPs aim to be a national resource for surveillance, prevention, and control of emerging infectious diseases—EIP functions go beyond the routine functions of health departments in ways that allow important public health questions to be answered; (2) EIP activities address important issues in infectious diseases, selected with regard to what is appropriate for this population-based infrastructure; (3) EIPs

maintain sufficient flexibility for emergency response and to address new problems as they arise; (4) training is a key function of the EIPs; (5) EIPs develop and evaluate public health practices and transfer what is learned to the public health community; and (6) EIPs give high priority to activities that lead directly to prevention of disease.

I. Funding Opportunity Description

Authority: This program is authorized under the Public Health Service Act Sections 301(a)[42 U.S.C. 241(a)], 317(k)(1)[42 U.S.C. 247b(k)(1)], and 317(k)(2)[42 U.S.C. 247b(k)(2)], as amended.

Purpose: The purpose of the program is to assist in local, state, and national efforts to conduct surveillance and public health epidemiologic and laboratory activities in emerging infectious diseases, and to pilot and evaluate methods for the prevention and control of emerging infectious diseases. This program addresses the "Healthy People 2010" focus area(s) of Immunization and Infectious Diseases.

Measurable outcomes of the program will be in alignment with the following performance goal for the National Center for Infectious Diseases (NCID): Protect Americans from infectious diseases.

Research Objectives: The overall objective of the EIP cooperative agreement is to assess the public health impact of and respond to emerging infections. Activities of the EIPs fall into these general categories: (1) Active surveillance; (2) applied public health epidemiologic and laboratory activities; and (3) implementation and evaluation of pilot prevention/intervention projects. Specific objectives for research and other activities supported by this cooperative agreement are outlined in the individual Activities, below.

Activities: Awardee activities for this program are as follows:

(a) Functions and structure for EIP— Establish and operate an EIP to further local, State, and national efforts to address emerging infectious diseases.

(1) Establish each EIP activity in a defined population, which could include either an entire State or a geographically defined area (or areas) within a State. The population base may vary for various activities. For certain activities, the population base may be defined by a healthcare delivery system such as a health maintenance organization (HMO). To accomplish the objectives of certain EIP activities, a minimum population base of approximately 1,500,000 may be necessary.

(2) Provide effective scientific leadership, coordination, and execution of EIP activities.

(3) Provide effective management to support operation of the EIP.

(4) Organize the EIP so that it maintains the flexibility to respond to new health problems as they emerge.

(5) Operate the EIP so that it can function effectively as part of a national network of EIPs. Collaborate with CDC and other EIPs, through the EIP steering group and other EIP working groups, to establish priorities, to coordinate and monitor projects, and to assure that important emerging infections issues are appropriately addressed.

(6) Ensure that site representatives attend and participate in EIP Steering Group Meetings and other required EIP

meetings.

(7) As a part of certain EIP projects, provide specimens such as diseasecausing isolates or serum specimens to appropriate organizations (which may include, but is not limited to CDC) for laboratory evaluation (e.g., molecular epidemiologic studies, evaluation of diagnostic tools).

(8) Manage, analyze, and interpret data from EIP projects; publish and disseminate important public health information stemming from EIP projects in collaboration with CDC and other EIP

(9) Monitor and evaluate scientific and operational accomplishments and progress in achieving the purpose of this

(10) If a proposed project involves research on human participants, ensure

appropriate IRB review.

(11) Information systems used or developed through this cooperative agreement should conform to the Public Health Information Network (PHIN) standards, the goal of which is the creation of standards-based, interoperable public health information systems. For more information on PHIN, the PHIN architecture, PHIN messaging, and PHIN standards, functions, and specifications, see the CDC Web site: http://www.cdc.gov/phin. CDC will work with EIP sites to evolve EIP information systems to conform to PHIN standards.

(b) Partnerships-Develop the EIP as a partnership between the health department and other public and private organizations that have an interest in addressing public health issues relating to emerging infectious diseases, e.g., local public health agencies, academic institutions, health care providers, infection control professionals, clinical laboratories, other Federal and state government agencies, and research organizations. Build and draw upon and the

these relationships for the conduct of

specific EIP activities.

(c) Tools and Capacities—Develop and utilize a set of tools or capacities to conduct EIP activities, e.g., active laboratory-based surveillance; medical records review for surveillance or studies; case-control studies; selected laboratory testing of isolates or specimens; surveys (e.g., of laboratories, providers, public); collection of isolates of disease-causing agents in the context of surveillance; network of infection control professionals; and analyses of hospital admission or discharge data.

(d) General EIP Activities—Activities of the EIPs generally fall into three

(1) Active population-based surveillance projects. These may include collection and submission of disease-causing infectious agents to state, CDC, or other laboratories. For example, the surveillance case definition for the condition might involve detection of a positive culture or a drug resistant isolate in a microbiology laboratory, a serologic test result, a histopathologic finding, or a clinical syndrome, depending upon the disease or condition under surveillance. The specific approach to surveillance could also vary depending on the disease or condition under surveillance. Surveillance should be comprehensive (e.g., may include audits to assure complete reporting) with active casefinding.

(2) Applied epidemiologic and applied laboratory projects. Examples of potential projects include: Evaluation of illnesses often not specifically diagnosed for which information about trends and etiology are important (e.g., pneumonia); evaluation of clinical outcomes or risk factors for drug resistant infections; evaluation of the role of human genomics in disease causation and individual susceptibility; and evaluation of the efficacy of pneumococcal and meningococcal

conjugate vaccines.

(3) Implementation and evaluation of pilot prevention/intervention projects for emerging infectious diseases. Examples might include, e.g., evaluation of the impact of Group B Streptococcus prevention guidelines, or evaluation of the role of human genomics in public health investigations.

(e) Specific EIP activities—All applicants should propose activities #1-5; additional activities may be proposed (#6-12) at the discretion of the applicant. Each application will be evaluated as a whole (see Criteria for evaluation in Section V.1 below). Therefore, any additional activity proposals should be commensurate with on the CDC Web site: http://

the applicant's capacity and should be designed to enhance the applications as whole. Applicants are invited to consult with CDC programs in planning their proposed activities. [For details about these activities, see Appendices posted on the CDC Web site: http:// www.cdc.gov/od/pgo/funding/ grantmain.htm.]

(1) Active Bacterial Core surveillance (ABCs) and related activities-ALL applicants should propose this activity. CDC expects to provide support for ABCs activities in all EIPs, although some ABCs activities are expected to be conducted only in certain sites. For more details, see Appendix 1 posted on the CDC Web site: http://www.cdc.gov/ od/pgo/funding/grantmain.htm.

(2) Active population-based laboratory surveillance for food-borne diseases (FoodNet) and related activities-ALL applicants should propose this activity. CDC expects to provide support for FoodNet activities in all EIPs, although some FoodNet activities are expected to be conducted only in certain sites. For more details, see Appendix 2 posted on the CDC Web site: http://www.cdc.gov/od/pgo/ funding/grantmain.htm.

(3) Surveillance for respiratory diseases and syndromes-ALL applicants should propose this activity. CDC expects to provide support for five to nine EIPs for one or more aspects of this activity. For more detailed guidance, see Appendix 3 posted on the CDC Web site: http://www.cdc.gov/od/ pgo/funding/grantmain.htm.

(4) Flexible Response to Emerging Problems—ALL applicants should propose this activity. Each EIP will be expected to participate in a workgroup to review newly emerging infectious disease issues on short notice and contribute to rapid study design, initiation, and completion. For more details, see Appendix 4 posted on the CDC Web site: http://www.cdc.gov/od/ pgo/funding/grantmain.htm.

(5) EIP rapid population-based survey capacity-ALL applicants should propose this activity. CDC expects to provide support for population-based survey capacity in all EIP sites. For detailed guidance on applying for this activity, see Appendix 5 posted on the CDC Web site: http://www.cdc.gov/od/ pgo/funding/grantmain.htm.

(6) Integrated hepatitis surveillance-Applicants may choose to propose some or all components of this activity, and CDC may provide some support for each of the components. For detailed guidance and specific eligibility criteria for this activity, see Appendix 6 posted

www.cdc.gov/od/pgo/funding/

grantmain.htm.

(7) Surveillance for encephalitis syndrome—Applicants may choose to propose this activity. CDC expects to provide support for up to three EIPs for this activity. For more details, see Appendix 7 posted on the CDC Web site: http://www.cdc.gov/od/pgo/funding/grantmain.htm.

(8) Surveillance for Unexplained Deaths (UNEX)—EIPs that are currently conducting UNEX may choose to propose to continue this activity. Any proposal for syndrome surveillance, e.g., respiratory syndromes, should be proposed and managed as part of the corresponding EIP syndrome activity, not separately as part of this activity. For more details, see Appendix 7 posted on the CDC Web site: http://www.cdc.gov/od/pgo/funding/grantmain.htm.

(9) Border Infectious Disease Surveillance (BIDS)—Applicants along the U.S./Mexico Border may propose this activity. For more details, see Appendix 7 posted on the CDC Web site: http://www.cdc.gov/od/pgo/ funding/grantmain.htm.

(10) Incorporate a training activity into the operation of the EIP—Any applicant may propose this activity. See

Appendix 7 for details.

(11) Prepare for and engage in activities to assess human genomics risk factors into acute public health investigations—Any applicant may propose this activity. CDC may provide support for one to three sites for this activity. For more details, see Appendix 7 posted on the CDC Web site: http://www.cdc.gov/od/pgo/funding/grantmain.htm.

(12) Site-specific EIP activity— Applicants may propose other activities of local interest or concern that are consistent with EIP objectives and

guiding principles.

In a cooperative agreement, CDC staff is substantially involved in the program activities, above and beyond routine grant monitoring.

CDC Activities for this program are as

(a) Provide general coordination for

the EIPs as a network.
(b) Assist in developing collaborative

(b) Assist in developing collaborative relationships and facilitate multi-site collaboration as needed to support the successful completion of the project.

(c) Provide consultation, scientific and technical assistance in the operation of the EIP and in designing and conducting individual EIP projects. (Examples include, participating in protocol development, helping with study design, assisting in the development of information systems,

data analysis and dissemination of results, coordinating and facilitating communications among EIPs).

(d) Participate in analysis and interpretation of data from EIP projects. Participate in the dissemination of findings and information stemming from EIP projects.

(e) Assist in monitoring and evaluating scientific and operational accomplishments of the EIP and progress in achieving the purpose and overall goals of this program.

(f) If needed, perform laboratory evaluation of specimens or isolates (e.g., molecular epidemiologic studies, evaluation of diagnostic tools) obtained in EIP projects and integrate results with other data from EIP projects.

(g) If a proposed project involves research with human subjects and CDC scientists will be co-investigators in that research, assist in the development of a research protocol for IRB review by all institutions participating in the research project. The CDC IRB will review and approve the project initially and on, at least, an annual basis until the research project is completed.

(h) Consult with sites to assist evolution of EIP-related information systems to conform to Public Health Information Network (PHIN) standards.

II. Award Information

Type of Award: Cooperative Agreement. CDC involvement in this program is listed in the Activities Section above.

Mechanism of Support: U01. Fiscal Year Funds: 2005. Approximate Total Funding: \$19,600,000.

Approximate Number of Awards: 9.
Approximate Average Award:
\$2,400,000. (This amount is for the first
12-month budget period, and includes
both direct and indirect costs.)

Floor of Award Range: \$1,400,000. Ceiling of Award Range: \$3,500,000. Anticipated Award Date: December 29, 2004.

Budget Period Length: 12 months. Project Period Length: 5 years.

Throughout the project period, CDC's commitment to continuation of awards will be conditioned on the availability of funds, evidence of satisfactory progress by the recipient (as documented in required reports), and the determination that continued funding is in the best interest of the Federal Government.

III. Eligibility Information

III.1. Eligible Applicants

Applications may be submitted by state governments or their Bona Fide

Agents (this includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, the Commonwealth of the Northern Mariana Islands, American Samoa, Guam, the Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau).

A Bona Fide Agent is an agency/ organization identified by the state as eligible to submit an application under the state eligibility in lieu of a state application. If you are applying as a bona fide agent of a state or local government, you must provide a letter from the state or local government as documentation of your status. Place this documentation behind the first page of your application form.

III.2. Cost Sharing or Matching

Matching funds are not required for this program.

III.3. Other

CDC will accept and review applications with budgets greater than the ceiling of the award range.

Special Requirements

If your application is incomplete or non-responsive to the requirements listed in this section, it will not be entered into the review process. You will be notified that your application did not meet submission requirements.

• Late applications will be considered non-responsive. See "Section IV.3. - Submission Dates and Times" for more

information on deadlines.

• Note: Title 2 of the United States Code section 1611 states that an organization described in section 501(c)(4) of the Internal Revenue Code that engages in lobbying activities is not eligible to receive Federal funds constituting an award, grant, or loan.

Individuals Eligible To Become Principal Investigators or Co-Principal Investigators

Any individual with the skills, knowledge, and resources necessary to carry out the proposed EIP activities is invited to work with their institution to develop an application for support. Individuals from underrepresented racial and ethnic groups as well as individuals with disabilities are always encouraged to apply for CDC programs.

IV. Application and Submission Information

IV.1. Address To Request Application Package

To apply for this funding opportunity use application form PHS 398 (OMB number 0925–0001 rev. 5/2001). Forms and instructions are available in an

interactive format on the CDC Web site, at the following Internet address: http:/ /www.cdc.gov/od/pgo/forminfo.htm.

Forms and instructions are also available in an interactive format on the National Institutes of Health (NIH) Web site, at the following Internet address: http://grants.nih.gov/grants/funding/ phs398/phs398.html.

If you do not have access to the Internet, or if you have difficulty accessing the forms on-line, you may contact the CDC Procurement and **Grants Office Technical Information** Management Section (PGO-TIM) staff at: (770) 488-2700. Application forms can be mailed to you.

IV.2. Content and Form of Submission

Letter of Intent (LOI)

A letter of intent is requested to help plan the application review, but it is not mandatory. Your LOI must be written in the following format:

- Maximum number of pages: 2. Font size: 12-point unreduced.
- · Single spaced.
- Paper size: 8.5 by 11 inches.
- Page margin size: One inch.
- · Printed only on one side of page.
- · Written in plain language, avoid

Your LOI must include the following information:

- Number and title of this Program Announcement (PA).
- Name of Applicant (i.e. State Health Department or bona fide agent).

If you are applying as a bona fide agent of a state or local government, you must provide a letter from the state as documentation of your status at the time of application.

 Name, address, e-mail address, and telephone number of the Principal Investigator and Co-Investigator.

• Brief description of your eligibility and intent to apply.

Application

Follow the PHS 398 application instructions for content and formatting of your application. If the instructions in this announcement differ in any way from the PHS 398 instructions, follow the instructions in this announcement. For further assistance with the PHS 398 application form, contact PGO-TIM staff at (770) 488-2700, or contact GrantsInfo; Telephone (301) 435-0714, e-mail: GrantsInfo@nih.gov.

Your research plan should address activities to be conducted over the entire project period, focusing in detail on the first year and summarizing plans for subsequent years.

You are required to have a Dun and Bradstreet Data Universal Numbering System (DUNS) number to apply for a grant or cooperative agreement from the Federal government. Your DUNS number must be entered on line 11 of the face page of the PHS 398 application form. The DUNS number is a nine-digit identification number, which uniquely identifies business entities. Obtaining a DUNS number is easy and there is no charge. To obtain a DUNS number, access http:// www.dunandbradstreet.com or call 1-

866-705-5711. For more information, see the CDC Web site at: http://www.cdc.gov/od/pgo/ funding/pubcommt.htm.

This announcement uses just-in-time

This announcement uses the nonmodular budgeting format.

In place of the format specified for the Research Plan in PHS Form 398, use the following format:

 Maximum number of pages: 35 single-spaced (excluding budget, budget narrative, appendices, and required

If your narrative exceeds the page limit, only the first pages which are within the page limit will be reviewed. Materials or information that should be included in the narrative will not be reviewed if placed in the appendices.

- Font size: 12 point unreduced.
- Paper size: 8.5 by 11 inches. Page margin size: One inch.
- Printed only on one side of page.
- · Held together only by rubber bands or metal clips; not bound in any other

way.
Your narrative should address activities to be conducted over the entire project period, and must include

the following items in the order listed: (1) Capacity to carry out the functions

and responsibilities of an EIP. (2) Operational plan for the EIP in general and for specific EIP activities. (Include descriptions of populations for each proposed activity.)

(3) Measures of Effectiveness (Include Measures for each of the specific EIP activities proposed.)

(4) Human Subjects. Additional information may be included in the application appendices. The appendices will not be counted toward the narrative page limit. This

additional information includes: · Documentation of bona fide agent

- Letters of support (Do not solicit or include letters of support from CDC personnel.)
- Curricula vitas.
- Detailed budget justification (i.e., supporting budget information outlined in "Budget and Budget Narrative"

· Documentation of relevant accomplishments, such as abstracts, manuscripts, or bibliographies, may be included in appendices.

Budget and Budget Narrative

This part of the application does not count toward the narrative page limit. For each line-item (as identified on the PHS Form 398, Page 4), show both Federal and non-Federal (e.g., State funding) shares of total cost for the EIP. For each staff member listed under the Personnel line item, indicate their specific responsibilities relative to each of the proposed projects. All other lineitems should also be clearly justified. In addition to the budget justification, provide an estimate of the budget for each separate activity or project (e.g., FoodNet, ABCs, etc. as outlined above in Section I, Activities, section (e)). If requesting funds for any contracts, provide the following information for each proposed contract: (1) Name of proposed contractor; (2) breakdown and justification for estimated costs; (3) description and scope of activities to be performed by contractor; (4) period of performance; and (5) method of contractor selection (e.g. sole-source or competitive solicitation).

Additional requirements that may require you to submit additional documentation with your application are listed in section "VI.2. Administrative and National Policy

Requirements."

IV.3. Submission Dates and Times LOI Deadline Date

October 11, 2004.

CDC requests that you send a LOI if you intend to apply for this program. Although the LOI is not required, not binding, and does not enter into the review of your subsequent application, the LOI will be used to gauge the level of interest in this program, and to allow CDC to plan the application review.

Application Deadline Date

November 1, 2004.

Explanation of Deadlines

Applications must be received in the CDC Procurement and Grants Office by 4 p.m. eastern standard time on the deadline date. If you send your application by the United States Postal Service or commercial delivery service, you must ensure that the carrier will be able to guarantee delivery of the application by the closing date and time. If CDC receives your application after closing due to: (1) Carrier error, when the carrier accepted the package with a guarantee for delivery by the closing date and time, or (2) significant

weather delays or natural disasters, you will be given the opportunity to submit documentation of the carrier's guarantee. If the documentation verifies a carrier problem, CDC will consider the application as having been received by the deadline.

This announcement is the definitive guide on application submission address and deadline. It supersedes information provided in the application instructions. If your application does not meet the deadline above, it will not be eligible for review, and will be discarded. You will be notified that your application did not meet the submission requirements.

CDC will not notify you upon receipt of your application. If you have a question about the receipt of your application, first contact your courier. If you still have a question, contact the PGO—TIM staff at: (770) 488–2700. Before calling, please wait two to three days after the application deadline. This will allow time for applications to be processed and logged.

IV.4. Intergovernmental Review of Applications

Your application is subject to Intergovernmental Review of Federal Programs, as governed by Executive Order (EO) 12372. This order sets up a system for state and local governmental review of proposed federal assistance applications. You should contact your state single point of contact (SPOC) as early as possible to alert the SPOC to prospective applications, and to receive instructions on your state's process. Click on the following link to get the current SPOC list: http://www.whitehouse.gov/omb/grants/spoc.html.

IV.5. Funding Restrictions

Restrictions, which must be taken into account while writing your budget, are as follows:

- Funds relating to the conduct of research will not be released until the appropriate assurances and Institutional Review Board approvals are in place.
- Continuation awards within an approved project period will be made on the basis of satisfactory progress as evidenced by required reports and the availability of funds.

If you are requesting indirect costs in your budget, you must include a copy of your indirect cost rate agreement. If your indirect cost rate is a provisional rate, the agreement should be less than 12 months of age.

IV.6. Other Submission Requirements
LOI Submission Address

Submit your LOI by express mail, delivery service, fax, or e-mail to:
Angela Slaughter, National Center for Infectious Diseases (NCID), Centers for Disease Control and Prevention (CDC),

Infectious Diseases (NCID), Centers for Disease Control and Prevention (CDC) 1600 Clifton Rd, NE., Mailstop D–59, Atlanta, GA 30333, Telephone: (404) 371–5357, e-mail address: aslaughter@cdc.gov.

Application Submission Address

Submit the original and four hard copies of your application by mail or express delivery service to: Technical Information Management—CI05—026, CDC Procurement and Grants Office, 2920 Brandywine Road, Atlanta, GA 30341.

Applications may not be submitted electronically at this time.

V. Application Review Information

V.1. Criteria

Applicants are required to provide measures of effectiveness that will demonstrate the accomplishment of the various identified objectives of the cooperative agreement. Measures of effectiveness must relate to the performance goals stated in the "Purpose" section of this announcement. Measures must be objective and quantitative, and must measure the intended outcome. These measures of effectiveness must be submitted with the application and will be an element of evaluation.

The goals of CDC-supported research are to advance the understanding of biological systems, improve the control and prevention of disease and injury, and enhance health. In the written comments, reviewers will be asked to evaluate the application in order to judge the likelihood that the proposed research will have a substantial impact on the pursuit of these goals.

Your application will be evaluated against the following criteria:

(1) Capacity to carry out the functions and responsibilities of an EIP. (50 points)

(a) Does the applicant demonstrate a clear understanding of the objectives of the EIP in the following aspects?

(i) Background and objectives of this cooperative agreement program.(ii) The roles and responsibilities of

participation in the EIP network.
(iii) The requirements,
responsibilities, problems, constraints,
and complexities that may be
encountered in establishing and
operating the EIP.

(b) EIP functions and structure.

(i) To what extent does the applicant's plan for establishing and operating the EIP clearly describe the proposed organizational and operating structure/procedures; and clearly identify the roles and responsibilities of all participating agencies, organizations, institutions, and individuals?

(ii) To what extent does the applicant describe how the EIP as a whole will be established in a defined population with a minimum population base of approximately 1,500,000 persons?

(iii) To what extent does the applicant clearly describe how the EIP, or its design for the EIP, is flexible and able to swiftly address new public health challenges in infectious diseases?

(iv) Does the applicant plan to provide effective scientific leadership and coordination, and adequate administrative infrastructure, to manage an EIP?

(v) Does the applicant demonstrate ability to operate the EIP so it can function effectively as part of a national network of EIPs?

(vi) To what extent does the applicant describe plans for collaboration with CDC and other EIP sites in the establishment and operation of the EIP and individual EIP projects, including project design/development (e.g., protocols), management and analysis of data, and synthesis and dissemination of findings?

(c) Partnerships.

(i) To what extent does the applicant demonstrate ability to develop and maintain strong cooperative relationships with public and private, local and regional, medical, public health, laboratory, academic, and community organizations? Does the applicant provide sufficient evidence of its ability to solicit and secure programmatic collaboration and support from such organizations?

(ii) Are the applicant's partnerships with necessary and appropriate organizations adequate for establishing and operating the proposed EIP and for conducting individual EIP projects?

(d) EIP tools and capacities.

To what extent does the applicant demonstrate past experience and documentation of accomplishments in conducting active surveillance, applied epidemiologic research, applied laboratory research, and prevention research, in general, and on emerging infectious diseases, including antimicrobial resistant, food-borne and waterborne, and currently or potentially vaccine preventable diseases? Is a list of relevant papers and abstracts included in an appendix?

(2) Operational Plan for the EIP in general and for specific EIP activities. (40 points)

(a) General EIP Activities:

(i) To what extent is the quality of the proposed projects (as requested in the Application Content section above), taken as a whole, consistent with EIP guiding principles, public health needs, intent of this program, feasibility, methodology/approach, and collaboration/participation of partner organizations? Does the proposal include clear descriptions of the population bases for each project, and include descriptions of race and ethnic distributions and descriptions of various special populations as they relate to the proposed activities, such as the rural or inner-city poor, under-served women and children, the homeless, immigrants and refugees, and persons infected with

(ii) Does the applicant demonstrate support from non-applicant participating agencies, institutions, organizations, laboratories, individuals, and consultants included in the operational plan? Does the applicant provide (in an appendix) letters of support which clearly indicate collaborators' commitment to participate in the EIP and define their roles?

(iii) Does the applicant clearly identify key professional personnel to be assigned to the EIP and EIP projects as well as key professional personnel from other participating or collaborating institutions, agencies, and organizations outside of the applicant's agency that will be assigned to EIP activities? (Is curriculum vitae for each person included in an appendix?) Is there a clear identification of participants' respective roles in the management and operation of the EIP? Do participants have adequate experience in conducting work comparable to that described in this announcement?

(iv) For projects involving human subjects research, does the application adequately address the CDC Policy requirements regarding the inclusion of women, ethnic, and racial groups in the proposed research? This includes: (1) The proposed plan for the inclusion of both sexes and racial and ethnic minority populations for appropriate representation; (2) The proposed justification when representation is limited or absent; (3) A statement as to whether the design of the study is adequate to measure differences when warranted; and (4) A statement as to whether the plans for recruitment and outreach for study participants include the process of establishing partnerships

with community(ies) and recognition of mutual benefits.

(b) Specific EIP Activities:
(i) What is the quality of each proposed project with respect to

planned approach and methodology, as well as consistency with EIP guiding principles, public health needs, intent of this program, and collaborations?

(ii) For each proposed activity, is there a clear definition of the geographic area and population base in which the activity will operate (different activities may use different populations)?

(iii) For each proposed activity, is there evidence of support from non-applicant participating agencies, institutions, organizations, laboratories, individuals, consultants, etc., included in the operational plan? Does the applicant provide (in an appendix) letters of support which clearly indicate collaborators' commitment to participate in the EIP and define their roles?

roles? (iv) For each proposed activity, does the applicant clearly identify key professional personnel to be assigned to the EIP and EIP projects as well as key professional personnel from other participating or collaborating institutions, agencies, and organizations outside of the applicant's agency that will be assigned to EIP activities (provide a curriculum vitae for each in an appendix). Clear identification of participants' respective roles in the management and operation of the EIP? Do participants have adequate experience in conducting work comparable to that proposed in this announcement?

(3) Measures of Effectiveness (10

points)

(a) Does the applicant provide measures of effectiveness for each proposed activity that will demonstrate the accomplishment of the cooperative agreement objectives identified in Section B "Purpose" of this program announcement?

(b) Are the measures objective and quantitative, and do they adequately measure the intended outcome of each activity?

(4) Budget (not scored)

Is the line-item budget detail broken out for each activity (or project) and contract, clearly justified, and consistent with the purpose and objectives of this program? Does the applicant show both Federal and non-Federal (e.g., State funding) shares of total cost for the EIP?

(5) Human Subjects (not scored)
Does the application adequately
address the requirements of Title 45
CFR Part 46 for the protection of human
subjects? (Not scored; however, an
application can be disapproved if the

research risks are sufficiently serious and protection against risks is so inadequate as to make the entire application unacceptable.)

V.2. Review and Selection Process

Applications will be reviewed for completeness by the Procurement and Grants Office (PGO) staff, and for responsiveness by National Centers for Infectious Diseases (NCID) Office of Surveillance. Incomplete applications and applications that are non-responsive to the eligibility criteria will not advance through the review process.

Applicants will be notified that their application did not meet submission

requirements.

An objective review panel will evaluate complete and responsive applications against the evaluation criteria. In addition, the following factors may affect the funding decision:

• Funding preference may be given to approved applications that would enhance the geographic diversity of the network to achieve appropriate geographic representation in the EIPs.

• Funding preference may also be given to competing continuation applications over applications for programs not already receiving support under this cooperative agreement.

VI. Award Administration Information

VI.1. Award Notices

Successful applicants will receive a Notice of Grant Award (NGA) from the CDC Procurement and Grants Office. The NGA shall be the only binding, authorizing document between the recipient and CDC. The NGA will be signed by an authorized Grants Management Officer, and mailed to the recipient fiscal officer identified in the application.

Unsuccessful applicants will receive notification of the results of the application review by mail.

VI.2. Administrative and National Policy Requirements

45 CFR Part 74 and Part 92

For more information on the Code of Federal Regulations, see the National Archives and Records Administration at the following Internet address: http://www.access.gpo.gov/nara/cfr/cfr-table-search.html.

The following additional requirements apply to this project:

- AR-1 Human Subjects Requirements
- AR-2 Requirements for Inclusion of Women and Racial and Ethnic Minorities in Research
 - AR-7 Executive Order 12372

• AR–9 Paperwork Reduction Act Requirements

• AR-10 Smoke-Free Workplace Requirements

AR-11 Healthy People 2010
AR-12 Lobbying Restrictions

• AR-22 Research Integrity

Additional information on these requirements can be found on the CDC Web site at the following Internet address: http://www.cdc.gov/od/pgo/funding/ARs.htm.

VI.3. Reporting Requirements

You must provide CDC with an original, plus two hard copies of the

following reports:

(1) Interim progress report, (use form PHS 2590, OMB Number 0925–0001, rev. 5/2001 as posted on the CDC Web site) no less than 90 days before the end of the budget period. The progress report will serve as your non-competing continuation application, and must contain the following elements:

(a) Current Budget Period Activities

(a) Current Budget Period Activities Objectives including report specifically on progress towards stated Measures of Effectiveness from the current budget period (i.e., previous application).

(b) Current Budget Period Financial Progress.

(c) New Budget Period Program Proposed Activity and Objectives.

(d) Budget.(e) Measures of Effectiveness.

(f) Additional Requested Information (2) Financial status report and annual progress report, no more than 90 days after the end of the budget period.

(3) Final financial and performance reports, no more than 90 days after the

end of the project period.

These reports must be mailed to the Grants Management or Contract Specialist listed in the "Agency Contacts" section of this announcement.

VII. Agency Contacts

For general questions about this announcement, contact: Technical Information Management Section, CDC Procurement and Grants Office, 2920 Brandywine Road, Atlanta, GA 30341, Telephone: (770) 488–2700.

For program technical assistance, contact: Catherine Rebmann, National Center for Infectious Diseases (NCID), Centers for Disease Control and Prevention (CDC), 1600 Clifton Rd, NE., Mailstop D–59, Atlanta, GA 30333, Telephone (404) 371–5363, e-mail address: csr9@cdc.gov.

For financial, grants management, or budget assistance, contact: Lynn Walling, Grants Management Specialist, CDC Procurement and Grants Office, 2920 Brandywine Road, Atlanta, GA 30341, Telephone: (770) 488–2612, e-mail: lqw5@cdc.gov.

VIII. Other Information

This and other CDC funding opportunity announcement can be found on the CDC Web site, Internet address: http://www.cdc.gov. Click on "Funding" then "Grants and Cooperative Agreements."

Visit these websites for additional information about the EIPs:

http://www.cdc.gov/ncidod/EID/ vol9no7/03-0083.htm,

http://www.cdc.gov/ncidod/osr/site/ eip/index.htm,

http://www.cdc.gov/ncidod/osr/site/eip/publications.htm.

Dated: September 20, 2004.

William P. Nichols,

Acting Director, Procurement and Grants Office, Centers for Disease Control and Prevention.

[FR Doc. 04–21474 Filed 9–23–04; 8:45 am] BILLING CODE 4163–18–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[CMS-3154-N]

Medicare Program; Request for Nominations for Members for the Medicare Coverage Advisory Committee

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS.

ACTION: Notice.

SUMMARY: This notice requests nominations for consideration for membership on the Medicare Coverage Advisory Committee (MCAC).

DATES: Nominations will be considered if received at the designated address, as provided below, no later than 5 p.m. on September 30, 2004.

ADDRESSES: You may mail nominations for membership to the following address: Centers for Medicare & Medicaid Services, Office of Clinical Standards and Quality, Attention: Michelle Atkinson, 7500 Security Blvd., Mail Stop: Central Building 1–09–06, Baltimore, MD 21244.

A copy of the Secretary's Charter for the Medicare Coverage Advisory Committee can be obtained from Maria Ellis, Office of Clinical Standards and Quality, Centers for Medicare & Medicaid Services, 7500 Security Blvd., Mail Stop: Central Building 1–09–06, Baltimore, MD 21244, or by e-mail to mellis@cms.hhs.gov. The charter is also posted on the web at http://www.cms.hhs.gov/mcac/8b1-1.asp.

FOR FURTHER INFORMATION CONTACT: Michelle Atkinson, 410–786–2881. SUPPLEMENTARY INFORMATION:

Background

On December 14, 1998, we published a notice in the Federal Register (63 FR 68780) announcing establishment of the Medicare Coverage Advisory Committee (MCAC). The Secretary signed the initial charter for the Medicare Coverage Advisory Committee on November 24, 1998. The charter was renewed by the Secretary and will terminate on November 24, 2004, unless renewed again by the Secretary.

The Medicare Coverage Advisory Committee is governed by provisions of the Federal Advisory Committee Act, Pub. L. 92–463, as amended (5 U.S.C. App. 2), which sets forth standards for the formulation and use of advisory committees, and is authorized by section 222 of the Public Health Service Act as amended (42 U.S.C. 217A).

The MCAC consists of a pool of 100 appointed members. Members are selected from among authorities in clinical medicine of all specialties, administrative medicine, public health, epidemiology and biostatistics, methodology of trial design, biologic and physical sciences, health care data and information management and analysis, the economics of health care, medical ethics, and other related professions. A maximum of 88 members are standard voting members, 12 are nonvoting members, 6 of whom are representatives of consumer interests, and 6 of whom are representatives of industry interests.

The MCAC functions on a committee basis. The committee reviews and evaluates medical literature, reviews technology assessments, and examines data and information on the effectiveness and appropriateness of medical items and services that are covered or eligible for coverage under Medicare. The Committee works from an agenda provided by the Designated Federal Official that lists specific issues, and develops technical advice to assist us in determining reasonable and necessary applications of medical services and technology when we make national coverage decisions for Medicare.

A few vacancies exist on the current MCAC roster, and terms for some members currently serving will expire in 2004. Accordingly, we are requesting nominations for both voting and nonvoting members to serve on the MCAC. Nominees are selected based upon their individual qualifications and not as representatives of professional associations or societies. We have a

special interest in ensuring that women, minority groups, and physically challenged individuals are adequately represented on the MCAC. Therefore, we encourage nominations of qualified candidates from these groups.

All nominations must be accompanied by curricula vitae. Nomination packages must be sent to Michelle Atkinson at the address listed in the ADDRESSES section.

Criteria for Members

Nominees for voting membership must have expertise and experience in one or more of the following fields: clinical medicine of all specialties, administrative medicine, public health, patient advocacy, epidemiology and biostatistics, methodology of trial design, biologic and physical sciences, health care data and information management and analysis, the economics of health care, medical ethics, and other related professions.

We are also seeking nominations for nonvoting consumer and industry representatives. Nominees for these positions must possess appropriate qualifications to understand and contribute to the MCAC's work.

The nomination letter must include a statement that the nominee is willing to serve as a member of the MCAC and appears to have no conflict of interest that would preclude membership. We are requesting that all curricula vitae include the following: Date of birth, place of birth, social security number, title and current position, professional affiliation, home and business address, telephone and fax numbers, e-mail address, and list of areas of expertise. In the nominations letter, we are requesting that the nominee specify whether applying for voting member, Industry Representative, or Consumer Representative. Potential candidates will be asked to provide detailed information concerning such matters as financial holdings, consultancies, and research grants or contracts in order to permit evaluation of possible sources of conflict of interest.

Members are invited to serve for overlapping 4-year terms. A member may serve after the expiration of the member's term until a successor takes office. Any interested person may nominate one or more qualified persons. Self-nominations are also accepted.

Authority: 5 U.S.C. App. 2, section 10(a)(1) and (a)(2).

(Catalog of Federal Domestic Assistance Program No. 93.774, Medicare— Supplementary Medical Insurance Program) Dated: September 14, 2004.

Sean R. Tunis,

Director, Office of Clinical Standards and Quality, Centers for Medicare & Medicaid Services.

[FR Doc. 04-21200 Filed 9-23-04; 8:45 am]
BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[CMS-2204-PN]

RIN 0938-ZA61

Medicare and Medicaid Programs; Application by the Joint Commission on Accreditation of Healthcare Organizations (JCAHO) for Home Health Agencies

AGENCY: Centers for Medicare & Medicaid Services, HHS. **ACTION:** Proposed notice.

SUMMARY: This proposed notice with comment period acknowledges the receipt of an application from the Joint Commission on Accreditation of Healthcare Organizations for continued recognition as a national accreditation program for Home Health Agencies that wish to participate in the Medicare or Medicaid programs. The statute requires that within 60 days of receipt of an organization's complete application, we will publish a notice that will announce our receipt of the accreditation organization's application for approval, describe the criteria we will use in evaluating the application, and provide at least a 30-day public comment

DATES: To be assured consideration, comments must be received at one of the addresses provided below, no later than 5 p.m. on October 25, 2004.

ADDRESSES: In commenting, please refer to file code CMS–2204–PN. Because of staff and resource limitations, we cannot accept comments by facsimile (FAX) transmission.

You may submit comments in one of three ways (no duplicates, please):

1. Electronically. You may submit electronic comments on specific issues in this regulation to http://www.cms.hhs.gov/regulations/ecomments. (Attachments should be in Microsoft Word, WordPerfect, or Excel; however, we prefer Microsoft Word.)

2. By mail. You may mail written comments (one original and two copies) to the following address ONLY: Centers for Medicare & Medicaid Services, Department of Health and Human

Services, Attention: CMS-2204-PN, P.O. Box 8017, Baltimore, MD 21244-8017.

Please allow sufficient time for mailed comments to be received before the close of the comment period.

3. By hand or courier. If you prefer, you may deliver (by hand or courier) your written comments (one original and two copies) before the close of the comment period to one of the following addresses. If you intend to deliver your comments to the Baltimore address, please call telephone number (410) 786–7195 in advance to schedule your arrival with one of our staff members. Room 445–G, Hubert H. Humphrey Building, 200 Independence Avenue, SW., Washington, DC 20201; or 7500 Security Boulevard, Baltimore, MD 21244–1850.

(Because access to the interior of the HHH Building is not readily available to persons without Federal Government identification, commenters are encouraged to leave their comments in the CMS drop slots located in the main lobby of the building. A stamp-in clock is available for persons wishing to retain a proof of filing by stamping in and retaining an extra copy of the comments being filed.)

Comments mailed to the addresses indicated as appropriate for hand or courier delivery may be delayed and received after the comment period.

FOR FURTHER INFORMATION CONTACT: Cindy Melanson, (410) 786-0310. SUPPLEMENTARY INFORMATION:

I. Background

[If you choose to comment on issues in this section, please include the caption "Background" at the beginning of your comments.]

Under the Medicare program, eligible beneficiaries may receive covered services in a Home Health Agency (HHA) provided certain requirements are met. Sections 1861(o) and 1891 of the Social Security Act (the Act) establish distinct criteria for facilities seeking designation as an HHA. Regulations concerning provider agreements are at 42 CFR part 489 and those pertaining to activities relating to the survey and certification of facilities are at 42 CFR part 488. The regulations at 42 CFR 484 specify the conditions that an HHA must meet in order to participate in the Medicare program, the scope of covered services, and the conditions for Medicare payment for Home Health care.

Generally, to enter into an agreement, an HHA must first be certified by a State survey agency as complying with the conditions or requirements set forth in

part 484 of our regulations. Then, the HHA is subject to regular surveys by a State survey agency to determine whether it continues to meet these requirements. There is an alternative, however, to surveys by State agencies.

Section 1865(b)(1) of the Act provides that, if a provider entity demonstrates through accreditation by an approved national accreditation organization that all applicable Medicare conditions are met or exceeded, we would "deem" those provider entities as having met the requirements. Accreditation by an accreditation organization is voluntary and is not required for Medicare

participation.

If an accreditation organization is recognized by the Secretary as having standards for accreditation that meet or exceed Medicare requirements, any provider entity accredited by the national accrediting body's approved program would be deemed to meet the Medicare conditions. A national accreditation organization applying for approval of deeming authority under part 488, subpart A must provide us with reasonable assurance that the accreditation organization requires the accredited provider entities to meet requirements that are at least as stringent as the Medicare conditions. Our regulations concerning reapproval of accrediting organizations are set forth at § 488.4 and § 488.8(d)(3). The regulations at § 488.8(d)(3) require accreditation organizations to reapply for continued approval of deeming authority every 6 years or sooner as determined by CMS. The JCAHO's term of approval as a recognized accreditation program for HHAs expires March 31, 2005.

II. Approval of Deeming Organizations

[If you choose to comment on issues in this section, please include the caption "Approval of Deeming Organizations" at the beginning of your

comments.]

Section 1865(b)(2) of the Act and our regulations at § 488.8(a) require that our findings concerning review and reapproval of a national accrediting organization's requirements consider, among other factors, the reapplying accreditation organization's Requirements for accreditation; survey procedures; resources for conducting required surveys; capacity to furnish information for use in enforcement activities; monitoring procedures for provider entities found not in compliance with the conditions or requirements; and ability to provide us with the necessary data for validation.

Section 1865(b)(3)(A) of the Act further requires that we publish, within 60 days of receipt of an organization's complete application, a notice identifying the national accreditation body making the request, describing the nature of the request, and providing at least a 30-day public comment period. We have 210 days from our receipt of a completed application to publish approval or denial of the application.

The purpose of this proposed notice is to inform the public of our consideration of JCAHO's request for approval of continued deeming authority for HHAs. This notice also solicits public comment on the ability of JCAHO requirements to meet or exceed the Medicare conditions for participation for HHAs.

III. Evaluation of Deeming Authority Request

[If you choose to comment on issues in this section, please include the caption "Evaluation of Deeming Authority Request" at the beginning of

your comments.]

On June 30, 2004, JCAHO submitted all the necessary materials to enable us to make a determination concerning its request for reapproval as a deeming organization for HHAs. Under section 1865(b)(2) of the Act and our regulations at § 488.8 (Federal review of accreditation organizations), our review and evaluation of JCAHO will be conducted in accordance with, but not necessarily limited to, the following factors:

 The equivalency of JCAHO standards for an HHA as compared with our comparable HHA conditions of participation.

JCAHO's survey process to

determine the following:

+ The composition of the survey team, surveyor qualifications, and the ability of the organization to provide continuing surveyor training.

+ The comparability of JCAHO processes to those of State agencies, including survey frequency, and the ability to investigate and respond appropriately to complaints against accredited facilities.

+ JCAHO's processes and procedures for monitoring providers or suppliers found out of compliance with JCAHO program requirements. These monitoring procedures are used only when JCAHO identifies noncompliance. If noncompliance is identified through validation reviews, the survey agency monitors corrections as specified at § 488.7(d).

 JCAHO's capacity to report deficiencies to the surveyed facilities and respond to the facility's plan of correction in a timely manner.

- + JACAHO's capacity to provide us with electronic data in ASCII comparable code, and reports necessary for effective validation and assessment of the organization's survey process.
- + The adequacy of JCAHO's staff and other resources, and its financial viability.
- + JCAHO's capacity to adequately fund required surveys.
- + JCAHO's policies with respect to whether surveys are announced or unannounced.
- + JCAHO's agreement to provide us with a copy of the most current accreditation survey together with any other information related to the survey as we may require (including corrective action plans).

IV. Response to Comments

Because of the large number of public comments we normally receive on Federal Register documents, we are not able to acknowledge or respond to them individually. We will consider all comments we receive by the date and time specified in the DATES section of this preamble, and, when we proceed with a subsequent document, we will respond to the comments in the preamble to that document.

Upon completion of our evaluation, including evaluation of comments received as a result of this notice, we will publish a final notice in the Federal Register announcing the result of our evaluation.

V. Regulatory Impact Statement

In accordance with the provisions of Executive Order 12866, this proposed notice was not reviewed by the Office of Management and Budget.

Authority: Section 1865 of the Social Security Act (42 U.S.C. 1395bb) (Catalog of Federal Domestic Assistance Program No. 93.778, Medical Assistance Program; No. 93.773)

Dated: September 10, 2004.

Mark B. McClellan,

Administrator, Centers for Medicare & Medicaid Services.

[FR Doc. 04-21193 Filed 9-23-04; 8:45 am] BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare and Medicaid Services

[CMS-2256-PN]

RIN 0938-ZA60

Medicare and Medicaid Programs; Application by the Community Health Accreditation Program (CHAP) for Home Health Agencies

AGENCY: Centers for Medicare and Medicaid Services, HHS.

ACTION: Proposed notice.

SUMMARY: This proposed notice with comment period acknowledges the receipt of an application from the Community Health Accreditation Program for continued recognition as a national accreditation program for Home Health Agencies that wish to participate in the Medicare or Medicaid programs. The statute requires that within 60 days of receipt of an organization's complete application, we will publish a notice that will announce our receipt of the accreditation organization's application for approval, describe the criteria we will use in evaluating the application, and provide at least a 30-day public comment period.

DATES: To be assured consideration, comments must be received at one of the addresses provided below, no later than 5 p.m. on October 25, 2004.

ADDRESSES: In commenting, please refer to file code CMS-2256-PN. Because of staff and resource limitations, we cannot accept comments by facsimile (FAX) transmission.

You may submit comments in one of three ways (no duplicates, please):

1. Electronically. You may submit electronic comments on specific issues in this regulation to http://www.cms. hhs.gov/regulations/ecomments. (Attachments should be in Microsoft Word, WordPerfect, or Excel; however, we prefer Microsoft Word.)

2. By mail. You may mail written comments (one original and two copies) to the following address only: Centers for Medicare & Medicaid Services, Department of Health and Human Services, Attention: CMS-2256-PN, P.O. Box 8017, Baltimore, MD 21244-8017.

Please allow sufficient time for mailed comments to be received before the close of the comment period.

3. By hand or courier. If you prefer, you may deliver (by hand or courier) your written comments (one original and two copies) before the close of the

comment period to one of the following addresses. If you intend to deliver your comments to the Baltimore address, please call telephone number (410) 786–7195 in advance to schedule your arrival with one of our staff members. Room 445–G, Hubert H. Humphrey Building, 200 Independence Avenue.

Building, 200 Independence Avenue, SW., Washington, DC 20201; or

7500 Security Boulevard, Baltimore, MD 21244–1850.

(Because access to the interior of the HHH Building is not readily available to persons without Federal Government identification, commenters are encouraged to leave their comments in the CMS drop slots located in the main lobby of the building. A stamp-in clock is available for persons wishing to retain a proof of filing by stamping in and retaining an extra copy of the comments being filed.)

Comments mailed to the addresses indicated as appropriate for hand or courier delivery may be delayed and received after the comment period.

FOR FURTHER INFORMATION CONTACT: Cindy Melanson, (410) 786–0310. SUPPLEMENTARY INFORMATION:

I. Background

[If you choose to comment on issues in this section, please include caption "Background" at the beginning of your comments.]

Under the Medicare program, eligible beneficiaries may receive covered services in a Home Health Agency (HHA) provided certain requirements are met. Sections 1861(o) and 1891 of the Social Security Act (the Act) establish distinct criteria for facilities seeking designation as HHAs. Regulations concerning provider agreements are at 42 CFR part 489 and those pertaining to activities relating to the survey and certification of facilities are at 42 CFR part 488. The regulations at 42 CFR 484 specify the conditions that an HHA must meet to participate in the Medicare program, the scope of covered services, and the conditions for Medicare payment for home health care.

Generally, to enter into an agreement, an HHA must first be certified by a State survey agency as complying with the conditions or requirements set forth in part 484 of our regulations. Then, the HHA is subject to regular surveys by a State survey agency to determine whether it continues to meet these requirements. There is an alternative, however, to surveys by State agencies.

Section 1865(b)(1) of the Act provides that, if a provider entity demonstrates through accreditation by an approved national accreditation organization that all applicable Medicare conditions are met or exceeded, we would "deem" those provider entities as having met the requirements. Accreditation by an accreditation organization is voluntary and is not required for Medicare participation.

If an accreditation organization is recognized by the Secretary as having standards for accreditation that meet or exceed Medicare requirements, any provider entity accredited by the national accrediting body's approved program would be deemed to meet the Medicare conditions. A national accreditation organization applying for approval of deeming authority under part 488, subpart A must provide us with reasonable assurance that the accreditation organization requires the accredited provider entities to meet requirements that are at least as stringent as the Medicare conditions. Our regulations concerning reapproval of accrediting organizations are set forth at § 488.4 and § 488.8(d)(3). The regulations at § 488.8(d)(3) require accreditation organizations to reapply for continued approval of deeming authority every 6 years or sooner, as determined by CMS. CHAP's term of approval as a recognized accreditation program for HHAs expires March 31,

II. Approval of Deeming Organizations

[If you choose to comment on this section, please include the caption "Approval of Deeming Organizations" at the beginning of your comments.]

Section 1865(b)(2) of the Act and our regulations at § 488.8(a) require that our findings concerning review and reapproval of a national accrediting organization's requirements consider, among other factors, the reapplying accreditation organization's: Requirements for accreditation; survey procedures; resources for conducting required surveys; capacity to furnish information for use in enforcement activities; monitoring procedures for provider entities found not in compliance with the conditions or requirements; and ability to provide us with the necessary data for validation.

Section 1865(b)(3)(A) of the Act further requires that we publish, within 60 days of receipt of an accreditation organization's complete application, a notice identifying the national accreditation body making the request, describing the nature of the request, and providing at least a 30-day public comment period. We have 210 days from our receipt of a completed application to publish approval or denial of the application.

The purpose of this proposed notice is to inform the public of our consideration of CHAP's request for approval of continued deeming authority for HHAs. This notice also solicits public comment on whether CHAP's requirements meet or exceed the Medicare conditions for participation for HHAs.

III. Evaluation of Deeming Authority Request

If you choose to comment on issues in this section, please include the caption "Evaluation of Deeming Authority Request" at the beginning of your comments.

On June 30, 2004, CHAP submitted all the necessary materials to enable us to make a determination concerning its request for reapproval as a deeming organization for HHAs. Under section 1865(b)(2) of the Act and our regulations at § 488.8 (Federal review of accreditation organizations), our review and evaluation of CHAP will be conducted in accordance with, but not necessarily limited to, the following

· The equivalency of CHAP standards for HHAs as compared with our comparable HHA conditions of participation.

 CHAP's survey process to determine the following:

+ The composition of the survey team, surveyor qualifications, and the ability of the organization to provide

continuing surveyor training.
+ The comparability of CHAP processes to that of State agencies, including survey frequency, and the ability to investigate and respond appropriately to complaints against accredited facilities.

+ CHAP's processes and procedures for monitoring providers or suppliers found out of compliance with CHAP program requirements. These monitoring procedures are used only when CHAP identifies noncompliance. If noncompliance is identified through validation reviews, the survey agency monitors corrections as specified at § 488.7(d).

+ CHAP's capacity to report deficiencies to the surveyed facilities and respond to the facility's plan of correction in a timely manner.

+ CHAP capacity to provide us with electronic data in ASCII comparable code, and reports necessary for effective validation and assessment of the organization's survey process.
+ The adequacy of CHAP's staff and

other resources, and its financial

viability

+ CHAP's capacity to adequately fund required surveys.

+ CHAP's policies with respect to whether surveys are announced or unannounced.

+ CHAP's agreement to provide us with a copy of the most current accreditation survey together with any other information related to the survey as we may require (including corrective action plans).

IV. Response to Comments

Because of the large number of public comments we normally receive on Federal Register documents, we are not able to acknowledge or respond to them individually. We will consider all comments we receive by the date and time specified in the DATES section of this preamble, and, when we proceed with a subsequent document, we will respond to the comments in the preamble to that document.

Upon completion of our evaluation, including evaluation of comments received as a result of this notice, we will publish a final notice in the Federal Register announcing the result of our evaluation.

V. Regulatory Impact Statement

In accordance with the provisions of Executive Order 12866, this regulation was not reviewed by the Office of Management and Budget.

Authority: Section 1865 of the Social Security Act (42 U.S.C. 1395bb). (Catalog of Federal Domestic Assistance Program No. 93.778, Medical Assistance Program)

Dated: September 10, 2004.

Mark B. McClellan,

Administrator, Centers for Medicare & Medicaid Services.

[FR Doc. 04-21194 Filed 9-23-04; 8:45 am] BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

Centers for Medicare & Medicaid Services

[CMS-2208-PN]

RIN 0938-AZ59

Medicare and Medicaid Programs: Application by the American Osteopathic Association for Continued **Approval of Deeming Authority for** Hospitals

AGENCY: Centers for Medicare & Medicaid Services, HHS.

ACTION: Proposed notice.

SUMMARY: This proposed notice with comment period acknowledges the receipt of an application from the

American Osteopathic Association (AOA) for continued recognition as a national accreditation program for hospitals that wish to participate in the Medicare or Medicaid programs. Section 1865(b)(3)(A) of the Social Security Act (the Act) requires that within 60 days of receipt of an organization's complete application, we publish a notice that identifies the national accrediting body making the request, describes the nature of the request, and provides at least a 30-day public comment period. DATES: We will consider comments if we receive them at the appropriate address, as provided below, no later than 5 p.m. on October 25, 2004.

ADDRESSES: In commenting, please refer to file code CMS-2208-PN. Because of staff and resource limitations, we cannot accept comments by facsimile (FAX) transmission.

You may submit comments in one of three ways (no duplicates, please):

1. Electronically. You may submit electronic comments on specific issues in this regulation to http:// www.cms.hhs.gov/regulations/ ecomments. (Attachments should be in Microsoft Word, WordPerfect, or Excel; however, we prefer Microsoft Word.)

2. By mail. You may mail written comments (one original and two copies) to the following address ONLY: Centers for Medicare & Medicaid Services, Department of Health and Human Services, Attention: CMS-2208-PN, P.O. Box 8016, Baltimore, MD 21244-

Please allow sufficient time for mailed comments to be received before the close of the comment period.

3. By hand or courier. If you prefer, you may deliver (by hand or courier) your written comments (one original and two copies) before the close of the comment period to one of the following addresses. If you intend to deliver your comments to the Baltimore address, please call telephone number (410) 786-7195 in advance to-schedule your arrival with one of our staff members; Room 445-G, Hubert H. Humphrey Building, 200 Independence Avenue, SW., Washington, DC 20201; or 7500 Security Boulevard, Baltimore, MD 21244-1850.

(Because access to the interior of the HHH Building is not readily available to persons without Federal Government identification, commenters are encouraged to leave their comments in the CMS drop slots located in the main lobby of the building. A stamp-in clock is available for persons wishing to retain a proof of filing by stamping in and retaining an extra copy of the comments being filed.)

Comments mailed to the addresses indicated as appropriate for hand or courier delivery may be delayed and received after the comment period.

FOR FURTHER INFORMATION CONTACT:
Marjorie Eddinger (410) 786–0375.

I. Background

[If you choose to comment on issues in this section, please include the caption "Background" at the beginning of your comments.]

Under the Medicare program, eligible beneficiaries may receive covered services in a hospital facility provided certain requirements are met. Sections 1861(e) of the Social Security Act (the Act) establishes distinct criteria for facilities seeking designation as a hospital. Regulations concerning provider agreements are at 42 CFR part 489 and those pertaining to activities relating to the survey and certification of facilities are at 42 CFR part 488. The regulations at 42 CFR part 482 specify the conditions that a Hospital must meet to participate in the Medicare program.

Generally, to enter into an agreement, a hospital provider must first be certified by a State survey agency as complying with the conditions or standards set forth in part 482 of our regulations. Then, the hospital is subject to regular surveys by a State survey agency to determine whether it continues to meet these requirements. There is an alternative, however, to surveys by State agencies.

Section 1865(b)(1) of the Act provides that, if a provider entity demonstrates through accreditation by an approved national accreditation organization that all applicable Medicare conditions are met or exceeded, we would "deem" those provider entities as having met the requirements. Accreditation by an accreditation organization is voluntary and is not required for Medicare

participation.

If an accreditation organization is recognized by the Secretary as having standards for accreditation that meet or exceed Medicare requirements, any provider entity accredited by the national accrediting body's approved program would be deemed to meet the Medicare conditions. A national accreditation organization applying for approval of deeming authority under 42 CFR part 488, subpart A must provide us with reasonable assurance that the

accreditation organization requires the accredited provider entities to meet requirements that are at least as stringent as the Medicare conditions. Our regulations concerning reapproval of accrediting organizations are set forth at § 488.4 and § 488.8(d)(3). The

regulations at § 488.8(d)(3) require accreditation organizations to reapply for continued approval of deeming authority every 6 years or sooner as determined by CMS.

The AOA's term of approval as a recognized accreditation program for hospitals expires March 31, 2005.

II. Approval of Deeming Organizations

[If you choose to comment on issues in this section, please include the caption "Approval of Deeming Organizations" at the beginning of your comments.]

Section 1865(b)(2) of the Act and our regulations at § 488.8(a) require that our findings concerning review and reapproval of a national accrediting organization's requirements consider, among other factors, the reapplying accreditation organization's requirements for accreditation; survey procedures; resources for conducting required surveys; capacity to furnish information for use in enforcement activities; monitoring procedures for provider entities found not in compliance with the conditions or requirements; and ability to provide CMS with the necessary data for validation.

Section 1865(b)(3)(A) of the Act further requires that we publish, within 60 days of receipt of an accreditation organization's complete application, a notice identifying the national accreditation body making the request, describing the nature of the request, and providing at least a 30-day public comment period. We have 210 days from our receipt of a completed application to publish approval or denial of the application.

The purpose of this proposed notice is to inform the public of our consideration of AOA's request for approval of continued deeming authority for hospitals. This notice also solicits public comment on whether AOA requirements meet or exceed the Medicare conditions for participation for hospitals.

III.Evaluation of Deeming Authority Request

[If you choose to comment on issues in this section, please include the caption "Evaluation of Deeming Request" at the beginning of your comments.]

On June 30, 2004, AOA submitted all the necessary materials to enable us to make a determination concerning its request for reapproval as a deeming organization for hospitals. Under section 1865(b)(2) of the Act and our regulations at § 488.8 (Federal review of accreditation organizations), our review and evaluation of AOA will be

conducted in accordance with, but not necessarily limited to, the following factors:

 The equivalency of AOA standards for hospitals as compared with our comparable hospital conditions of participation.

• AOA's survey process to determine the following:

+ The composition of the survey team, surveyor qualifications, and the ability of the organization to provide continuing surveyor training.

+ The comparability of AOA processes to those of State agencies, including survey frequency, and the ability to investigate and respond appropriately to complaints against accredited facilities.

+ AOA's processes and procedures for monitoring providers or suppliers found out of compliance with AOA program requirements. These monitoring procedures are used only when AOA identifies noncompliance. If noncompliance is identified through validation reviews, the survey agency monitors corrections as specified at § 488.7(d).

+ AOA's capacity to report deficiencies to the surveyed facilities and respond to the facility's plan of correction in a timely manner.

+ AOA capacity to provide us with electronic data in ASCII comparable code, and reports necessary for effective validation and assessment of the organization's survey process.

+ The adequacy of AOA's staff and other resources, and its financial viability.

+ AŎA's capacity to adequately fund required surveys.

+ AOA's policies with respect to whether surveys are announced or unannounced.

+ AOA's agreement to provide us with a copy of the most current accreditation survey together with any other information related to the survey as we may require including corrective action plans).

IV. Response to Public Comments and Notice Upon Completion of Evaluation

Because of the large number of public comments we normally receive on Federal Register documents published for comment, we are not able to acknowledge or respond to them individually. We will consider all comments we receive by the date and time specified in the DATES section of this preamble and will respond to the public comments in the preamble to that document.

Upon completion of our evaluation, including evaluation of comments received as a result of this notice, we

will publish a final notice in the Federal accept comments by facsimile (FAX) Register announcing the result of our evaluation. In accordance with the provisions of Executive Order 12866. the Office of Management and Budget did not review this proposed notice.

V. Regulatory Impact Statement

In accordance with Executive Order 12866, this notice was not reviewed by the Office of Management and Budget.

Authority: Section 1865 of the Social Security Act (42 U.S.C. 1395bb)

(Catalog of Federal Domestic Assistance Program No. 93.778, Medical Assistance Program; No. 93.773 Medicare-Hospital Insurance Program; and No. 93.774 Medicare—Supplementary Medical Insurance Program)

Dated: September 10, 2004.

Mark B. McClellan,

Administrator, Centers for Medicare & Medicaid Services.

[FR Doc. 04-21196 Filed 9-23-04; 8:45 am] BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

Centers for Medicare & Medicaid Services

[CMS-4077-PN]

RIN 0928-ZA59

Medicare and Medicaid Programs: **Application by the National Committee** for Quality Assurance Preferred **Provider Organization for Deeming Authority for Medicare Advantage**

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS.

ACTION: Proposed notice.

SUMMARY: This proposed notice announces the receipt of an application from the National Committee for Quality Assurance for recognition as a national accreditation program for preferred provider organizations that wish to participate in the Medicare Advantage program. The statute requires that within 60 days of receipt of an organization's complete application, we will announce our receipt of the accreditation organization's application for approval, describe the criteria we will use in evaluating the application, and provide at least a 30-day public comment period.

DATES: To be assured consideration, comments must be received at one of the addresses provided below, no later than 5 p.m. on October 25, 2004.

ADDRESSES: In commenting, please refer to file code CMS-4077-PN. Because of staff and resource limitations, we cannot

transmission.

You may submit comments in one of three ways (no duplicates, please):

1. Electronically. You may submit electronic comments on specific issues in this regulation to http:// www.cms.hhs.gov/regulations/ ecomments. (Attachments should be in Microsoft Word, WordPerfect, or Excel; however, we prefer Microsoft Word.)

2. By mail. You may mail written comments (one original and two copies) to the following address ONLY: Centers for Medicare & Medicaid Services, Department of Health and Human Services, Attention: CMS-4077-PN, P.O. Box 8016, Baltimore, MD 21244-8016.

Please allow sufficient time for mailed comments to be received before the close of the comment period.

3. By hand or courier. If you prefer, you may deliver (by hand or courier) your written comments (one original and two copies) before the close of the comment period to one of the following addresses. If you intend to deliver your comments to the Baltimore address, please call telephone number (410) 786-3159 in advance to schedule your arrival with one of our staff members; Room 445-G, Hubert H. Humphrey Building, 200 Independence Avenue, SW., Washington, DC 20201; or 7500 Security Boulevard, Baltimore, MD 21244-1850.

(Because access to the interior of the HHH Building is not readily available to persons without Federal Government identification, commenters are encouraged to leave their comments in the CMS drop slots located in the main lobby of the building. A stamp-in clock is available for persons wishing to retain a proof of filing by stamping in and retaining an extra copy of the comments being filed.)

Comments mailed to the addresses indicated as appropriate for hand or courier delivery may be delayed and received after the comment period.

For information on viewing public comments, see the beginning of the SUPPLEMENTARY INFORMATION section. FOR FURTHER INFORMATION CONTACT: Heidi Adams, (410) 786-1094. SUPPLEMENTARY INFORMATION:

Submitting Comments: We welcome comments from the public on all issues set forth in this proposed notice to assist us in fully considering issues and developing policies. You can assist us by referencing the file code CMS-4077-PN and the specific "issue identifier" that precedes the section on which you choose to comment.

Inspection of Public Comments: All comments received before the close of

the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. After the close of the comment period, CMS posts all electronic comments received before the close of the comment period on its public website. Comments received timely will be available for public inspection as they are received, generally beginning approximately 3 weeks after publication of a document, at the headquarters of the Centers for Medicare & Medicaid Services, 7500 Security Boulevard, Baltimore, Maryland 21244, Monday through Friday of each week from 8:30 a.m. to 4 p.m. To schedule an appointment to view public comments, phone (410) 786-7195.

This Federal Register document is available from the Federal Register online database through GPO Access, a service of the U.S. Government Printing Office. The web site address is: http:// www.gpoaccess.gov/fr/index.html.

I. Background

[If you choose to comment on issues in this section, please include the caption "Background" at the beginning of your comments.]

Under the Medicare program, eligible beneficiaries may receive covered services through a managed care organization (MCO) that has a Medicare Advantage (MA) (formerly, Medicare+Choice) contract with the Centers for Medicare & Medicaid Services (CMS). The regulations specifying the Medicare requirements that must be met in order for an MCO to enter into an MA contract with CMS are located at 42 CFR part 422. These regulations implement part C of Title XVIII of the Social Security Act (the Act), which specifies the services that an MCO must provide and the requirements that the organization must meet to be an MA contractor. Other relevant sections of the Act are parts A and B of Title XVIII and part A of Title XI pertaining to the provision of services by Medicare certified providers and suppliers.

Generally, for an organization to enter into an MA contract, the organization must be licensed by the State as a risk bearing organization as set forth in part 422 of our regulations. Additionally, the organization must file an application demonstrating that it meets other Medicare requirements in part 422 of our regulations. Following approval of the contract, we engage in routine monitoring and oversight audits of the MA organization to ensure continuing compliance. The monitoring and

oversight audit process is comprehensive and incorporates ongoing analysis of various performance data in addition to biennial audits by CMS staff who use a written protocol that itemizes the Medicare requirements the MA organization must meet.

As an alternative for meeting some Medicare requirements, an MA organization may be exempt from CMS monitoring of certain requirements in subsets listed in section 1852(e)(4)(B) of the Act as a result of an MA organization's accreditation by a CMSapproved accrediting organization (AO). In essence, the Secretary deems that the Medicare requirements are met based on a determination that the AO's standards are at least as stringent as Medicare requirements. As we specify at § 422.157(b)(2) of our regulations, the term for which an AO may be approved by CMS may not exceed 6 years. For continuing approval, the AO will have to re-apply to CMS.

The applicant organization is generally recognized as an entity that accredits MCOs that are licensed as a health maintenance organization (HMO) or a preferred provider organization

(PPO).

II. Approval of Deeming Organizations

[If you choose to comment on issues in this section, please include the caption "Approval of Deeming Organizations" at the beginning of your comments.]

Section 1852(e)(4)(C) of the Act requires that within 210 days of receipt of an application, the Secretary shall determine whether the applicant meets criteria specified in section 1865(b)(2) of the Act. Under these criteria, the Secretary will consider for a national accreditation body, its requirements for accreditation, its survey procedures, its ability to provide adequate resources for conducting required surveys and supplying information for use in enforcement activities, its monitoring procedures for provider entities found out of compliance with the conditions or requirements, and its ability to provide the Secretary with necessary data for validation.

Section 1865(b)(3)(A) of the Act further requires that we publish, within 60 days of receipt of an organization's complete application, a notice identifying the national accreditation body making the request, describing the nature of the request, and providing at least a 30-day public comment period. We have 210 days from our receipt of a completed application to publish approval or denial of the application.

The purpose of this notice is to inform the public of our consideration of National Committee for Quality

Assurance's (NCQA's) application for approval of deeming authority of MA organizations that are licensed as a PPO for the following six categories:

Quality improvement.

Access to services.Antidiscrimination.

• Information on advance directives.

• Provider participation rules.

 Confidentiality and accuracy of enrollees' records.

This notice also solicits public comment on the ability of the applicant's accreditation program to meet or exceed the Medicare requirements for which it seeks authority to deem.

III. Evaluation of Deeming Request

[If you choose to comment on issues in this section, please include the caption "Evaluation of Deeming Request" at the beginning of your comments.]

On August 4, 2004, NCQA submitted all the necessary information to permit us to make a determination concerning its request for approval as a deeming authority for MA organizations that are licensed as a PPO. Under § 422.158(a) of the regulations, our review and evaluation of a national accreditation organization will consider, but not necessarily be limited to, the following information and criteria:

 The equivalency of NCQA's requirements for PPOs to CMS's comparable MA organization

requirements.

 NCQA's survey process, to determine the following:

+ The frequency of surveys. + The types of forms, guidelines, and

instructions used by surveyors.

+ Descriptions of the accreditation decision making process, deficiency notification and monitoring process, and compliance enforcement process.

• Detailed information about individuals who perform accreditation surveys including—

+ Size and composition of the survey

+ Education and experience requirements for the surveyors;

+ In-service training required for surveyor personnel;

+ Surveyor performance evaluation

systems; and

+ Conflict of interest policies relating to individuals in the survey and accreditation decision process.

Descriptions of the organization's—
 Data management and analysis

system;

+ Policies and procedures for investigating and responding to complaints against accredited organizations; and

+ Types and categories of accreditation offered and MA

organizations currently accredited within those types and categories.

In accordance with § 422.158(b) of our regulations, the applicant must provide documentation relating to—

- Its ability to provide data in a CMS-compatible format;
- The adequacy of personnel and other resources necessary to perform the required surveys and other activities; and
- Assurances that it will comply with ongoing responsibility requirements specified in § 422.157(c) of our regulations.

Additionally, the accrediting organization must provide CMS the opportunity to observe its accreditation process on site at a managed care organization and must provide any other information that CMS requires to prepare for an onsite visit to the AO's offices. These site visits will help to verify that the information presented in the application is correct and to make a determination on the application.

IV. Response to Comments

Because of the large number of public comments we normally receive on Federal Register documents, we are not able to acknowledge or respond to them individually. We will consider all comments we receive by the date and time specified in the DATES section of this preamble, and, when we proceed with a subsequent document, we will respond to the comments in the preamble to that document.

Upon completion of our evaluation, including evaluation of comments received as a result of this notice, we will publish a final notice in the **Federal Register** announcing the result of our evaluation.

V. Regulatory Impact Statement

In accordance with the provisions of Executive Order 12866, this regulation was not reviewed by the Office of Management and Budget.

Authority: Section 1852 and 1865 of the Social Security Act (42 U.S.C. 1395w-23 and 1395bb).

(Catalog of Federal Domestic Assistance Program No. 93.773, Medicare—Hospital Insurance; and Program No. 93.774, Medicare—Supplementary Medical Insurance Program)

Dated: September 8, 2004.

Mark B. McClellan,

Administrator, Centers for Medicare & Medicaid Services.

[FR Doc. 04-21199 Filed 9-23-04; 8:45 am] BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[CMS-9023-N]

Medicare and Medicaid Programs; Quarterly Listing of Program Issuances—April 2004 Through June 2004

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS. **ACTION:** Notice.

SUMMARY: This notice lists CMS manual instructions, substantive and interpretive regulations, and other Federal Register notices that were published from April 2004 through June 2004, relating to the Medicare and Medicaid programs. This notice provides information on national coverage determinations (NCDs) affecting specific medical and health care services under Medicare. Additionally, this notice identifies certain devices with investigational device exemption (IDE) numbers approved by the Food and Drug Administration (FDA) that potentially may be covered under Medicare. Finally, this notice also includes listings of all approval numbers from the Office of Management and Budget for collections of information in CMS regulations.

Section 1871(c) of the Social Security Act requires that we publish a list of Medicare issuances in the Federal Register at least every 3 months. Although we are not mandated to do so by statute, for the sake of completeness of the listing, and to foster more open and transparent collaboration efforts, we are also including all Medicaid issuances and Medicare and Medicaid substantive and interpretive regulations (proposed and final) published during this 3-month time frame.

FOR FURTHER INFORMATION CONTACT: It is possible that an interested party may have a specific information need and not be able to determine from the listed information whether the issuance or regulation would fulfill that need. Consequently, we are providing information contact persons to answer general questions concerning these items. Copies are not available through the contact persons. (See Section III of this notice for how to obtain listed material.)

Questions concerning items in Addendum III may be addressed to Karen Bowman, Office of Strategic Operations and Regulatory Affairs, Centers for Medicare & Medicaid Services, C5–16–03, 7500 Security Boulevard, Baltimore, MD 21244–1850, or you can call (410) 786–5252.

Questions concerning Medicare NCDs in Addendum V may be addressed to Patricia Brocato-Simons, Office of Clinical Standards and Quality, Centers for Medicare & Medicaid Services, C1–09–06, 7500 Security Boulevard, Baltimore, MD 21244–1850, or you can call (410) 786–0261.

Questions concerning FDA-approved Category B IDE numbers listed in Addendum VI may be addressed to Eileen Davidson, Office of Clinical Standards and Quality, Centers for Medicare & Medicaid Services, S3–26–10, 7500 Security Boulevard, Baltimore, MD 21244–1850, or you can call (410) 786–6874.

Questions concerning approval numbers for collections of information in Addendum VII may be addressed to Dawn Willinghan, Office of Strategic Operations and Regulatory Affairs, Regulations Development and Issuances Group, Centers for Medicare & Medicaid Services, C5–09–26, 7500 Security Boulevard, Baltimore, MD 21244–1850, or you can call (410) 786–6141.

Questions concerning all other information may be addressed to Margaret Teeters, Office of Strategic Operations and Regulatory Affairs, Regulations Development Group, Centers for Medicare & Medicaid Services, C5–13–18, 7500 Security Boulevard, Baltimore, MD 21244–1850, or you can call (410) 786–4678.

SUPPLEMENTARY INFORMATION:

I. Program Issuances

The Centers for Medicare & Medicaid Services (CMS) is responsible for administering the Medicare and Medicaid programs. These programs pay for health care and related services for 39 million Medicare beneficiaries and 35 million Medicaid recipients. Administration of the two programs involves (1) furnishing information to Medicare beneficiaries and Medicaid recipients, health care providers, and the public and (2) maintaining effective communications with regional offices, State governments, State Medicaid agencies, State survey agencies, various providers of health care, all Medicare contractors that process claims and pay bills, and others. To implement the various statutes on which the programs are based, we issue regulations under the authority granted to the Secretary of the Department of Health and Human Services under sections 1102, 1871, 1902, and related provisions of the Social Security Act (the Act). We also issue various manuals, memoranda, and

statements necessary to administer the programs efficiently.

Section 1871(c)(1) of the Act requires that we publish a list of all Medicare manual instructions, interpretive rules, statements of policy, and guidelines of general applicability not issued as regulations at least every 3 months in the Federal Register. We published our first notice June 9, 1988 (53 FR 21730). Although we are not mandated to do so by statute, for the sake of completeness of the listing of operational and policy statements, and to foster more open and transparent collaboration, we are continuing our practice of including Medicare substantive and interpretive regulations (proposed and final) published during the respective 3month time frame.

II. How To Use the Addenda

This notice is organized so that a reader may review the subjects of manual issuances, memoranda, substantive and interpretive regulations, NCDs, and FDA-approved IDEs published during the subject quarter to determine whether any are of particular interest. We expect this notice to be used in concert with previously published notices. Those unfamiliar with a description of our Medicare manuals may wish to review Table I of our first three notices (53 FR 21730, 53 FR 36891, and 53 FR 50577) published in 1988, and the notice published March 31, 1993 (58 FR 16837). Those desiring information on the Medicare NCD Manual (NCDM, formerly the Medicare Coverage Issues Manual (CIM)) may wish to review the August 21, 1989, publication (54 FR 34555). Those interested in the revised process used in making NCDs under the Medicare program may review the September 26, 2003, publication (68 FR 55634).

To aid the reader, we have organized and divided this current listing into six

addenda:

• Addendum I lists the publication dates of the most recent quarterly listings of program issuances.

• Addendum II identifies previous Federal Register documents that contain a description of all previously published CMS Medicare and Medicaid manuals and memoranda.

• Addendum III lists a unique CMS transmittal number for each instruction in our manuals or Program Memoranda and its subject matter. A transmittal may consist of a single or multiple instruction(s). Often, it is necessary to use information in a transmittal in conjunction with information currently in the manuals.

 Addendum IV lists all substantive and interpretive Medicare and Medicaid regulations and general notices published in the **Federal Register** during the quarter covered by this notice. For each item, we list the—

· Date published;

Federal Register citation;
Parts of the Code of Federal
Regulations (CFR) that have changed (if

applicable);Agency file code number; and

• Title of the regulation.

 Addendum V includes completed NCDs, or reconsiderations of completed NCDs, from the quarter covered by this notice. Completed decisions are identified by the section of the NCDM in which the decision appears, the title, the date the publication was issued, and the effective date of the decision.

 Addendum VI includes listings of the FDA-approved IDE categorizations, using the IDE numbers the FDA assigns. The listings are organized according to the categories to which the device numbers are assigned (that is, Category A or Category B), and identified by the

IDE number.

• Addendum VII includes listings of all approval numbers from the Office of Management and Budget (OMB) for collections of information in CMS regulations in title 42; title 45, subchapter C; and title 20 of the CFR.

III. How To Obtain Listed Material

A. Manuals

Those wishing to subscribe to program manuals should contact either the Government Printing Office (GPO) or the National Technical Information Service (NTIS) at the following addresses:

Superintendent of Documents, Government Printing Office, ATTN: New Orders, P.O. Box 371954, Pittsburgh, PA 15250–7954, Telephone (202) 512–1800, Fax number (202) 512–2250 (for credit card orders); or

National Technical Information Service, Department of Commerce, 5825 Port Royal Road, Springfield, VA 22161, Telephone (703) 487–4630.

In addition, individual manual transmittals and Program Memoranda listed in this notice can be purchased from NTIS. Interested parties should identify the transmittal(s) they want. GPO or NTIS can give complete details on how to obtain the publications they sell. Additionally, most manuals are available at the following Internet address: http://cms.hhs.gov/manuals/default.asp.

B. Regulations and Notices

Regulations and notices are published in the daily Federal Register. Interested

individuals may purchase individual copies or subscribe to the Federal Register by contacting the GPO at the address given above. When ordering individual copies, it is necessary to cite either the date of publication or the volume number and page number.

The Federal Register is also available on 24x microfiche and as an online database through GPO Access. The online database is updated by 6 a.m. each day the Federal Register is published. The database includes both text and graphics from Volume 59, Number 1 (January 2, 1994) forward. Free public access is available on a Wide Area Information Server (WAIS) through the Internet and via asynchronous dial-in. Internet users can access the database by using the World Wide Web; the Superintendent of Documents home page address is http://www.gpoaccess.gov/fr/ index.html, by using local WAIS client software, or by telnet to swais.gpoaccess.gov, then log in as guest (no password required). Dial-in users should use communications software and modem to call (202) 512-1661; type swais, then log in as guest (no password required).

C. Rulings

We publish rulings on an infrequent basis. Interested individuals can obtain copies from the nearest CMS Regional Office or review them at the nearest regional depository library. We have, on occasion, published rulings in the Federal Register. Rulings, beginning with those released in 1995, are available online, through the CMS Home Page. The Internet address is http://cms.hhs.gov/rulings.

D. CMS' Compact Disk-Read Only Memory (CD-ROM)

Our laws, regulations, and manuals are also available on CD–ROM and may be purchased from GPO or NTIS on a subscription or single copy basis. The Superintendent of Documents list ID is HCLRM, and the stock number is 717–139–00000–3. The following material is on the CD–ROM disk:

• Titles XI, XVIII, and XIX of the Act.

CMS-related regulations.CMS manuals and monthly

revisions.

 CMS program memoranda. The titles of the Compilation of the Social Security Laws are current as of January 1, 1999. (Updated titles of the Social Security Laws are available on the Internet at

http://www.ssa.gov/OP_Home/ssact/comp-toc.htm.) The remaining portions of CD–ROM are updated on a monthly basis.

Because of complaints about the unreadability of the Appendices (Interpretive Guidelines) in the State Operations Manual (SOM), as of March 1995, we deleted these appendices from CD–ROM. We intend to re-visit this issue in the near future and, with the aid of newer technology, we may again be able to include the appendices on CD–ROM.

Any cost report forms incorporated in the manuals are included on the CD-ROM disk as LOTUS files. LOTUS software is needed to view the reports once the files have been copied to a personal computer disk.

IV. How To Review Listed Material

Transmittals or Program Memoranda can be reviewed at a local Federal Depository Library (FDL). Under the FDL program, government publications are sent to approximately 1,400 designated libraries throughout the United States. Some FDLs may have arrangements to transfer material to a local library not designated as an FDL. Contact any library to locate the nearest FDL.

In addition, individuals may contact regional depository libraries that receive and retain at least one copy of most Federal Government publications, either in printed or microfilm form, for use by the general public. These libraries provide reference services and interlibrary loans; however, they are not sales outlets. Individuals may obtain information about the location of the nearest regional depository library from any library.

For each CMS publication listed in Addendum III, CMS publication and transmittal numbers are shown. To help FDLs locate the materials, use the CMS publication and transmittal numbers. For example, to find the Medicare Benefit Policy publication titled "Arrangements for Physical, Occupational, and Speech Language Pathology Services," use CMS—Pub. 100—02, Transmittal No. 09.

(Catalog of Federal Domestic Assistance Program No. 93.773, Medicare—Hospital Insurance, Program No. 93.774, Medicare— Supplementary Medical Insurance Program, and Program No. 93.714, Medical Assistance Program)

Dated: September 7, 2004.

Jacquelyn Y. White,

Director, Office of Strategic Operations and Regulatory Affairs.

Addendum I

This addendum lists the publication dates of the most recent quarterly listings of program issuances.

May 30, 2000 (65 FR 34481) June 28, 2002 (67 FR 43762) September 27, 2002 (67 FR 61130) December 27, 2002 (67 FR 79109) March 28, 2003 (68 FR 15196) June 27, 2003 (68 FR 38359) September 26, 2003 (68 FR 55618) December 24, 2003 (68 FR 74590) March 26, 2004 (69 FR 15837) June 25, 2004 (69 FR 35634)

Addendum II—Description of Manuals, Memoranda, and CMS Rulings

An extensive descriptive listing of Medicare manuals and memoranda was published on June 9, 1988, at 53 FR 21730 and supplemented on September 22, 1988, at 53 FR 36891 and December 16, 1988, at 53 FR 50577. Also, a complete description of the former CIM (now the NCDM) was published on August 21, 1989, at 54 FR 34555. A brief description of the various Medicaid manuals and memoranda that we maintain was published on October 16, 1992, at 57 FR 47468.

ADDENDUM III.-MEDICARE AND MEDICAID MANUAL INSTRUCTIONS

[April through June 2004]

Transmittal No.	Manual/subject/publication No.
	Medicare General Information (CMS—Pub. 100-01)
4	Scheduled Release for April Updates to Software and Pricing/Codes Files.
5	Release of Software.
6	Shared System Maintainer and Medicare Contractor Responsibilities for System Release.
	Shared System Testing Requirements for Maintainers, Beta Testers, and Contractors.
-	Maintainers and Beta Testers—Required Levels of Testing.
	Minimum Testing Standards for Maintainers and Beta Testers.
	Testing Standards Applicable to All Beta Testers.
	Testing Requirements Applicable to the Common Working File Data Centers.
-	Timeframe Requirements for All Testing Entities.
	Testing Documentation Requirements.
	Definitions.
	Test Care Specification Standard.
7	The Health Insurance Portability and Accountability Act Privacy Rule.
	Medicare Benefit Policy (CMS—Pub. 100–02)
9	Arrangements for Physical, Occupational, and Speech Language Pathology Services.
10	
	General Partial Hospitalization Services.
l1	Nurse Practitioner as Attending Physician in Hospice.
	Requirements—General.
	Timing and Content of Certification.
	Election by Health Maintenance Organization Enrollees.
	Benefit Coverage.
	Nursing Care.
	Physicians' Services.
	Short-Term Inpatient Care.
	Continuous Home Care.
	Contracting With Physicians.
12	
	Chiropractor's Services.
	Necessity for Treatment.
10	Treatment Parameters.
13	
	Coverage Requirements.
	Certified Providers.
	Coding and Frequency of Training.
	Payment for Diabetes Self-Management Training.
	Incident-To Provision.
	Bill Processing Requiring.
4.4	Special Claims Processing Instructions for Fiscal Intermediaries.
14	Changes in the Medicare Benefit Policy Manual—Chapter 10. The Destination.
	Institution to Institution.
	Separately Payable Ambulance Transport Under Part B Versus Patient.
	Transportation That Is Covered Under a Packaged Institutional Services.
	Transports to and From Medical Services for Beneficiaries Who Are Not Inpatients.
	Multiple Patient Ambulance Transport.
15	
	Requirements—General.
	Timing and Content of Content of Certification.
	Election by Health Maintenance Organization Enrollees.
	Benefit Coverage.
	Nursing Care.
	Physicians' Services.
16	
17	
	Incident to Physician's Professional Services.
	moration in mysicians i norosional convictor.

ADDENDUM III.—MEDICARE AND MEDICAID MANUAL INSTRUCTIONS—Continued [April through June 2004]

Transmittal No.	Manual/subject/publication No.				
Medicare National Coverage Determinations (CMS—Pub. 100-03)					
9	NCD-—Ocular Photodynamic Therapy with Verteporfin for Age-Related Macular Degeneration.				
0	,				
7 1					
1					
1	Acupuncture for Osteoarthritis				
3					
3	Stem Cell Transplantation.				
4					
5					
J	stitutes a technical correction to previously issued CR 2988 dated 03/19/04. CR 2988 should be discarded ar replaced with 3339).				
	Sensory Nerve Conduction Threshold Test.				
6	. Internal Reconsideration of NCD for Cardiac Pacemakers.				
	Cardiac Pacemakers.				
	Medicare Claims Processing (CMS—Pub. 100–04)				
12	. Confidential.				
13					
14					
14	Remittance Advice Messages.				
	Preventive Care.				
15					
.10	Working File Edit for Therapy Codes Considered Separately Physician Services.				
	Edit for Therapy Services Separately Payable When Furnished by a Physician.				
16					
10	Coverage and Billing for Home Prothrombin Time Monitoring for Anticoagulation Management.				
~	Coverage Requirements.				
	Intermediary Payment Requirements.				
	Part A Payment Methods.				
	Intermediary Billing Procedures.				
	Bill Types.				
	Revenue Codes.				
	Intermediary Allowable Codes.				
	Allowable Covered Diagnosis Codes.				
	Healthcare Common Procedure Coding System for Intermedianes.				
	Carriers Billing Instructions.				
	Healthcare Common Procedure Coding System for Carners.				
	Applicable Diagnosis Code for Carriers.				
	Carrier Claims Requirements.				
	Carrier Payment Requirements.				
	Carner and Intermediary General Claims Processing Instructions.				
	Remittance Advice Notice.				
	Medicare Summary Notice Message.				
217	CR 3318, Full Replacement of CR3223, Implementation of the Analysis and Design Phases of the Physician Sca				
	city Bonus. CR 3318 rescinds CR 3223.				
	Billing and Payment in a Physician Scarcity Area.				
	Provider Education.				
	Identifying Physician Scarcity Area Locations.				
	Claims Coding Requirements.				
	Payment.				
	Services Eligible for the Physician Scarcity Bonus.				
	Remittance Messages.				
	Post-Payment Review.				
	Administrative and Judicial Review.				
218					
	Bonus Payment.				
	Provider Education.				
	HPSA Designations.				
	Claims Coding Requirements.				
	Services Eligible for Health Professional Shortage Area Bonus Payment.				
	Remittance Messages.				
	Post-Payment Review.				
	Administrative and Judicial Review.				
219	This CR fully replaces CR 3215, Implementation of the Analysis and Design Phases of the Revision to the Hea				

.ADDENDUM III.—MEDICARE AND MEDICAID MANUAL INSTRUCTIONS—Continued [April through June 2004]

Transmittal No.	. Manual/subject/publication No.			
220	Implementation of Section 414 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003. General Coverage and Payment Policies. Billing Methods. Definitions.			
	Carrier Calculation of Payment Amount. General. Components of the Ambulance Fee Schedule.			
	Zip Codes Determine Fee Schedule Amounts. Transition Overview.			
221	Medicare Inpatient Rehabilitation Facilities Classification Requirements. Criteria That Must Be Met by Inpatient Rehabilitation Hospitals Counting a Comorbidity as One of the Listed Medical Conditions. Criteria That Must Be Met by Inpatient Rehabilitation Units.			
	Verification Process To Be Used To Determine if the Inpatient Rehabilitation Facility Met the Classification Criteria Hospitals That Have Not Previously Participated in Medicare. Changes in the Status of an Inpatient Rehabilitation Facility Unit. New and Converted Inpatient Rehabilitation Facility Units.			
	Retroactive Adjustments for Provisionally Excluded Inpatient Rehabilitation Facilities or Beds. Verification of Compliance Using ICD-9-CM and Impairment Group Codes.			
	Medicare Secondary Payer (CMS—Pub. 100–05)			
14	MSP Manual Update CR 2074. Fiscal and Intermediaries and Carriers Claim Processing Rules.			
15	Change in Interest Calculation for Medicare Overpayment and Underpayments. Medicare Secondary Payer Recovery Claims (Re-Named and Revised).			
16	Update Medicare Secondary Payer Group Health Recovery Demand Letters to Employers and Insurers for Dat Match and Non-Data Match Debts. Insurer Letter.			
	Medicare Financial Management (CMS—Pub. 100–06)			
38	Consolidation of Claims Crossover—Small Scale Initial Implementation. Consolidation of Medicare and Medicare Supplemental (Medigap) Health Insurance Policies.			
39	Installation of Version 34.0 of the Provider Statistical and Reimbursement (PS&R) Reporting System. Modification of Contractor Reporting of Operational and Workload Data Form 5. Body of Report.			
41	Change in Interest Calculation for Medicare Overpayments and Underpayments and Medicare Secondary Payor Recoveries.			
	Sample Demand Letter for Claims Accounts Receivables. Interest Accruals. Procedures for Applying Interest During Overpayment Recoupment.			
	Notification to Provider Regarding Interest Assessment. Waiver and Adjustment of Interest Charges.			
42	Unsolicited/Voluntary Refunds. General Information.			
	Office of Inspector General Initiatives. Unsolicited/Voluntary Refund Accounts. Receiving and Processing Unsolicited/Voluntary Refund Checks When Identifying Information Is Provided.			
	Handling Checks or Associated Correspondence With Conditional Endorsements. Receiving and Processing Unsolicited/Voluntary Refund Checks When Identifying Information Is Provided. CMS Reporting Requirements. Overpayment Refund Form.			
	Unsolicited/Voluntary Refund Checks—Summary Report. Education.			
43	Expanded Identification and Workload Reporting for CMS Medicare System. Provider Overpayment Requirements System User Manual.			
	Request Provider Overpayment Debt From the Provider Overpayment Requesting System. General Information. Structure of the Workload Identifier. Initial Implementation.			
	Basic Requirements and Uses of the Identifier. Maintenance of Contractor Workload Identifiers.			
44 45	Notices of New Interest Rate for Medicare Overpayments and Underpayments CR 2830.			
	Purpose and Scope.			
	Due Date. Completion of Items on Form CMS–2591. Heading.			

ADDENDUM III.—MEDICARE AND MEDICAID MANUAL INSTRUCTIONS—Continued [April through June 2004]

Transmittal No.	Manual/subject/publication No.
	A—Intermediary Appeal Request.
	B—Part B Hearing Results.
	C—Part A and Part B ALJ Hearings.
	D—Limitation of Liability.
	EPart A and Part B Reopenings. Checking Reports.
6	Installation of Version 33.0 of the Provider Statistical and Reimbursement Reporting System-Modification of CF
	3131.
7	Expanded Identification and Workload Reporting for CMS Medicare Systems.
	Provider Overpayment Requirements System User Manual.
	Request Provider Debts from the Provider Overpayment Requirements.
	History File. Request Ad Hoc Reports from ARMS.
	General Information.
	Structure of the Workload Identifier.
	Initial Implementation.
	Basic Requirements and Uses of the Identifier.
18	Maintenance of Contractor Workload Identifier. This transmittal is rescinded and Replaced With Transmittal 50, dated July 30, 2004.
10	This transmittans resonated and nepiaced with Transmittan 50, dated July 50, 2004.
	Medicare State Operations Manual) (Pub. 100–07)
1	Release of Basic Manual.
	Medicare Program Integrity (CMS—Pub.100–08)
770	New Requirements for Self-Administered Drug Exclusion List Articles in the Medicare Coverage Database Articles
71	Program Integrity Manual Revisions 72 Automated Prepayment Review.
73 74	Program Integrity Management Reporting System Section 7.2 of the Program Integrity Manual. Skilled Nursing Facility Certification and Recertification.
	Medical Review of Certification and Recertification of Residents in Skilled Nursing Facilities.
75	
	National Coverage Determination Is Associated with Their Claim Denial.
76	Clarification of Complex Medical Review.
	Types of Prepayment and Postpayment Review.
77	Instructions for Carriers, DMERCs, Fls, and Full PSCs When Interacting With the Comprehensive Error Rate Tesing (CERT) Contractor (<i>i.e.</i> , Handling Appeals of CERT-Initiated Denials, Contracting Non-Responders, Trackin Over/Underpayments).
	Affiliated Contractor Full PSC Communication With the CERT Contractor.
	Providing Sample Information to the CERT Contractor. Providing Review Information to the CERT Contractor.
	Disputing Disagreeing with a CERT Decision. Handling Overpayments and Underpayments Resulting from the
	CERT Findings.
	Handling Appeals Resulting from CERT Initiated Denials.
	Tracking Overpayments and Appeals.
	Tracking Overpayments.
,	Tracking Appeals. AC/Full PSC Requirements Involving CERT Information Dissemination.
	Contracting Non-Responders.
	Late Documentation.
	Voluntary Refunds.
	LMRP/NCD.
	Medicare Program Integrity Manual Exhibits Table of Contents.
	CERT Formats for Carrier and DMERC Standard System. CERT PSC Contractor Feedback Data Entry Screen Version 1.01.
	Data Items Included on CERT Reports.
	Acceptable No Resolution Reasons.
	Types of Referral of Non-Responding Providers.
	OIG Referral of Non-Responding Providers.
	Offices of Audit Services—Regions. Fee-For-Services-Appeal Processes.
78	
	Medicare Contractor Beneficiary and Provider Communications (CMS—Pub. 100–09)
05	Manual Instruction for Updated Beneficiary Services Sections 5104 and 2958, and Beneficiary Services Section 2
1	of the Internet-Only Manual.
	Beneficiary Services
	Guidelines for Telephone Services.
	Call Handling Requirements.

ADDENDUM III.—MEDICARE AND MEDICAID MANUAL INSTRUCTIONS—Continued [April through June 2004]

[April through June 2004]				
Transmittal No.	Manual/subject/publication No.			
	Customer Service Assessment and Management System Reporting Requirements. Disclosure of Information (Adherence to the Privacy Act and the Health Insurance Portability and Accountability Act Privacy Rule). Second Level Screening of Beneficiary and Provider Inquiries (Activity Code 13201) (CR–2719). Second Level Screening of Provider Inquiries (Miscellaneous Code 13201/01). Medicare Customer Service Next Generation Desktop.			
	Publication Requests. Medicare Participating Physicians and Suppliers Directory. Transfer of Part A Telephone/Written Inquiries Workload.			
	Local Medical Review Policy Local Coverage Determination Requests. Guidelines for Handling Beneficiary Written Inquiries (Activity Code 13002). Customer Service Plan (Activity Code 13004).			
06	Provider/Supplier Communications—Revisions and Additions to Existing Contractor Requirements. Provider Services. Guidelines for Telephone Service.			
	Toll Free Network Services. Publication of Toll Free Numbers. Call Handling Requirements.			
	Customer Service Assessment and Management System Reporting Requirements. CSR Qualifications.			
	Staff Development and Training. Quality Call Monitoring. Disclosure of Information (Adherence to the Privacy Act).			
	Fraud and Abuse. Next Generation Desktop.			
	Call Center User Group. Performance Improvements. Guidelines for Handling Written Inquiries.			
	Contractor Guidelines for High Quality Written Responses to Inquiries. Walk-In-Inquiries. Guidelines for High Quality Walk-In-Service.			
	Surveys.			
40	Medicare Managed Care (CMS—Pub. 100–16)			
49	Chapter 4—Benefits and Beneficiary Protections.			
50	Chapter 17a and 17b.			
53 54 55				
	One Time Notification (CMS—Pub. 100–20)			
67				
68				
70				
71 72	Update to the Healthcare Provider Taxonomy Codes Version 4.0.			
73 74	Revised American National Standards Institute X12N 837 Professional Health Care Claims Companion Document Emergency Correction Regarding Correction to Healthcare Common Procedure.			
75	That Prevented Some Supply Charges From Being Reported on Home Health Prospective Payment System			
76	countability Act Transaction Release Testing.			
77	(MMA), P.L. 108-173, for Purposes of Graduate Medical Education Payment.			
78 79	Renovate Override Code Processing in Common Working File. 18-Month Moratorium on Physician Self-Referrals to Specialty Hospitals; Processing of Form CMS-855A Application			
80	tions To Become a Medicare Certified Hospital. Medicare System Acceptance of New Provider Numbers for Home Health Agencies.			

ADDENDUM III.—MEDICARE AND MEDICAID MANUAL INSTRUCTIONS—Continued [April through June 2004]

Transmittal No.	ransmittal No. Manual/subject/publication No.		
81	Requirement for Carriers, Durable Medical Equipment Regional Carriers, Fiscal Intermediaries, and Full Program Safeguard Contractors To Encourage Providers To Submit Medical Records to the Comprehensive Error Rate Testing Contractor for Use in the November 2004 Improper Medicare Fee-For-Service Payment Report.		
82	This OTN Replaces Pub. 100–20, Transmittal 72, dated April 16, 2004. Changes in Determining Rural Status of Hospitals for Transitional Outpatient Payments for 2004.		
83	Additional Health Insurance Health Insurance Portability and Accountability Act Coordination of Benefits Information for Trading Partners.		
84	Reporting Medicare Secondary Payer Information on the Health Insurance Portability and Accountability Act of 1996 X12N 837 Created via Free Billing Software.		
85	CD-ROM Initiative for Distribution of the Annual Disclosure, Dear Doctor Letter and Participation Enrollment Material.		
86	Interface File From Recovery Management and Accounting System.		
87	Instructions Related to Redistribution of Unused Resident Positions, Section 422 of the Medicare Modernization Act of 2003, P.L. 108–173, for Purpose of Graduate Medical Education Payments.		
88	Clarification and Revision of Change Request 3084, Implementation of Section 508 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003, (Public Law 108–173).		
89	Shared System Maintainer Hours for Resolution of Problems Detected As a Result of Implementation of CR 2525 and CR 2527.		
90			

ADDENDUM IV.—REGULATION DOCUMENTS PUBLISHED IN THE FEDERAL REGISTER [April 2004 through June 2004]

Publication date	FR Vol. 69 page no.	CFR parts affected	File code	Title of regulation
April 6, 2004	17935	42 CFR part 414	CMS-1380- IFC	Medicare Program; Manufacturer Submission of Man- ufacturer's Average Sales Price (ASP) Data for Medicare Part B Drugs and Biologicals.
April 6, 2004	17933	42 CFR parts 411 and 424	CMS-1810- CN	Medicare Program; Physicians' Referrals to Health Care Entities With Which They Have Financial Re- lationships (Phase II); Correction.
April 23, 2004	22083		CMS-1363-N	Medicare Program; Meeting of the Practicing Physicians Advisory Council.
April 23, 2004	. 22081		CMS-4071- N2	Medicare Program; Listening Sessions on Performance Measures for Public Reporting on the Quality of Hospital Care During April, May, and June 2004.
April 23, 2004	22080		CMS-4066-N	Medicare Program; Meeting of the Advisory Panel on Medicare Education—May 11, 2004, Friday, April 23, 2004.
April 23, 2004	22079		CMS-1273-N	Medicare Program; Public Meetings in Calendar Year 2004 for New Durable Medical Equipment Coding and Payment Determinations.
April 23, 2004	22065		CMS-5004-N	Medicare Program; Voluntary Chronic Care Improve- ment Under Traditional Fee-for-Service Medicare.
April 23, 2004	21963	42 CFR part 424	CMS-1185-F	Medicare Program; Elimination of Statement of Intent Procedures for Filing Medicare Claims.
May 7, 2004	25752	42 CFR part 412	CMS-1262-F	Medicare Program; Changes to the Criteria for Being Classified as an Inpatient Rehabilitation Facility.
May 7, 2004	25674	42 CFR part 412	CMS-126-F	Medicare Program; Prospective Payment System for Long-Term Care Hospitals: Annual Payment Rate Updates and Policy Changes, Part II.
May 18, 2004	28196	42 CFR parts 403, 412, 413, 418, 460, 480, 482, 483, 485, and 489.	CMS-1428-P	Medicare Program; Proposed Changes to the Hos- pital Inpatient Prospective Payment Systems and Fiscal Year 2005 Rates, Part II.
May 18, 2004	28133		CMS-2189-N	Medicaid Program; Real Choice Systems Change Grants.
May 28, 2004	30660		CMS-3130-N	Medicare Program; Meeting of the Medicare Coverage Advisory Committee—July 14, 2004.
May 28, 2004	30659		CMS-4069-N	Medicare Program; Open Public Meeting To Discuss Definitions of Regions for Regional Medicare Preferred Provider Organizations and Prescription Drug Plans Under the Medicare Modernization Act—July 21, 2004.
May 28, 2004	30658		CMS-1266-N	Medicare Program, Public Meeting in Calendar Year 2004 for New Clinical Laboratory Tests Paymen Determinations.
May 28, 2004	30656		CMS-2195-N	Medicaid Program; Demonstration To Improve the Direct Service Community Workforce.

ADDENDUM IV.—REGULATION DOCUMENTS PUBLISHED IN THE FEDERAL REGISTER—Continued [April 2004 through June 2004]

Publication date	FR Vol. 69 page no.	CFR parts affected	File code	Title of regulation
May 28, 2004	30654		CMS-1269-N	Medicare Program; Establishment of the Emergency Medical Treatment and Labor Act (EMTALA) Tech- nical Advisory Group (TAG) and Request for Nomi- nations for Members.
May 28, 2004	30580	42 CFR part 440	CMS-2132-F	Medicaid Program; Provider Qualifications for Audiologists.
June 2, 2004	31248	42 CFR part 484	CMS-1265-P	Medicare Program; Home Health Prospective Payment System Rate Update for Calendar Year 2005, Part IV.
June 2, 2004	31125		CMS-1279-N	Medicare Program; Request for Nominations for the Program Advisory Oversight Committee for the Competitive Acquisition of Durable Medical Equip- ment and Other Items.
June 2, 2004	31123		CMS-5033-N	Medicare Program; Establishment of the Advisory Board on the Demonstration of a Bundled Case-Mix Adjusted Payment System for End Stage Renal Disease Services and Request for Nominations for Members.
June 18, 2004	34169		CMS-2200- N3	Medicare Program; Meeting of the State Pharmaceutical Assistance Transition Commission—July 7, 2004.
June 22, 2004	34585	42 CFR part 412	OFR-gen- erated cor- rection	Prospective Payment Systems for Inpatient Hospital Services—OFR Correction.
June 25, 2004	35920	42 CFR parts 403, 412, 413, 418, 460, 480, 482, 483, 485, and 489.	CMS-1428- CN	Medicare Program; Proposed Changes to the Hospital Inpatient Prospective Payment Systems and Fiscal Year 2005 Rates; Correction, Part V.
June 25, 2004	35716	42 CFR parts 405, 413, and 417.	CMS-1727-P	Medicare Program; Provider Reimbursement Determinations and Appeals, Part II.
June 25, 2004	35650		CMS-3134-N	Medicare Program; Town Hall Meeting on Potential Facility Qualifications for Expanded Coverage of Percutaneous Transluminal Angioplasty for Carotid Stenting Procedures
June 25, 2004	35634		CMS-9022-N	Medicare and Medicaid Programs; Quarterly Listing of Program Issuances—January 2004 Through March 2004.
June 25, 2004	35634		CMS-2189- CN	Medicaid Program; Real Choice Systems Change Grants; Correction Notice.
June 25, 2004	35529	42 CFR part 411	CMS-1809- F5	Medicare and Medicaid Programs; Physicians' Refer- rals to Health Care Entities With Which They Have Financial Relationships: Extension of Partial Delay of Effective Date.
June 25, 2004	35529	42 CFR part 409	CMS-1469- F2	Medicare Program; Prospective Payment System and Consolidated Billing for Skilled Nursing Facilities; Correcting Amendment.
June 25, 20043	35527	42 CFR parts 405 and 414	CMS-1372- CN2	Medicare Program; Changes to Medicare Payment for Drugs and Physician Fee Schedule Payments for Calendar Year 2004: Correction.
June 29, 2004	38898		CMS-5025-N	Medicare Program; Medicare Replacement Drug Demonstration.

Addendum V—National Coverage Determinations

[April 2004 Through June 2004]

A national coverage determination (NCD) is a determination by the Secretary with respect to whether or not a particular item or service is covered nationally under Title XVIII of the Social Security Act, but does not include a determination of what code, if any,

is assigned to a particular item or service covered under this title, or determination with respect to the amount of payment made for a particular item or service so covered. We include below all of the NCDs that were issued during the quarter covered by this notice. The entries below include information concerning completed decisions as well as sections on program and decision memoranda, which also announce pending

decisions or, in some cases, explain why it was not appropriate to issue an NCD. We identify completed decisions by the section of the NCDM in which the decision appears, the title, the date the publication was issued; and the effective date of the decision. Information on completed decisions as well as pending decisions has also been posted on the CMS Web site at http://cms.hhs.gov/coverage.

NATIONAL COVERAGE DETERMINATIONS

[April 2004 Through June 2004]

Pub. 100-03 NCDM	. Title	Issue Date	Effective Date
80.2	Ocular Photodynamic Therapy With Verteporfin for Age-Related Macular Degeneration	4/01/04	4/01/04
30.3	Acupuncture for Fibromyalgia	4/16/04	4/16/04
30.3	Acupuncture for Osteoarthritis	4/16/04	4/16/04
110.8.1	Stem Cell Transplantation	5/28/04	7/06/04
150.9	Arthroscopic Lavage and Arthroscopic Debridement for the Osteoarthritic Knee	6/10/04	7/11/04
160.23	Sensory Nerve Conduction Threshold Tests	6/18/04	4/01/04
20.8	Cardiac Pacemakers	6/25/04	4/30/0

Addendum VI.—FDA-Approved Category B IDEs

Under the Food, Drug, and Cosmetic Act (21 U.S.C. 360c) devices fall into one of three classes. To assist CMS under this. categorization process, the FDA assigns one of two categories to each FDA-approved IDE. Category A refers to experimental IDEs, and Category B refers to non-experimental IDEs. To obtain more information about the classes or categories, please refer to the Federal Register notice published on April 21, 1997 (62 FR 19328).

The following list includes all Category B IDEs approved by FDA during the 2nd quarter, April 2004 through June 2004.

IDE	Category
G010048	В
G030067	В
G030123	В
G030163	В

	IDE	Category
G030242		В
G030251	***************************************	В
G040003		В
G040004		В
G040011		В
G040036	***************************************	В
G040038	***************************************	В
G040050	***************************************	В
G040053		В
G040054	***************************************	В
G040055	***************************************	В
G040056	***************************************	В
G040058		В
G040059		В
G040060		В
G040061	***************************************	В
G040062	***************************************	В
G040066	***************************************	В
G040067	***************************************	В
G040068		В
G040069		В
G040075	***************************************	В

	IDE	•	Category
G040076			В
G040077	***************************************		В
G040078			В
G040079	***************************************		В
G040080	***************************************		В
G040083			В
G040085			В
G040087	***************************************		В
G040089			В
G040093			В
G040106			В

Addendum VII.—Approval Numbers for Collections of Information

Below we list all approval numbers for collections of information in the referenced sections of CMS regulations in title 42; title 45, subchapter C; and title 20 of the Code of Federal Regulations, which have been approved by the Office of Management and Budget:

OMB CONTROL NUMBERS

[Approved CFR sections in title 42, title 45, and title 20 (Note: Sections in Title 45 are preceded by "45 CFR," and sections in Title 20 are preceded by "20 CFR")]

OMB No.	Approved CFR sections
0938-0008	414.40, 424.32, 424.44.
0938-0022	413.20, 413.24, 413.106.
0938-0023	424.103.
0938-0025	406.28, 407.27.
0938-0027	486.100–486.110.
0938-0033	405.807.
0938-0035	407.40.
0938-0037	413.20, 413.24.
0938-0041	408.6, 408.22.
0938-0042	410.40, 424.124.
0938-0045	405.711.
0938-0046	405.2133.
0938-0050	413.20, 413.24.
0938–0062	431.151, 435.1009, 440.250, 440.220, 442.1, 442.10–442.16, 442.30, 442.40, 442.42, 442.100–442.119, 483.400–483.480, 488.332, 488.400, 498.3–498.5.
0938-0065	485.701–485.729.
0938-0074	491.1–491.11.
0938-0080	406.7, 406.13.
0938-0086	420.200–420.206, 455.100–455.106.
0938-0101	430.30.
0938-0102	
0938–0107	413.20, 413.24.
0938–0146	431.800–431.865.
0938–0147	
0938–0151	493.1405, 493.1411, 493.1417, 493.1423, 493.1443, 493.1449, 493.1455, 493.1461, 493.1469, 493.1489.
0938–0155	
0938–0170	
0938–0193	430.10–430.20, 440.167.

OMB CONTROL NUMBERS—Continued

[Approved CFR sections in title 42, title 45, and title 20 (Note: Sections in Title 45 are preceded by "45 CFR," and sections in Title 20 are preceded by "20 CFR")]

OMB	No.	Approved CFR sections *
0938-0202		413.17. 413.20.
938-0214	1	411.25, 489.2, 489.20.
938-0236		413.20, 413.24.
938-0242		488.26, 442.30.
0938-0245		407.10, 407.11.
0938-0246		431.800-431.865.
09380251		406.7.
0938-0266		416.41, 416.83, 416.47, 416.48.
09380267		485.56, 485.58, 485.60, 485.64, 485.66, 410.65.
09380269		412.116, 412.632, 413.64, 413.350, 484.245.
0938-0270		405.376.
0938-0272		440.180, 441.300–441.305.
0938-0273		485.701–485.729.
09380279		424.5.
0938-0287		447.31.
0938-0296		413.170, 413.184.
0938-0300		431.800.
0938-0301		413.20, 413.24.
0938-0302		418.22, 418.24, 418.28, 418.56, 418.58, 418.70, 418.74, 418.83, 418.96, 418.100.
0938-0302		418.1-418.405.
09380328		482.12, 482.13, 482.21, 482.22, 482.27, 482.30, 482.41, 482.43, 482.45, 482.53, 482.56, 482.57, 482.60, 482.6
0000 0004		482.62, 482.66, 485.618, 485.631.
09380334		491.9, 491.10.
0938-0338		486.104, 486.106, 486.110.
09380354		441.60.
09380355		488.26, 442.30.
0938-0357		409.40–409.50, 410.36, 410.170, 411.4–411.15, 421.100, 424.22, 484.18, 489.21.
0938-0358		412.20–412.30.
09380359		412.40-412.52.
09380360		488.60.
0938-0365		484.10, 484.11, 484.12, 484.14, 484.16, 484.18, 484.20, 484.36, 484.48, 484.52.
0938-0372		414.330.
0938-0378		482.60—482.62.
0938-0379		488.26, 442.30.
0938-0373		488.26, 442.30.
0938-0386		405.2100–405.2171.
0938-0391-		488.18, 488.26, 488.28.
0938-0426		476.104, 476.105, 476.116, 476.134.
0938-0429		447.53.
0938-0443		473.18, 473.34, 473.36, 473.42.
0938-0444		1004.40, 1004.50, 1004.60, 1004.70.
0938-0445		412.44, 412.46, 431.630, 456.654, 466.71, 466.73, 466.74, 466.78.
0938-0447		405.2133.
0938-0448		405.2133, 45 CFR 5, 5b; 20 CFR part 401 and part 422, subpart E.
0938-0449		440.180, 441.300–441.310.
0938-0454		424.20.
		412.105.
		431.17, 431.306, 435.910, 435.920, 435.940–435.960.
		417.107, 417.478.
		417.143, 422.6, 417.800–417.840.
		412.92.
	***************************************	424.123.
		406.15.
		433.138.
		486.304, 486.306, 486.307.
		475.102, 475.103, 475.104, 475.105, 475.106.
		410.38, 424.5.
		493.1–493.2001.
0938-0564		411.32.
0938-0565		411.20–411.206.
0938-0599		

OMB CONTROL NUMBERS—Continued

[Approved CFR sections in title 42, title 45, and title 20 (Note: Sections in Title 45 are preceded by "45 CFR," and sections in Title 20 are preceded by "20 CFR")]

OMB	No.	Approved CFR sections
2000 0010		100,004, 100,000, 100,1000, 100,1000, 100,1004, 100,1005, 100,1005, 100,1004, 100,1004, 100,1004, 100,1004
0938–0612		493.801, 493.803, 493.1232, 493.1233, 493.1234, 493.1235, 493.1236, 493.1239, 493.1241, 493.1242, 493.1249, 493.1251, 493.1252, 493.1253, 493.1254, 493.1256, 493.1261, 493.1262, 493.1263, 493.1269, 493.1273, 493.1274, 493.1278, 493.1283, 493.1289, 493.1291, 493.1299.
0938-0618		433.68, 433.74, 447.272.
938-0653		493.1771, 493.1773, 493.1777.
938-0657		405.2110, 405.2112.
938-0658		405.2110, 405.2112.
938-0659		456.700, 456.705, 456.709, 456.711, 456.712.
938-0667		482.12, 488.18, 489.20, 489.24.
		410.38.
938-0685		410.32, 410.71, 413.17, 424.57, 424.73, 424.80, 440.30, 484.12.
		493.551–493.557.
		486.304, 486.306, 486.307, 486.310, 486.316, 486.318, 486.325.
		488.4–488.9, 488.201.
		412.106.
		466.78, 489.20, 489.27.
0938-0701		422.152.
		45 CFR 146.111, 146.115, 146.117, 146.150, 146.152, 146.160, 146.180.
		45 CFR 148.120, 148.124, 148.126, 148.128.
0938-0713		441.16, 489.66, 489.67.
		411.370–411.389.
		424.57.
		°410.33.
938-0722		422.370–422.378.
0938-0723		421.300–421.318.
0938-0730		405.410, 405.430, 405.435, 405.440, 405.445, 405.455, 410.61, 415.110, 424.24.
0938-0732		417.126, 417.470.
0938-0734		45 CFR 5b.
0938-0742		
0938-0749		
0938-0753		422.000–422.700.
0938-0754		441.152.
0938-0758		413.20, 413.24.
		484 subpart E, 484.55.
0938-0763		422.1-422.10, 422.50-422.80, 422.100-422.132, 422.300-422.312, 422.400-422.404, 422.560-422.622.
		410.2.
0938-0778		422.111, 422.64.
0938-0779		417.470, 417.126, 422.210, 422.64.
0938-0781		411.404–411.406, 484.10.
0938–0783		422.66, 422.562, 422.564, 422.568, 422.570, 422.572, 422.582, 422.584, 422.586, 422.590, 422.594, 422.60 422.612, 422.618, 422.619, 422.620, 422.622.
0938-0786		438.352, 438.360, 438.362, 438.364.
		406.28, 407.27.
0938-0790		460.12, 460.22, 460.26, 460.30, 460.32, 460.52, 460.60, 460.70, 460.71, 460.72, 460.74, 460.80, 460.82, 460.9
		460.100, 460.102, 460.104, 460.106, 460.110, 460.112, 460.116, 460.118, 460.120, 460.122, 460.124, 460.152, 460.154, 460.156, 460.160, 460.164, 460.168, 460.172, 460.190, 460.196, 460.200, 460.202, 460.203, 460.210.
		419.43. 410.141, 410.142, 410.143, 410.144, 410.145, 410.146, 414.63.
0938-0818		
		457.810, 457.940, 457.945, 457.965, 457.985, 457.1005, 457.1015, 457.1180.
U938-U8/2		
0000 0070		
0938-0873		1.40 (JEB DAUS IDII 200 IDZ
0938-0874		
0938–0874 0938–0878		Part 422 subparts F and G.
0938-0874 0938-0878 0938-0883		Part 422 subparts F and G. 45 CFR parts 160 and 164.

OMB CONTROL NUMBERS—Continued

[Approved CFR sections in title 42, title 45, and title 20 (Note: Sections in Title 45 are preceded by "45 CFR," and sections in Title 20 are preceded by "20 CFR")]

OMB No.	Approved CFR sections
0938-0910	412.230, 412.304, 413.65.
0938-0911	422.624, 422.626, 422.620.
0938-0916	426.400, 426.500.

[FR Doc. 04-21202 Filed 9-23-04; 8:45 am]
BILLING CODE 4120-03-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[CMS-2200-N4]

Medicare Program; Meeting of the State Pharmaceutical Assistance Transition Commission—October 14, 2004

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS.

ACTION: Notice of meeting.

SUMMARY: This notice announces a public meeting of the State Pharmaceutical Assistance Transition Commission (SPATC). Notice of this meeting is given under the Federal Advisory Committee Act (5 U.S.C. App. 2, section 10(a)(1) and (a)(2)). The SPATC will develop a proposal for addressing the unique transitional issues facing State Pharmaceutical Assistance Programs (SPAPs) and SPAP participants due to the implementation of the voluntary prescription drug benefit program under Part D of title XVIII of the Social Security Act. This notice also announces the appointment of an additional member to serve on the SPATC. This individual is Dennis R. O'Dell, Corporate Vice President, Health Services, Walgreen CO, Deerfield, IL.

DATES: The Meeting: October 14, 2004, 9 a.m. to 5 p.m. e.d.s.t.

Deadline for Comments: October 6, 2004.

Special Accommodations: Persons attending the meeting who are hearing or visually impaired, or have a condition that requires special assistance or accommodations, are asked to notify the Executive Secretary by October 6, 2004 (see FOR FURTHER INFORMATION CONTACT.)

ADDRESSES:

The Meeting: The meeting will be held at the following address: Holiday Inn, WASHINGTON-ON THE HILL, 415 New Jersey Avenue, NW., Washington, DC 20001, United States, Toll-Free 1–800–638–1116, Telephone: 1–202–638–1616, Fax: 1–202–638–0707.

Comments: Submit written comments to Marge Watchorn, Executive Secretary, Center for Medicaid and State Operations, Centers for Medicare & Medicaid Services, 7500 Security Boulevard, Mail Stop S2–01–16, Baltimore, MD 21244.

Registration: Registration for members of the public is optional for this meeting. If you choose to register, please go to http://www.cms.hhs.gov/events/ and follow the instructions on the Web site

Web site: You may access up-to-date information on this meeting at http://www.cms.hhs.gov/faca/spatc/details.asp.

Hotline: You may also access up-to-date information on this meeting on the CMS Advisory Committee Information Hotline, 1–877–449–5659 (toll free) or in the Baltimore area (410) 786–9379.

FOR FURTHER INFORMATION CONTACT: Marge Watchorn, Executive Secretary, 410–786–4361. Mary Kahn, Press Inquiries, 202–690–6145.

SUPPLEMENTARY INFORMATION: On February 27, 2004, we published a notice (69 FR 9326) requesting nominations for individuals to serve on the State Pharmaceutical Assistance Transition Commission (SPATC). On March 5, 2004, we published a notice (69 FR 10455) announcing the establishment of the SPATC and the signing by the Secretary on March 1, 2004 of the charter establishing the SPATC. On June 18, 2004, we published a notice (69 FR 34169) announcing the first meeting of the SPATC, held on July 7, 2004, and the appointment of 23 individuals to serve as members of the SPATC. This notice announces the second public meeting of the SPATC. This notice also announces the appointment of an additional individual who will serve on the SPATC. This

individual is Dennis O'Dell, Corporate Vice President, Health Services, Walgreen CO, Deerfield, IL.

SPATC Members: Joan Henneberry (Chairperson), Clifford Barnes, Donna Boswell, James Chase, David Clark, Jay Currie, Barbara Edwards, Nora Dowd Eisenhower, Janice Faiks, Karen Greenrose, Dr. Dewey Garner, Laurie Hines, Mary Liveratti, Dr. Anne Marie Murphy, Julie Naglieri, Dennis O'Dell, Robert Power, Susan Reinhard, Sybil Richard, Elizabeth Rohn-Nelson, Marc Ryan, Linda Schofield, and Martin Schuh.

Topics of the Meeting: The Commission was chartered to address the transitional issues facing SPAPs and SPAP participants due to the implementation of the voluntary prescription drug benefit program under Part D of title XVIII of the Act. The Commission will present findings from research conducted since the last public meeting held on July 7, 2004.

Procedure and Agenda: This meeting is open to the public. Registration for members of the public is optional. However, advance registration will ensure that we are able to accommodate all members of the public. If you choose to register, please go to the website listed under ADDRESSES above.

The Commission will spend the majority of the meeting presenting their findings as a result of research and deliberations regarding the transitional issues facings SPAPs. After the Commission presents its findings, members of the public will have an opportunity to address the Commission regarding these issues.

Authority: 5 U.S.C. App. 2, section 10(a)(1) and (a)(2). (Catalog of Federal Domestic Assistance Program No. 93.774, Medicare—Supplementary Medical Insurance Program)

Dated: September 10, 2004.

Mark B. McClellan,

Administrator, Centers for Medicare & Medicaid Services.

[FR Doc. 04-21195 Filed 9-23-04; 8:45 am]
BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[CMS-3137-N]

Medicare Program; Meeting of the Medicare Coverage Advisory Committee—November 4, 2004

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS. **ACTION:** Notice.

SUMMARY: This notice announces a public meeting of the Medicare Coverage Advisory Committee. This Committee provides advice and recommendations about whether scientific evidence is adequate to determine whether certain medical items and services are reasonable and necessary under the Medicare statute. This meeting concerns bariatric surgery for the treatment of morbid obesity. Notice is given under the Federal Advisory Committee Act (5 U.S.C. App. 2, section 10(a)).

DATES: The public meeting will be held on Thursday, November 4, 2004 from 7:30 a.m. until 4:30 p.m. e.s.t.

Special Accommodations: For anyone attending the meeting who is hearing or visually impaired, or who requires special assistance or accommodations, please notify the Executive Secretary by October 18, 2004 (see FOR FURTHER INFORMATION CONTACT)

ADDRESSES: The meeting will be held at the Holiday Inn Inner Harbor, 301 West Lombard Street, Baltimore, MD 21201.

Presentations and Comments (and Deadline): Interested persons may present data, information, or views orally or in writing on issues pending before the Committee. Please submit written comments to Kimberly Long, by email at klong@cms.hhs.gov or by mail to the Executive Secretary, Office of Clinical Standards and Quality, Centers for Medicare & Medicaid Services, 7500 Security Boulevard, Mail Stop C1–09–06, Baltimore, MD 21244. Written comments must be received by October 4, 2004, 5 p.m., e.s.t.

Web site: You may access up-to-date information on this meeting at http://www.cms.hhs.gov/mcac/default.asp#meetings.

FOR FURTHER INFORMATION CONTACT: Kimberly Long, Executive Secretary, by telephone at 410–786–5702 or by e-mail

at klong@cms.hhs.gov.

SUPPLEMENTARY INFORMATION: On December 14, 1998, we published a notice in the **Federal Register** (63 FR 68780) to describe the Medicare Coverage Advisory Committee, which provides advice and recommendations to us about clinical issues. This notice announces a public meeting of the Committee.

Meeting Topic: The Committee will discuss the evidence, hear presentations and public comment, and make recommendations regarding the use of bariatric surgery for the treatment of morbid obesity. Background information about this topic, including panel materials, is available on the Internet at http://www.cms.hhs.gov/coverage/.

Procedure: This meeting is open to the public. The Committee will hear oral presentations from the public for approximately 45 minutes. The Committee may limit the number and duration of oral presentations to the time available. If you wish to make formal presentations, you must notify the Executive Secretary named in the FOR FURTHER INFORMATION CONTACT section and submit the following by October 4, 2004, 5 p.m., e.s.t.: a brief statement of the general nature of the evidence or arguments you wish to present; and the names and addresses of proposed participants. A written copy of your presentation must be provided to each Committee member before offering your public comments. Your presentation must address the questions asked by us to the Committee. If the specific questions are not addressed your presentation will not be accepted. The questions will be available on the CMS Web site at http:// www.cms.hhs.gov/mcac/ default.asp#meetings. We request that you declare at the meeting whether or

default.asp#meetings. We request that you declare at the meeting whether or not you have any financial involvement with manufacturers of any items or services being discussed (or with their competitors).

After the public and CMS presentations, the Committee will deliberate openly on the topic. Interested persons may observe the deliberations, but the Committee will not hear further comments during this time except at the request of the chairperson. The Committee will also allow a 15 minute unscheduled open public session for any attendee to address issues specific to the topic. At the conclusion of the day, the members will vote and the Committee will make its recommendation.

Authority: 5 U.S.C. App. 2, section 10(a). (Catalog of Federal Domestic Assistance Program No. 93.774, Medicare— Supplementary Medical Insurance Program) Dated: August 26, 2004.

Sean R. Tunis,

Director, Office of Clinical Standards and Quality, Centers for Medicare & Medicaid Services.

[FR Doc. 04–21201 Filed 9–23–04; 8:45 am] BILLING CODE 4120–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[CMS-3141-N]

Procedure for Producing Guidance Documents Describing Medicare's Coverage Process

AGENCY: Centers for Medicare & Medicaid Services (CMS), HHS. **ACTION:** Notice.

SUMMARY: This notice implements part of section 731 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 by describing a method of developing, and making available to the public, guidance documents under the Medicare program. The guidance documents would explain the factors considered in making national coverage determinations of whether an item or service is reasonable and necessary.

FOR FURTHER INFORMATION CONTACT: Vadim Lubarsky, (410) 786–0840. SUPPLEMENTARY INFORMATION:

I. Background

Section 731 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (MMA) (Pub. L. 108-173, enacted on December 8, 2003), requires that the Secretary make available to the public the factors that are considered in making national coverage determinations of whether an item or service is reasonable and necessary. That section further specifies that the Secretary develop guidance documents to implement section 731 of the MMA in a manner similar to the development of guidance documents under section 701(h) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 371(h)). This notice describes the method we are adopting to develop and make public guidance documents consistent with these requirements.

II. CMS Guidance Documents

For the purposes of this notice, the term "guidance documents" means documents prepared for our staff, potential requestors of National Coverage Determinations (NCDs), and other interested parties explaining the

NCD process and other issues involved in making coverage determinations. Those documents will be specifically labeled as guidance documents and do not include other CMS reports, documents, letters, or program instructions.

Guidance documents give the public, particularly individuals or organizations that might request an NCD, detailed information on current interpretations of the statute, the NCD process, and related evaluation and decision-making factors. A more precise understanding of these factors assists product developers and others in making decisions by understanding:

- The implications of making an NCD request.
- What content is necessary in an NCD request.
- Relevant timelines and their relation to the overall NCD process.
- What types of scientific and other information are considered in the process.
- How various types of evidence are evaluated for reasonable and necessary determinations.

In general, guidance documents reduce uncertainty about key aspects of the NCD process. Guidances may be useful in certain cases to help plan investment strategies, research and development efforts, and marketing and clinical diffusion strategies.

CMS strives to achieve consistent and fair review of NCDs. Guidances are an additional tool that may be used in this effort.

III. Effect of Guidance Documents

A guidance document represents the agency's current thinking on the relevant subject. It is not intended to be a comprehensive description or analysis of all issues and factors that might affect an individual NCD. A guidance document is not binding on the Agency or the public. For example, the guidance documents will describe how we will evaluate different types of study designs in determining whether an item or service is reasonable and necessary. This does not mean the absence of a particular type of research will necessarily result in a noncoverage decision nor does submitting data from a particular type of study ensure coverage. Every effort will be made to describe in general terms the factors that are most important in making a coverage determination. Nonetheless, each NCD involves unique factors that cannot be described explicitly in the guidance documents.

IV. Development of Guidance Documents

For all guidance documents, the public will have an opportunity to comment upon issuance. Usually, guidance documents will not be considered in effect until CMS has analyzed public input received during a period for public comment. In cases of immediate need or for minor policy changes, however, guidance documents may be made effective upon issuance, prior to the public comment period. Each document will clearly denote the appropriate addresses for hard copy and electronic submission of comments. We will consider changes to the documents based on the comments as appropriate. Comments will be taken and reviewed on a continuous basis.

V. Public Notification of New Guidance Documents

We will provide notice of new guidance documents and make them available on the Internet at http://www.cms.hhs.gov/coverage. At regular intervals, we will update a list of all guidance documents in the Federal Register. Individuals who need assistance accessing the guidance documents for any reason may send an e-mail to CAGInquiries@cms.hhs.gov.

VI. Public Input

We will provide a list of possible topics for guidance documents development related to section 731 of the MMA on our Web site. We invite public input regarding these and other possible topics for new guidance documents via the public comments function available at http://www.cms.hhs.gov/coverage. While these suggestions will be given serious consideration, we are not required to issue every document on the list and are not precluded from issuing other guidance documents not included on the list.

We will review existing guidance documents on a regular basis. The public may submit proposals for review and revision of existing documents on 'the basis that they are no longer current. A statement explaining why the existing document needs updating and/or revision must accompany each request. We will review the statement and, when appropriate, develop the necessary revisions in accordance with the procedures specified in this notice.

VII. Dissemination/Availability to the Public

A list of all guidance documents will be maintained on the CMS Coverage home page. The list will include the title of each document and issue and revision date.

VIII. List of Proposed Guidance Documents

We will update this list as we continue to develop guidance documents. The first guidance document will be the "Revised Process for Making Medicare National Coverage Determinations."

Authority: Section 731 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003. (Catalog of Federal Domestic Assistance Program No. 93.774, Medicare— Supplementary Medical Insurance Program)

Dated: May 4, 2004.

Mark B. McClellan,

Administrator, Centers for Medicare & Medicaid Services.

[FR Doc. 04-21197 Filed 9-23-04; 8:45 am] BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

Office of the Director, National Institutes of Health; Notice of Meeting

Pursuant to section 10(a) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of a meeting of the Office of AIDS Research Advisory Council.

The meeting will be open to the public, with attendance limited to space available. Individuals who plan to attend and need special assistance, such as sign language interpretation or other reasonable accommodations, should notify the Contact person listed below in advance of the meeting.

Name of Committee: Office of AIDS Research Advisory Council. Date: October 13–14, 2004. Time: 9 a.m. to 12 p.m.

Agenda: A Report of the Director addressing OAR initiatives. The meeting will focus on research approaches to addressing HIV/AIDS as a chronic disease in the United States, including discussions about clinical complications, treatment and adherence issues, and disease management.

Place: National Institutes of Health, Building 31, 31 Center Drive, Room 6C10, Bethesda, MD 20892.

Contact Person: Jack Whitescarver, Director, Office of AIDS Research, OD, National Institutes of Health, 9000 Rockville Pike, Building 2, Room 4E14, Bethesda, MD 20892, (301) 496–0357.

Any interested person may file written comments with the committee by forwarding the statement to the Contact Person listed on this notice. The statement should include the name, address, telephone number and when

applicable, the business or professional affiliation of the interested person.

In the interest of security, NIH has instituted stringent procedures for entrance into the building by non-government. employees. Persons without a government I.D. will need to show a photo I.D. and sign in at the security desk upon entering the building.

Information is also available on the Institute's/Center's home page: http://www.nih.gov/od/oar/index.htm, where an agenda and any additional information for the meeting will be posted when available.

(Catalogue of Federal Domestic Assistance Program Nos. 93.14, Intramural Research Training Award; 93.22, Clinical Research Loan Repayment Program for Individuals from Disadvantaged Backgrounds; 93.232, Loan Repayment Program for Research Generally; 93.39, Academic Research Enhancement Award; 93.936, NIH Acquired Immunodeficiency Syndrome Research Loan Repayment Program; 93.187, Undergraduate Scholarship Program for Individuals from Disadvantaged Backgrounds, National Institutes of Health, HHS)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21447 Filed 9-23-04; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Cancer Institute; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Cancer Institute Initial Review Group, Subcommittee G–Education, Review of K01, K05, K07, K22, K23 and K24 Applications.

Date: October 26–27, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Sheraton Suites Alexandria, 601 North Saint Asaph Street, Alexandria, VA 22314. Contact Person: Ilda M. McKenna, Scientific Review Administrator, Research Training Review Branch, Division of Extramural Activities, National Cancer Institute, 6116 Executive Boulevard, Room 8111, Bethesda, MD 20892, (301) 496–7481, mckennai@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.392, Cancer Construction; 93.393, Cancer Cause and Prevention Research; 93.394, Cancer Detection and Diagnosis Research; 93.395, Cancer Treatment Research; 93.396, Cancer Biology Research; 93.397, Cancer Centers Support; 93.398, Cancer Research Manpower; 93.399, Cancer Control, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21439 Filed 9-23-04; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Center For Complementary & Alternative Medicine; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Center for Complementary and Alternative Medicine Special Emphasis Panel; Db–16 Basic Science.

Date: October 18–19, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda Marriott, 5151 Pooks Hill Road, Bethesda, MD 20814.

Contact Person: Dale L. Birkle, PhD, Scientific Review Administrator, NIH/ NCCAM, 6707 Democracy Blvd., Democracy Two Building, Suite 401, Bethesda, MD 20892, (301) 451–6570, birkled@mail.nih.gov.

Name of Committee: National Center for Complementary and Alternative Medicine Special Emphasis Panel; JH–05 Clinical Science.

Date: October 25-26, 2004.

Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda Marriott Suites, 6711
Democracy Boulevard, Bethesda, MD 20817.
Contact Person: Jeanette M. Hosseini,
Scientific Review Administrator, National
Center for Complementary and Alternative
Medicine, 6707 Democracy Blvd., Suite 401,
Bethesda, MD 20892, (301) 594–9096.

Name of Committee: National Center for Complementary and Alternative Medicine Special Emphasis Panel.

Date: November 3-5, 2004.

Time: 6 p.m. to 5 p.m.
Agenda: To review and evaluate grant

applications.

Place: Sheraton Premier at Tyson's Corner, 8661 Leesburg Pike, Vienna, VA 22182. Contact Person: Dale L. Birkle, PhD, Scientific Review Administrator, NIH/ NCCAM, 6707 Democracy Blvd., Democracy Two Building, Suite 401, Bethesda, MD 20892, (301) 451–6570, birkled@mail.nih.gov.

Name of Committee: National Center for Complementary and Alternative Medicine Special Emphasis Panel; CP-18 Training.

Date: November 5, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda Marriott Suites, 6711
Democracy Boulevard, Bethesda, MD 20817.
Contact Person Corel Postgar, PhD.

Contact Person: Carol Pontzer, PhD, Scientific Review Administrator, National Center for Complementary and Alternative Medicine, 6707 Democracy Blvd., Bethesda, MD 20892.

Dated: September 10, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04–21436 Filed 9–23–04; 8:45 am]

BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute on Alcohol Abuse and Alcoholism; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Nome of Committee: National Institute on Alcohol Abuse and Alcoholism Special Emphasis Panel, ZAA1 HH (06)—Review of U18 Applications.

Dote: October 22, 2004.

Time: 2 p.m. to 3 p.m.

Agenda: To review and evaluate grant

applications.

Ploce: National Institutes of Health, Fishers, 5635 Fishers Lane, Room 3033, Bethesda, MD 20892 (Telephone conference

Contact Person: Jeffrey I. Toward, PhD, Scientific Review Administrator, National Institutes of Health, National Institute on Alcohol Abuse and Alcoholism, Extramural Project Review Branch, OSA, 5635 Fishers Lane, Bethesda, MD 20892-9304. (301) 435-5337; jtoword@moil.nih.gov.

Nome of Committee: National Institute on Alcohol Abuse and Alcoholism Special Emphasis Panel, ZAA1 EE (01)—Fellowship Application Review.

Dote: November 17, 2004.

Time: 8:30 a.m. to 5 p.m.

Agendo: To review and evaluate grant applications.

Ploce: The River Inn, 924 25th Street, N.W., Washington, DC 20037.

Contoct Person: Dorita Sewell, PhD, Scientific Review Administrator, National Institutes of Health, National Institute on Alcohol Abuse and Alcoholism, Office of Extramural Research, 5635 Fishers Lane, Bethesda, MD 20892-9304. (301) 443-2890; dsewell@moil.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.271, Alcohol Research Career Development Awards for Scientists and Clinicians; 93.272, Alcohol National Research Service Awards for Research Training; 93.273, Alcohol Research Programs; 93.891, Alcohol Research Center Grants, National Institutes of Health, HHS.)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federol Advisory Committee Policy.

[FR Doc. 04-21428 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

National Institutes of Health

National Institute on Alcohol Abuse and Alcoholism; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial

property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Nome of Committee: National Institute on Alcohol Abuse and Alcoholism Special Emphasis Panel, ZAA1 HH (03)-Review of U18 Applications.

Dote: October 13, 2004.

Time: 2 p.m. to 3 p.m. Agenda: To review and evaluate grant

applications.

Ploce: National Institutes of Health, Fishers Building, 5635 Fishers Lane, Room 3033, Bethesda, MD 20892 (Telephone conference

Contact Person: Jeffrey I. Toward, PhD, Scientific Review Administrator, National Institutes of Health, National Institute on Alcohol Abuse and Alcoholism, Extramural Project Review Branch, OSA, 5635 Fishers Lane, Bethesda, MD 20892-9304. (301) 435-5337. jtoword@moil.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.271, Alcohol Research Career Development Awards for Scientists and Clinicians; 93.272, Alcohol National Research Service Awards for Research Training; 93.273, Alcohol Research Programs; 93.891, Alcohol Research Center Grants, National Institutes of Health, HHS)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federol Advisory Committee Policy.

[FR Doc. 04-21429 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute on Alcohol Abuse and Alcoholism; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. appendix 2), notice is hereby given of the following

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Nome of Committee: National Institute on Alcohol Abuse and Alcoholism Initial Review Group, Clinical and Treatment Subcommittee, AA-3

Dote: October 28-29, 2004. Time: 8 a.m. to 4 p.m.

Agendo: To review and evaluate grant applications.

Ploce: Double Tree Rockville, 1750 Rockville Pike, Rockville, MD 20852.

Contoct Person: Mahadev Murthy, PhD, MBA, Scientific Review Administrator, Extramural Project Review Branch, Office of Scientific Affairs, National Institute on Alcohol Abuse and Alcoholism, MSC 9304, Room 3037, Bethesda, MD 20892-9304. (301) 443-0800; mmurthy@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.271, Alcohol Research Career Development Awards for Scientists and Clinicians; 93.272, Alcohol National Research Service Awards for Research Training; 93.273, Alcohol Research Programs; 93.891, Alcohol Research Center Crants, National Institutes of Health, HHS)

Dated: September 17, 2004.

Laverne Y. Stringfield

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21430 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Child Health and **Human Development; Notice of Closed** Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Nome of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Regulation of Estradiol Production of Prostaglandin F2alpha.

Date: October 14, 2004. Time: 2 p.m. to 3:30 p.m. Agenda: To review and evaluate grant

Place: National Institutes of Health, 6100 Executive Bouleyard, Room 5B01, Rockville, MD 20852. (Telephone conference call).

Contact Person: Jon M. Ranhand, PhD, Scientist Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Boulevard, Room 5B01, Bethesda, MD 20892. (301) 435–6884; ranhandj@mail.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and

funding cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21431 Filed 9-23-04; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Child Health and Human Development; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.Ş.C. Appendix 2), notice is hereby given of the following meeting.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Molecular Basis of Teratospermia in Feline Models.

Date: October 5, 2004. Time: 3 p.m. to 4:30 p.m.

Agenda: To review and evaluate grant applications.

**Place: National Institutes of Health, 6100 Executive Boulevard, Room 5B01, Rockville, MD 20852 (Telephone conference call).

Contact Person: Jon M. Ranhand, PhD, Scientist Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Boulevard, Room 5B01, Bethesda, MD 20892, (301) 435–6884; ranhandj@mail.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing

limitations imposed by the review and funding cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21432 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Child Health and Human Development; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6). Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Identification of a Non-Genomic PR in the PRKO Mouse.

Date: October 8, 2004.

Time: 2 p.m. to 3:30 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6100 Executive Boulevard, Room 5B01, Rockville, MD 20852 (Telephone Conference Call).

Contact Person: Jon M. Ranhand, PhD. Scientist Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Boulevard, Room 5B01, Bethesda, MD 20892, (301) 435–6884, ranhandi@mail.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04–21433 Filed 9–23–04; 8:45 am] BILLING CODE 4140–01–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Mental Health; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. appendix 2), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Mental Health Special Emphasis Panel NIMH Minority RISP Review.

Date: October 8, 2004.

Time: 9 a.m. to 4 p.m.
Agenda: To review and evaluate grant applications.

Place: Holiday Inn Select Bethesda, 8120 Wisconsin Ave, Bethesda, MD 20814.

Contact Person: Martha Ann Carey, PhD, RN, Scientific Review Administrator, Division of Extramural Activities, National Institute of Mental Health, NIH, Neuroscience Center, 6001 Executive Blvd., Room 6151, MSC 9608, Bethesda, MD 20892–9608, (301) 443–1606, mcarey@mail.nih.gov.

Name of Committee: National Institute of Mental Health Special Emphasis Panel: Review of Exploratory Research Applications.

Date: October 12, 2004. *Time:* 10 a.m. to 1 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Blvd., Rockville, MD 20852 (Telephone Conference

Contact Person: Martha Ann Carey, PhD, RN, Scientific Review Administrator, Division of Extramural Activities, National Institute of Mental Health, NIH, Neuroscience Center, 6001 Executive Blvd., Room 6151, MSC 9608, Bethesda, MD 20892–9608, (301) 443–1606, mcarey@mail.nih.gov.

Name of Committee: National Institute of Mental Health Special Emphasis Panel; Minority Training Grants.

Date: October 15, 2004.

Time: 12 p.m. to 5 p.m. Agenda: To review and evaluate grant applications.

Place: Holiday Inn Select Bethesda, 8120 Wisconsin Ave., Bethesda, MD 20814.

Contact Person: Bettina D. Acuna, PhD, Scientific Review Administrator, Division of Extramural Activities, National Institute of Mental Health, NIH, Neuroscience Center, 6001 Executive Blvd., Room 6154, MSC 9608, Bethesda, MD 20892-9608, (301) 443-1340, acunab@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.242, Mental Health Research Grants; 93.281, Scientist Development Award, Scientist Development Award for Clinicians, and Research Scientist Award; 93.282, Mental Health National Research, Service Awards for Research Training, National Institutes of Health, HHS)

Dated: September 14, 2004.

LaVerne Y. Stringfield

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21434 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

National Institutes of Health

National Institute of Dental & Craniofacial Research; Notice of **Closed Meeting**

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel 05-21, Review of R13

Date: October 14, 2004.

Time: 3 p.m. to 5 p.m.

Agenda: To review and evaluate grant

applications.

Place: National Institutes of Health, Natcher Building, 45 Center Drive, Bethesda, MD 20892 (Telephone Conference Call).

Contact Person: Mary Kelly, Scientific Review Specialist, National Institute of

Dental & Craniofacial Res., 45 Center Drive, Natcher Bldg., Rm. 4AN44, Bethesda, MD 20892-6402, (301) 594-4809, mary_kelly@nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.121, Oral Diseases and Disorders Research, National Institutes of Health, HHS)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21435 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

National Institutes of Health

National Institute of Diabetes and Digestive and Kidney Diseases; Notice of Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. appendix 2), notice is hereby given of the following

The meeting will be open to the public as indicated below, with attendance limited to space available. Individuals who plan to attend and need special assistance, such as sign language interpretation or other reasonable accommodations, should notify the Contact Person listed below in advance of the meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Diabetes and Digestive and Kidney Diseases Initial Review Group, Diabetes Endocrinology and Metabolic Diseases B Subcommittee

Date: November 3-4, 2004.

Open: November 3, 2004, 7 p.m. to 7:30

Agenda: To review procedures and discuss policies.

Place: Four Points by Sheraton Bethesda, 8400 Wisconsin Avenue, Bethesda, MD

Closed: November 3, 2004, 7:30 p.m. to adjournment.

Agenda: To review and evaluate grant applications.

Place: Four Points by Sheraton Bethesda, 8400 Wisconsin Avenue, Bethesda, MD

Closed: November 4, 2004, 8 a.m. to 5 p.m. Agenda: To review and evaluate grant applications.

Place: Four Points by Sheraton Bethesda, 8400 Wisconsin Avenue, Bethesda, MD

Contact Person: John F. Connaughton, PhD, Scientific Review Administrator, Review Branch, DEA, NIDDK, National Institutes of Health, Room 757, 6707 Democracy Boulevard, Bethesda, MD 20892, (301) 594-7797, connaughtonj@extra.niddk.nih.gov. (Catalogue of Federal Domestic Assistance Program Nos. 93.847, Diabetes, Endocrinology and Metabolic Research; 93.848, Digestive Diseases and Nutrition Research; 93.849, Kidney Diseases, Urology and Hematology Research, National Institutes of Health, HHS)

Dated: September 16, 2004. Laverne Y. Stringfield, Director, Office of Federal Advisory Committee Policy [FR Doc. 04-21437 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

National Institutes of Health

National Institute of Neurological Disorders and Stroke; Notice of Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of a meeting of the Board of Scientific Counselors, National Institute of Neurological Disorders and

The meeting will be open to the public as indicated below, with attendance limited to space available. Individuals who plan to attend and need special assistance, such as sign language interpretation or other reasonable accommodations, should notify the Contact Person listed below in advance of the meeting. The meeting will be closed to the public as indicated below in accordance with the provisions set forth in section 552b(c)(6), Title 5 U.S.C., as amended for the review, discussion, and evaluation of individual intramural programs and projects conducted by the NATIONAL INSTITUTE OF NEUROLOGICAL DISORDERS AND STROKE, including consideration of personnel qualifications and performance, and the competence of individual investigators, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: Board of Scientific Counselors, National Institute of Neurological Disorders and Stroke.

Date: September 26–28, 2004. Closed: September 26, 2004, 7 p.m. to 10

Agenda: To review and evaluate personal qualifications and performance, and competence of individual investigators.

Place: Bethesda Marriott, 5151 Pooks Hill Road, Bethesda, MD 20814.

Open: September 27, 2004, 8:30 a.m. to 9:25 a.m.

Agenda: To discuss program planning and program accomplishments.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Closed: September 27, 2004, 9:25 a.m. to 10:40 a.m.

Agenda: To review and evaluate personal qualifications and performance, and competence of individual investigators.

Piace: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Open: September 27, 2004, 10:40 a.m. to 11:40 a.m.

Agenda: To discuss program planning and program accomplishments.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Closed: September 27, 2004, 11:40 a.m. to

Agenda: To review and evaluate personal qualifications and performance, and competence of individual investigators.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Open: September 27, 2004, 1 p.m. to 2:30

Agenda: To discuss program planning and program accomplishments.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Closed: September 27, 2004, 2:30 p.m. to 3:20 p.m.

Agenda: To review and evaluate personal qualifications and performance, and competence of individual investigators.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Open: September 27, 2004, 3:20 p.m. to 4:05 p.m.

Agenda: To discuss program planning and program accomplishments.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Closed: September 27, 2004, 4:05 p.m. to 4:30 p.m.

Agenda: To review and evaluate personal qualifications and performance, and competence of individual investigators.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Conference Room A, Rockville, MD 20852.

Closed: September 27, 2004, 6 p.m. to 9:30 p.m.

Agenda: To review and evaluate personal qualifications and performance, and competence of individual investigators.

Place: Bethesda Marriott, 5151 Pooks Hill Road, Bethesda, MD 20814. Closed: September 28, 2004, 8:30 a.m. to

adjournment.

Agenda: To review and evaluate personal qualifications and performance, and competence of individual investigators.

competence of individual investigators. *Place:* Bethesda Marriott, 5151 Pooks Hill
Road, Bethesda, MD 20814.

Contact Person: Story C Landis, PhD, Director, Division of Intramural Research, NINDS, National Institutes of Health, Building 36, Room 5A05, Bethesda, MD 20892, 301–435–2232.

This notice is being published less than 15 days prior to the meeting due to the urgent need to meet timing limitations imposed by the intramural research review cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.853, Clinical Research Related to Neurological Disorders; 93.854, Biological Basis Research in the Neurosciences, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04–21438 Filed 9–23–04; 8:45 am] BILLING CODE 4140–01–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Child Health and Human Development; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 6 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel; Early Child Care and Youth Development.

Date: October 18, 2004. Time: 8 a.m. to 2 p.m. Agenda: To review and evaluate grant applications.

Place: Embassy Suites at the Chevy Chase Pavilion, 4300 Military Road, NW., Washington, DC 20015.

Contact Person: Marita R. Hopmann, PhD, Scientific Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, 6100 Building, Room 5B01, Bethesda, MD 20892, (301) 435–6911, hopmannm@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerna Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21440 Filed 9-23-04; 8:45 am]
BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Child Health and Human Development; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Collaborative Pediatric Critical Care Research Network.

Date: October 20, 2004.

Time: 9 a.m. to 3 p.m.

Agenda: To review and evaluate grant

applications.

Place: Holiday Inn Select Bethesda, 8120
Wisconsin Ave., Bethesda, MD 20814.

Contact Person: Rita Anand, PhD, Scientific Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Blvd., Room 5B01, Bethesda, MD 20892, (301) 496–1487, anandr@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21441 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institutes of Child Health and **Human Development; Notice of Closed** Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Macrophages, Oxidation and Endometriosis.

Date: October 26, 2004. Time: 8:30 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: American Inn of Bethesda, 8130 Wisconsin Ave., Bethesda, MD 20814.

Contact Person: Jon M. Ranhand, PhD, Scientist Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Boulevard, Room 5B01, Bethesda, MD 20892, (301) 435-6884, ranhandj@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21442 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES .

National Institutes of Health

National Institute of Child Health and **Human Development; Notice of Closed** Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Central Data Management and Coordinating Center.

Date: October 22, 2004. Time: 9 a.m. to 4 p.m.

Agenda: To review and evaluate grant

applications.

Place: Hyatt Regency Bethesda, One Bethesda Metro Center, 7400 Wisconsin Avenue, Bethesda, MD 20814

Contact Person: Rita Anand, PhD, Scientific Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Blvd., Room 5B01, Bethesda, MD 20892, (301) 496–1487, anandr@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerne Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21443 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

National Institutes of Health

National Institute of Child Health and **Human Development; Notice of Closed** Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 23), notice

is hereby given of the following

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material and personal information concerning individuals associated with the grant applications, the disclosures of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Growth Factor Regulation of the GnRH Neuron.

Date: October 15, 2004. Time: 3 p.m. to 4:30 p.m.

Agenda: To review and evaluate grant

applications.

Place: National Institutes of Health, 6100 Executive Boulevard, Room 5B01, Rockville, MD 20852 (Telephone Conference Call).

Contact Person: Jon M. Ranhand, Ph.D., Scientific Review Administrator, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Boulevard, Room 5B01, Bethesda, MD 20892, (301) 435-6884, ranhandj@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS).

Dated: September 16, 2004.

LaVerne Y, Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21444 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Child Health and **Human Development; Notice of Closed** Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in 552b(c)(4) and 552b(c)(6), title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning

individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Child Health and Human Development Special Emphasis Panel, Prostacyclin Enhances Embryo Implantation.

Date: October 6, 2004. Time: 2 p.m. to 3:30 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6100 Executive Boulevard, 5B01, Rockville, MD 20852 (Telephone conference call).

Contact Person: Jon M. Ranhand, PhD, Scientific Review Administration, Division of Scientific Review, National Institute of Child Health and Human Development, NIH, 6100 Executive Blvd., Room 5B01, Bethesda, MD 20892, (301) 435–6884, ranhandj@mail.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

(Catalogue of Federal Domestic Assistance Program Nos. 93.864, Population Research; 93.865, Research for Mothers and Children; 93.929, Center for Medical Rehabilitation Research; 93.209, Contraception and Infertility Loan Repayment Program, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerne Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21445 Filed 9-23-04; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Dental & Craniofacial Research; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosures of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 05–08, Review of RFA DE05–001, AIDS Oral Malignancies.

Date: October 6-7, 2004.

Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant

applications.

Place: Bethesda Marriott Suites, 6711
Democracy Boulevard, Bethesda, MD 20817.
Contact Person: Peter Zelazowski, PhD,
Scientific Review Administrator, Scientific
Review Branch, Division of Extramural
Activities, National Inst of Dental &
Craniofacial Research, National Institutes of
Health, Bethesda, MD 20892–6402, (301)
594–4861.

Name of Committee: National Institutes of Dental and Craniofacial Research Special Emphasis Panel, 05–07, Review of R21s.

Date: October 20, 2004.

Time: 2 p.m. to 3 p.m. Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Natcher Building, 45 Center Drive, Bethesda, MD 20892, (Telephone Conference Call).

Contact Person: Rebecca Roper, MS, MPH, Scientific Review Administrator, Scientific Review Branch, Division of Extramural Research, National Inst of Dental & Craniofacial Research, National Institutes of Health, 45 Center Dr., Room 4AN32E, Bethesda, MD 20892, (301) 451–5096.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 05–18, Review of R13s.

Date: October 20, 2004. Time: 3 p.m. to 4 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Natcher Building, 45 Center Drive, Bethesda, MD 20892 (Telephone Conference Call).

Contact Person: Mary Kelly, Scientific Review Specialist, National Institute of Dental & Craniofacial Res., 45 Center Drive, Natcher Bldg., Rm. 4AN44, Bethesda, MD 20892–6402, (303) 594–4809, mary_kelly@nih.gov.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 5–16, Review of R21s.

Date: October 21, 2004. Time: 4 p.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Natcher Building, 45 Center Drive, Bethesda, MD 20892, (Telephone Conference Call).

Contact Person: Rebecca Roper, MS, MPH, Scientific Review Administrator, Scientific Review Branch, Division of Extramural Research, National Inst of Dental & Craniofacial Research, National Institutes of Health, 45 Center Dr., room 4AN32E, Bethesda, MD 20892, 301 451–5096.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 05–11, Review of R13s.

Date: October 22, 2004. Time: 2 p.m. to 3:30 p.m.

Agenda: To review and evaluate grant

applications.

Place: National Institutes of Health,
Natcher Building, 45 Center Drive, Bethesda,
MD 20892 (Telephone Conference Call).

Contact Person: Sooyoun (Sonia) Kim, MS, Associate SRA, Scientific Review Branch, Division of Extramural Research, National Inst. of Dental & Craniofacial Research, National Institute of Health, Bethesda, MD 20892, (301) 594–4827.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 05–02, Review of RFA DE05–006, Dental Practice Based Research. Date: October 27, 2004.

Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda Marriott, 5151 Pooks Hill Road, Bethesda, MD 20814.

Contact Person: Rebecca Roper, MS, MPH, Scientific Review Administrator, Scientific Review Branch, Division of Extramural Research, National Inst of Dental & Craniofacial Research, National Institutes of Health, 45 Center Dr., room 4AN32E, Bethesda, MD 20892, (301) 451–5096.

Name of Committee: National Institutes of Dental and Craniofacial Research Special Emphasis Panel, 05–17, Review of R21s.

Date: November 2, 2004. Time: 1:30 p.m. to 2:30 p.m. Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Natcher Building, 45 Center Drive, Bethesda, MD 20892 (Telephone Conference Call).

Contact Person: Rebecca Roper, MS, MPH, Scientific Review Administrator, Scientific Review Branch, Division of Extramural Research, National Inst of Dental & Craniofacial Research, National Institutes of Health, 45 Center Dr., room 4AN32E, Bethesda, MD 20892, (301) 451–5096.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 05–03, Review of RFA DE05–005, Regenerative Dental Medicine.

Date: November 4, 2004. Time: 7 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda Marriott, 5151 Pooks Hill road, Bethesda, MD 20814.

Contact Person: Yujing Liu, MD, PhD, Scientific Review Administrator, National Institute of Dental & Craniofacial Res., 45 Center Drive,*Natcher Building, Rm. 4AN38E, Bethesda, MD 20892, (301) 594–3169, yujing_liu@nih.gov.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 05–04, Review of RFA DE05–004, Orofacial Pain.

Date: November 8–9, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda Marriott, 5151 Pooks Hill Road, Bethesda, MD 20814.

Contact Person: Philip Washko, PhD, DMD, Scientific Review Administrator, 45 Center Drive, Natcher Building, Rm. 4AN44F, National Institutes of Health, Bethesda, MD 20892, (301) 594–2372.

Name of Committee: National Institute of Dental and Craniofacial Research Special Emphasis Panel, 05–19, Review of K23s. Date: November 15, 2004.

Time: 1:30 p.m. to 2:30 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Natcher Building, 45 Center Drive, Bethesda, MD 20892 (Telephone Conference Call).

Contact Person: Lynn M King, PhD, Scientific Review Administrator, Scientific Review Branch, 45 Center Dr., Rm 4AN-38K, National Institute of Dental & Craniofacial Research, National Institutes of Health, Bethesda, MD 20892-6402, (301) 594-5006. (Catalogue of Federal Domestic Assistance Program Nos. 93.121, Oral Diseases and Disorders Research, National Institutes of Health, HHS)

Dated: September 16, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21446 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

Notice of Meeting: National Institutes of Health Technology Partnering Showcase—"Innovations in Drug Discovery, Delivery and Diagnostics for Neurodegenerative and Psychiatric

AGENCY: National Institutes of Health, Public Health Service, DHHS. ACTION: Notice.

SUMMARY: The National Institutes of Health (NIH) Technology Partnering Showcase will feature presentations and poster sessions by NIH neuroscience researchers, a panel discussion on how to collaborate with NIH in neuroscience research, and the opportunity to interact with neuroscience investigators working at NIH, including those from the National Institute of Mental Health (NIMH), the National Institute of Neurological Disease and Stroke (NINDS), and the National Institute on Drug Abuse (NIDA). Presentations will be limited to brief summaries of the underlying neuroscience, followed by a description of the partnering opportunity. This will be an excellent opportunity for companies interested in developing products for neurological diseases to come and learn about ways to work with NIH resources and technologies to more rapidly develop new products to diagnose and treat neurodegenerative and psychiatric diseases.

DATES: Thursday, October 7, 2004. TIME: 8 a.m,-1:30 p.m.

ADDRESSES: University System of Maryland Shady Grove Center, 9630 Gudelsky Drive-Building II, Rockville, Maryland 20850.

FOR FURTHER INFORMATION CONTACT:

Linda Saffer at 410-715-4175 or lsaffer@marylandtedco.org regarding registration. Complete schedule and registration information is also available at http://www.marylandtedco.org/ programs/NIH_overview.html. For information on Neuroscience@NIH, visit http://www.neuroscience.nih.gov.

Dated: September 17, 2004.

Steven M. Ferguson,

Director, Division of Technology Development and Transfer, Office of Technology Transfer, National Institutes of Health.

[FR Doc. 04-21425 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

Center for Scientific Review; Notice of **Closed Meetings**

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meetings.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Arthritis, Connective Tissue and Skin: Quorum.

Date: October 5-6, 2004. Time: 8:30 a.m. to 1 p.m.

Agenda: To review and evaluate grant applications.

Place: Hilton Washington Embassy Row, 2015 Massachusetts Ave., NW., Washington, DC 20036.

Contact Person: Harold M. Davidson, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4216, MSC 7814, Bethesda, MD 20892, (301) 435-1776, davidson@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Cell Biology Small Business Review.

Date: October 8, 2004.

Time: 8:30 a.m. to 2 p.m.

Agenda: To review and evaluate grant applications.

Place: Embassy Suites at the Chevy Chase Pavilion, 4300 Military Road, NW., Washington, DC 20015.

Contact Person: Marcia Steinberg, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5140, MSC 7840, Bethesda, MD 20892, (301) 435-1023, steinbern@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Cell Biology Bioengineering Research Partnerships Review.

Date: October 8, 2004.

Time: 2:30 p.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Embassy Suites at the Chevy Chase Pavilion, 4300 Military Road, NW., Washington, DC 20015.

Contact Person: Marcia Steinberg, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5140, MSC 7840, Bethesda, MD 20892, (301) 435– 1023, steinbern@csr.nih.gov.

Name of Committee: Hematology Integrated Review Group, Erythrocyte and Leukocyte Biology Study Section.

Date: October 14-15, 2004. Time: 8 a.m. to 3 p.m.

Agenda: To review and evaluate grant

applications.

Place: Hyatt Regency Bethesda, One Bethesda Metro Center, 7400 Wisconsin Avenue, Bethesda, MD 20814.

Contact Person: Delia Tang, MD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4126, MSC 7802, Bethesda, MD 20892, (301) 435-2506, tangd@csr.nih.gov.

Name of Committee: Cardiovascular Sciences Integrated Review Group, Vascular Cell and Molecular Biology Study Section. Date: October 18-19, 2004.

Time: 8 a.m. to 6 p.m.

Agenda: To review and evaluate grant applications.

Place: Hyatt Regency Bethesda, One Bethesda Metro Center, 7400 Wisconsin Avenue, Bethesda, MD 20814.

Contact Person: Anshumali Chaudhari, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4124, MSC 7802, Bethesda, MD 20892, (301) 435-1210, chaudhaa@csr.nih.gov.

Name of Committee: Brain Disorders and Clinical Neuroscience Integrated Review Group, Clinical Neuroscience and Disease Study Section.

Date: October 18-19, 2004.

Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Embassy Suites at the Chevy Chase Pavilion, 4300 Military Road, NW., Washington, DC 20015.

Contact Person: David M. Armstrong, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5194, MSC 7846, Bethesda, MD 20892, (301) 435-1253, armstrda@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, ZRG1 SBIB R 15B: Small Business: Ultrasound.

Date: October 19, 2004. Time: 1:30 p.m. to 2:30 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892 (Telephone Conference Call).

Contact Person: Hector Lopez, DSC, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5120, MSC 7854, Bethesda, MD 20892, (301) 435-2392, lopezh@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Program Project in Cell Biology.

Date: October 21-22, 2004.

Time: 6 p.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: The River Inn, 924 25th Street, NW., Washington, DC 20037.

Contact Person: Alexandra M. Ainsztein, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5144, MSC 7840, Bethesda, MD 20892, (301) 451-3848, ainsztea@csr.nih.gov.

Name of Committee: Musculoskeletal, Oral and Skin Sciences Integrated Review Group, Skeletal Biology Structures and Regeneration Study Section.

Date: October 25-26, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Holiday Inn Chevy Chase, 5520 Wisconsin Avenue, Chevy Chase, MD 20815. Contact Person: Mehrdad M. Tondravi,

PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4108, MSC 7814, Bethesda, MD 20892, (301) 435-1173, tondravm@csr.nih.gov.

Name of Committee: Infectious Diseases and Microbiology Integrated Review Group, Prokaryotic Cell and Molecular Biology Study Section.

Date: October 26-27, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: St. Gregory Hotel, 2003 M Street, NW., Washington, DC 20036.

Contact Person: Diane L. Stassi, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 3202, MSC 7808, Bethesda, MD 20892, (301) 435-2514, stassid@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Physiology and Pathobiology of the Organ Systems.

Date: October 26-27, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Courtyard by Marriott, 1600 Rhode Island Avenue, Washington, DC 20036. Contact Person: Peter J. Perrin, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of

Health, 6701 Rockledge Drive, Room 2183, MSC 7818, Bethesda, MD 20892, (301) 435-0682, perrinp@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, SBMI 11: Small Business Imaging: Optical and Video.

Date: October 26, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Holiday Inn Select Bethesda, 8120 Wisconsin Ave., Bethesda, MD 20814.

Contact Person: Robert J. Nordstrom, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5118, MSC 7854, Bethesda, MD 20892, (301) 435– 1175, nordstrr@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, SBMI 10: Small Business Medical Imaging: PET/MRI/ X-ray.

Date: October 27, 2004.

Time:8 a.m. to 4 p.m.

Agenda: To review and evaluate grant

applications.

Place: Holiday Inn Select Bethesda, 8120 Wisconsin Ave., Bethesda, MD 20814. Contact Person: Robert J. Nordstrom, PhD,

Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5118, MSC 7854, Bethesda, MD 20892, (301) 435-1175, nordstrr@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Cancer Immunopathology and Immunotherapy (CII).

Date: October 27-28, 2004. Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant

applications. Place: Churchill Hotel, 1914 Connecticut Avenue, NW., Washington, DC 20009.

Contact Person: Marcia Litwack, PhD, Scientific Review Administrator, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 6206, MSC 7804, Bethesda, MD 20892, (301) 435-

(Catalogue of Federal Domestic Assistance Program Nos. 93.306, Comparative Medicine; 93.333, Clinical Research, 93.306, 93.333, 93,337, 93.393-93.396, 93.837-93.844, 93.846-93.878, 93.892, 93.893, National Institutes of Health, HHS)

Dated: September 17, 2004.

LaVerne Y. Stringfield,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. 04-21448 Filed 9-23-04; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

Prospective Grant of Partially-Exclusive Licenses: Human-Bovine Reassortant Rotavirus Vaccine

AGENCY: National Institutes of Health, Public Health Service, DHHS.

ACTION: Notice.

SUMMARY: This is notice, in accordance with 35 U.S.C. 209(c)(1) and 37 CFR 404.7(a)(1)(i), that the National Institutes of Health (NIH), Department of Health and Human Services, is contemplating the grant of partially exclusive licenses in (1) India; (2) China; and (3) Brazil to practice the invention embodied in U.S. Serial Number 60/094,425, filed July 28, 1998, PCT filed (PCT/US99/17036) on July 27, 1999, and National Stage filed in China, India, Korea, Australia, Canada, Europe, Japan, Brazil and the U.S., entitled 'Multivalent Human-Bovine Rotavirus Vaccine" (DHHS ref. E-015-1998/0) as follows: (1) Co-exclusive licenses in India only to Biological E LTD, having a place of business in Hyderabad, India, and Bharat Biotech International LTD, having a place of business in Hyderabad, India; (2) non-exclusive licenses exclusively offered to companies and/or institutions within China; and (3) exclusive license in Brazil only to Fundacao Instituto Butantan, having a place of business in Sao Paolo, Brazil. The patent rights in these inventions have been assigned to the Government of the United States of America.

DATES: Only written comments and/or application for a license which are received by the NIH Office of Technology Transfer on or before December 23, 2004 will be considered.

ADDRESSES: Requests for a copy of the patent application, inquiries, comments and other materials relating to the contemplated license should be directed to: Susan Ano, Office of Technology Transfer, National Institutes of Health, 6011 Executive Boulevard, Suite 325, Rockville, MD 20852-3804; E-mail: anos@od.nih.gov; Telephone: (301) 435-5515; Facsimile: (301) 402-0220.

SUPPLEMENTARY INFORMATION: The technology embodied in the above patent rights involves multivalent immunogenic compositions comprising at least four human-bovine reassortant rotaviruses, where the gene encoding VP7 protein from G1, G2, G3, or G4 human rotavirus strain is inserted into a bovine rotavirus backbone. These VP7 serotypes represent the clinically most important human rotavirus serotypes, which depends on VP4 and VP7 proteins, both found in the viral capsid and both of which independently induce neutralizing antibodies. Additionally, human-bovine reassortants for VP7 serotypes G5 and G9 and a bovine-bovine reassortant for VP7 G10 serotype are mentioned. Each of these reassortants is monovalent, and administered as a multivalent mixture. Compared to other human-bovine rotavirus reassortants, the compositions described in this technology induce an immunological response at significantly lower dosage than other human-bovine rotavirus reassortants (which required 10–100 times the dose of human-rhesus reassortants) and does not result in a low-grade, transient fever.

The prospective partially exclusive licenses will be royalty bearing and will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7. The prospective partially exclusive licenses may be granted unless, within 90 days from the date of this published Notice, NIH receives written evidence and argument that establishes that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.

The field of use may be limited to development of human-bovine reassortant rotavirus vaccines.

The licensed territory will be exclusive as outlined above and excluding U.S., Europe, and Canada.

Properly filed competing applications for a license filed in response to this notice will be treated as objections to the contemplated license. Comments and objections submitted in response to this notice will not be made available for public inspection, and, to the extent permitted by law, will not be released under the Freedom of Information Act, 5 U.S.C. 552.

Dated: September 17, 2004.

Steven M. Ferguson,

Director, Division of Technology Development and Transfer, Office of Technology Transfer, National Institutes of Health.

[FR Doc. 04-21426 Filed 9-23-04; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Center for Complementary and Alternative Medicine Announcement of Draft 5-Year Strategic Plan

ACTION: Notice.

SUMMARY: The National Center for Complementary and Alternative Medicine (NCCAM) is developing its 5-year strategic plan (2005–2009), and invites the public to provide comments on a draft of this plan. The draft plan will be publicly available through the NCCAM Web site at http://nccam.nih.gov from on or about October 4 through November 15, 2004. The

public is invited to provide comments through the mail and via the NCCAM Web site.

Background

The National Center for Complementary and Alternative Medicine (NCCAM) was established in 1998 with the mission of exploring complementary and alternative healing practices in the context of rigorous science, training CAM researchers, and disseminating authoritative information to the public and professionals.

To date, NCCAM's efforts to rigorously study CAM, to train CAM researchers, to conduct outreach, and to facilitate integration have been guided by NCCAM's current strategic plan, "Expanding Horizons of Healthcare: Five Year Strategic Plan 2001–2005" located on the NCCAM Web site at http://nccam.nih.gov/about/plans/fiveyear/index.htm. Since its inception, NCCAM has funded over 800 research projects and has over 700 grantee publications.

NCCAM's new strategic plan will stipulate strategic goals and will outline a research agenda for CAM domains and scientific areas, based on identified needs and opportunities.

The public is invited to review the draft strategic plan and provide comments from October 4 through November 15, 2004. The draft plan may be viewed at http://nccam.nih.gov/. Hard copies of the plan may be obtained by calling 1–888–644–6226 or by emailing to info@nccam.nih.gov.

Request for Comments

The public is invited to provide comments on the draft strategic plan for 2005–2009. Comments may be provided through the NCCAM Web site at http://nccam.nih.gov or via U.S. mail to: Strategic Plan Feedback, National Center for Complementary and Alternative Medicine, NIH, 31 Center Drive, MSC 2182, Bethesda, MD 20892–2182.

FOR FURTHER INFORMATION: To request more information, visit the NCCAM Web site at http://nccam.nih.gov, call 1–888–644–6226, or e-mail info@nccam.nih.gov.

Comments Due Date

Comments regarding the draft of NCCAM's strategic plan are best assured of having their full effect if received by November 15, 2004. Dated: September 15, 2004.

Christy Thomsen,

Director, Office of Communications and Public Liaison, National Center for Complementary and Alternative Medicine, National Institutes of Health.

[FR Doc. 04–21427 Filed 9–23–04; 8:45 am]

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

[USCG-2004-19167]

Statutory Monetary Civil Penalty Increase for Bridge Violations

AGENCY: Coast Guard, DHS.

ACTION: Notice.

SUMMARY: This notice is to inform the public that on August 9, 2004, President Bush signed the Coast Guard and Maritime Transportation Act of 2004 which, in part, increases the monetary civil penalty amount the Coast Guard can levy for a violation of bridge regulations and statutes.

FOR FURTHER INFORMATION CONTACT: If you have questions on this notice, call Chris Jaufmann, Coast Guard, telephone 202–267–0368.

SUPPLEMENTARY INFORMATION: 33 U.S.C 495(b), 499(c), 502(c), and 533(b), authorizes assessing penalties for violations of bridge regulations found in 33 CFR parts 115, 116, 117, and 118. The maximum penalty amount that could be levied per bridge violation per day was \$1,000. In 1997, the maximum penalty amount was raised to \$1,100 to adjust for inflation.

On August 9, 2004 President Bush signed the Coast Guard and Maritime Transportation Act of 2004 into law. (Pub. L. 108-293) section 601 of this act, raises the maximum civil penalty amount that the Coast Guard can levy per bridge violation per day from \$1,100 to \$5000 for the remainder of 2004. The Act then raises that amount by \$5000 increments at the start of each calendar year until 2008 when the maximum amount allowed per violation per day will be \$25,000. Thus, the penalty is \$5,000 for a violation occurring in 2004; \$10,000 for a violation occurring in 2005; \$15,000 for a violation occurring in 2006; \$20,000 for a violation occurring in 2007; and \$25,000 for a violation occurring in 2008 and every year after that. This increase took effect immediately upon signature.

Dated: September 20, 2004.

N.E. Mpras,

Chief, Office of Bridge Administration. [FR Doc. 04–21527 Filed 9–23–04; 8:45 am] BILLING CODE 4910–15–P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

[USCG-2004-19149]

National Offshore Safety Advisory Committee

AGENCY: Coast Guard, DHS. **ACTION:** Notice of meeting.

SUMMARY: The National Offshore Safety Advisory Committee (NOSAC) and its Liftboat Subcommittee will meet to discuss various issues relating to offshore safety and security. Both meetings will be open to the public.

DATES: NOSAC will meet on Thursday, October 28, 2004, from 9 a.m. to 3 p.m. The Liftboat Subcommittee will meet on Wednesday, October 27, 2004, from 1 p.m. to 3:30 p.m. These meetings may close early if all business is finished. Written material and requests to make oral presentations should reach the Coast Guard on or before October 14, 2004. Requests to have a copy of your material distributed to each member of the committee should reach the Coast Guard on or before October 14, 2004.

ADDRESSES: NOSAC will meet in the "Music Hall" room of the Hotel Galvez, 2024 Seawall Boulevard, Galveston, Texas. The Liftboat Subcommittee will meet in the "West Parlor" room of the same hotel. Send written material and requests to make oral presentations to Commander J. M. Cushing,

Commandant (G-MSO-2), U.S. Coast Guard Headquarters, 2100 Second Street SW., Washington, DC 20593-0001. This notice is available on the Internet at http://dms.dot.gov.

FOR FURTHER INFORMATION CONTACT:

Commander J. M. Cushing, Executive Director of NOSAC, or Mr. Jim Magill, Assistant to the Executive Director, telephone 202–267–1082, fax 202–267–4570.

SUPPLEMENTARY INFORMATION: Notice of the meeting is given under the Federal Advisory Committee Act, 5 U.S.C. App. 2.

Agenda of Meetings

National Offshore Safety Advisory Committee. The agenda includes the following:

(1) Report on issues concerning the International Maritime Organization and

the International Organization for Standardization.

- (2) SOLAS compliance for foreign operation of U.S. flagged Offshore Supply Vessels including Liftboats.
- (3) Report from the Liftboat Subcommittee on operations procedure/ training for liftboat operators.
- (4) Offshore Helidecks—new and revised API and ICAO standards.
- (5) Status report on Coast Guard/ Minerals Management Service Inspection of Fixed Facilities.
- (6) Revision of 33 CFR chapter I, subchapter N, Outer Continental Shelf activities.
- (7) 33 CFR chapter I, subchapter NN, Temporary Final Rule on Deepwater Ports, and status of license submissions for LNG deepwater ports.

Liftboat Subcommittee. The agenda includes the following:

- (1) Review and discuss previous work.
- (2) Work on outline of Draft Report.

Procedural

The meeting is open to the public. Please note that the meeting may close early if all business is finished. At the Chair's discretion, members of the public may make oral presentations during the meeting. If you would like to make an oral presentation at the meeting, please notify the Executive Director no later than October 14, 2004. Written material for distribution at the meeting should reach the Coast Guard no later than October 14, 2004. If you would like a copy of your material distributed to each member of the committee in advance of the meeting, please submit 25 copies to the Executive Director no later than October 14, 2004.

Information on Services for Individuals with Disabilities

For information on facilities or services for individuals with disabilities or to request special assistance at the meeting, contact the Executive Director as soon as possible.

Dated: September 20, 2004.

Joseph J. Angelo,

Director of Standards, Marine Safety, Security and Environmental Protection.

[FR Doc. 04–21525 Filed 9–23–04; 8:45 am] BILLING CODE 4910–15–P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1549-DR]

Alabama; Major Disaster and Related Determinations

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of Alabama (FEMA-1549-DR), dated September 15, 2004, and related determinations. EFFECTIVE DATE: September 15, 2004.

FOR FURTHER INFORMATION CONTACT:
Magda Ruiz, Recovery Division, Federal
Emergency Management Agency,
Washington, DC 20472, (202) 646–2705.
SUPPLEMENTARY INFORMATION: Notice is
hereby given that, in a letter dated
September 15, 2004, the President
declared a major disaster under the
authority of the Robert T. Stafford
Disaster Relief and Emergency
Assistance Act, 42 U.S.C. 5121–5206
(the Stafford Act), as follows:

I have determined that damage in certain areas of the State of Alabama resulting from Hurricane Ivan beginning on September 13, 2004, and continuing, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act). I, therefore, declare that such a major disaster exists in the State of Alabama.

In order to provide Federal assistance, you

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance and assistance for debris removal and emergency protective measures (Categories A and B) under the Public Assistance program in the designated areas, and Hazard Mitigation throughout the State, and any other forms of assistance under the Stafford Act you may deem appropriate subject to completion of Preliminary Damage Assessments. Direct Federal assistance is authorized.

Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance, Hazard Mitigation, and the Other Needs Assistance under Section 408 of the Stafford Act will be limited to 75 percent of the total eligible costs. For a period of up to 72 hours, you are authorized to fund assistance for debris removal and emergency protective measures, including direct Federal assistance, at 100 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Michael Hall, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of Alabama to have been affected adversely by this declared major disaster:

Baldwin, Butler, Clarke, Coffee, Conecuh, Covington, Crenshaw, Escambia, Geneva, Mobile, Monroe, and Washington Counties for Individual Assistance.

Autauga, Baldwin, Bibb, Butler, Chilton, Choctaw. Clarke, Coffee, Conecuh, Coosa, Covington, Crenshaw, Dallas, Elmore, Escambia, Geneva, Greene, Hale, Jefferson, Lowndes, Marengo, Mobile, Monroe, Montgomery, Perry, Pickens, Shelby, Sumter, Talladega, Tuscaloosa, Washington, and Wilcox Counties for Public Assistance Categories A and B, including direct Federal assistance, at 100 percent of the total eligible costs for a period of up to 72 hours.

All counties within the State of Alabama are eligible to apply for assistance under the Hazard Mitigation Grant Program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individuals and Households Housing; 97.049, Individuals and Households Disaster Housing Operations; 97.050 Individuals and Households Program—Other Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04–21456 Filed 9–23–04; 8:45 am]
BILLING CODE 9110–10–P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1551-DR]

Florida; Major Disaster and Related Determinations

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of Florida (FEMA-1551-DR), dated September 16, 2004, and related determinations. EFFECTIVE DATE: September 16, 2004. FOR FURTHER INFORMATION CONTACT: Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-2705. SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated September 16, 2004, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5206 (the Stafford Act), as follows:

I have determined that the damage in certain areas of the State of Florida resulting from Hurricane Ivan beginning on September 13, 2004, and continuing, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act). I, therefore, declare that such a major disaster exists in the State of Florida.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance and assistance for debris removal and emergency protective measures (Categories A and B) under the Public Assistance program in the designated areas, Hazard Mitigation throughout the State, and any other forms of assistance under the Stafford Act you may deem appropriate subject to completion of Preliminary Damage Assessments. Direct Federal assistance is authorized.

Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance, Hazard Mitigation, and the Other Needs Assistance under Section 408 of the Stafford Act will be limited to 75 percent of the total eligible costs. For a period of up to 72 hours, you are authorized to fund assistance for debris removal and emergency protective measures, including direct Federal assistance, at 100 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, William L. Carwille, III, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of Florida to have been affected adversely by this declared major disaster:

Bay, Calhoun, Escambia, Franklin, Gadsden, Gulf, Holmes, Jackson, Leon, Liberty, Santa Rosa, Taylor, Wakulla, Walton, and Washington Counties for Individual Assistance.

Bay, Calhoun, Dixie, Escambia, Franklin, Gadsden, Gulf, Holmes, Jackson, Jefferson, Leon, Levy, Liberty, Okaloosa, Santa Rosa, Taylor, Wakulla, Walton, and Washington Counties for Public Assistance (Categories A and B), including direct Federal assistance at 100 percent of the total eligible costs for a period of up to 72 hours.

All counties within the State of Florida are eligible to apply for assistance under the Hazard Mitigation Grant Program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050 Individual and Household Program—168 Other Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04-21459 Filed 9-23-04; 8:45 am]
BILLING CODE 9110-10-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1551-DR]

Florida; Amendment No. 1 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency, Emergency Preparedness and Response Directorate, Department of Homeland Security.

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster declaration for the State of Florida (FEMA-1551-DR), dated September 16, 2004, and related determinations.

EFFECTIVE DATE: September 17, 2004.

FOR FURTHER INFORMATION CONTACT: Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–2705.

SUPPLEMENTARY INFORMATION: The notice of a major disaster declaration for the State of Florida is hereby amended to include the following area among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of September 16, 2004:

Okaloosa County for Individual Assistance (already designated for Public Assistance Categories A and B, including direct Federal assistance, at 100 percent of the total eligible costs for a period of up to 72 hours.)
(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used

Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individuals and Households Housing; 97.049, Individuals and Households Disaster Housing Operations; 97.050, Individuals and Households Program—Other Needs; 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04-21460 Filed 9-23-04; 8:45 am]
BILLING CODE 9110-10-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1548-DR]

Louisiana; Major Disaster and Related Determinations

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of Louisiana (FEMA'-1548-DR), dated September 15, 2004, and related determinations.

EFFECTIVE DATE: September 15, 2004.
FOR FURTHER INFORMATION CONTACT:
Magda Ruiz, Recovery Division, Federal Emergency Management Agency,
Washington, DC 20472, (202) 646–2705.
SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated September 15, 2004, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency
Assistance Act, 42 U.S.C. § 5121–5206 (the Stafford Act); as follows;

I have determined that the damage in certain areas of the State of Louisiana resulting from Hurricane Ivan beginning on September 13, 2004, and continuing, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act). I, therefore, declare that such a major disaster exists in the State of Louisiana

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance and assistance for debris removal and emergency protective measures (Categories A and B) under the Public Assistance program and Hazard Mitigation in the designated areas, and any other forms of assistance under the Stafford Act you may deem appropriate subject to completion of Preliminary Damage Assessments. Direct Federal Assistance is authorized.

Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance, Hazard Mitigation, and the Other Needs Assistance under Section 408 of the Stafford Act will be limited to 75 percent of the total eligible costs. For a period of up to 72 hours, you are authorized to fund assistance for debris removal and emergency protective measures, including direct Federal assistance, at 100 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Sandra Coachman, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of Louisiana to have been affected adversely by this declared major disaster:

Jefferson, Lafourche, Orleans, Plaquemines, St. Bernard, St. Charles, St. Tammany, and Terrebonne Parishes for Individual Assistance.

Assumption, Jefferson, Lafourche, Orleans, Plaquemines, St. Bernard, St. Charles, St. James, St. John the Baptist, St. Tammany, Tangipahoa, Terrebonne, and Washington Parishes for Public Assistance Categories A and B, including direct Federal assistance, at 100 percent of the total eligible costs for a period of up to 72 hours.

Ascension, Assumption, Avoyelles, Beauregard, Bossier, Caddo, Concordia, East Baton Rouge, East Feliciana, Grant, Jefferson, Lafayette, Lafourche, Livingston, Orleans, Ouachita, Plaquemines, Rapides, St. Bernard, St. Charles, St. Helena, St. James, St. John the Baptist, St. Martin, St. Tammany, Tangipahoa, Terrebonne, Washington, and West Feliciana Parishes in the State of Louisiana are eligible to apply for assistance under the Hazard Mitigation Grant Program. (The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050 Individual and Household Program-Other Needs; 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program.)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04-21455 Filed 9-23-04; 8:45 am] BILLING CODE 9110-10-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1550-DR]

Mississippi; Amendment No. 1 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster declaration for the State of Mississippi (FEMA-1550-DR), dated September 15, 2004, and related determinations.

EFFECTIVE DATE: September 18; 2004.

FOR FURTHER INFORMATION CONTACT:
Magda Ruiz, Recovery Division, Federal
Emergency Management Agency,
Washington, DC 20472, (202) 646–2705.
SUPPLEMENTARY INFORMATION: The notice
of a major disaster declaration for the
State of Mississippi is hereby amended
to include the following areas among
those areas determined to have been
adversely affected by the catastrophe
declared a major disaster by the
President in his declaration of
September 15, 2004:

Greene County for Individual Assistance (already designated for Public Assistance Categories A and B, including direct Federal assistance, at 100 percent of the total eligible costs for a period of up to 72 hours.)

costs for a period of up to 72 hours.)
Jasper County for Public Assistance
Categories A and B, including direct Federal
assistance, at 100 percent of the total eligible
costs for a period of up to 72 hours.

Wayne County for Public Assistance Categories A and B, including direct Federal assistance, at 100 percent of the total eligible costs for a period of up to 72 hours (already designated for Individual Assistance.)

(The following Catalog of Federal Domestic

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individuals and Households Housing; 97.049, Individuals and Households Disaster Housing Operations; 97.050 Individuals and Households Program-Other Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program.)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04-21457 Filed 9-23-04; 8:45 am]
BILLING CODE 9110-10-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1550-DR]

Mississippi; Major Disaster and Related Determinations

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of Mississippi (FEMA–1550–DR), dated September 15, 2004, and related determinations.

EFFECTIVE DATE: September 15, 2004.

FOR FURTHER INFORMATION CONTACT: Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–2705.

SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated September 15, 2004, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act), as follows:

I have determined that the damage in certain areas of the State of Mississippi resulting from Hurricane Ivan beginning on September 13, 2004, and continuing is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act). I, therefore, declare that such a major disaster exists in the State of Mississippi.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance and assistance for debris removal and emergency protective measures (Categories A and B) under the Public Assistance program in the designated areas, and Hazard Mitigation throughout the State, and any other forms of assistance under the Stafford Act you may deem appropriate subject to completion of Preliminary Damage Assessments. Direct Federal assistance is authorized.

Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance, Hazard Mitigation, and the Other Needs Assistance under Section 408 of the Stafford Act will be limited to 75 percent of the total eligible costs. For a period of up to 72 hours, you are authorized to fund assistance for debris removal and emergency protective measures,

including direct Federal assistance, at 100 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Alexander S. Wells, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of Mississippi to have been affected adversely by this declared major disaster:

George, Hancock, Harrison, Jackson, Perry, Stone, and Wayne Counties for Individual Assistance.

Clarke, Covington, Forrest, George, Greene, Hancock, Harrison, Jackson, Jefferson Davis, Jones, Kemper, Lamar, Lauderdale, Lowndes, Marion, Neshoba, Newton, Noxubee, Pearl River, Perry, Smith, Stone, and Walthall Counties for Public Assistance Categories A and B, including direct Federal assistance, at 100 percent of the total eligible costs for a period of up to 72 hours.

All counties in the State of Mississippi are eligible to apply for assistance under the Hazard Mitigation Grant Program. (The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050 Individual and Household Program-Other Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program.)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04-21458 Filed 9-23-04; 8:45 am] BILLING CODE 9110-10-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1546-DR]

North Carolina; Amendment No. 2 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency, Emergency Preparedness and Response Directorate, Department of Homeland Security.

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster declaration for the State of North Carolina (FEMA-1546-DR), dated September 10, 2004, and related determinations.

EFFECTIVE DATE: September 19, 2004.

FOR FURTHER INFORMATION CONTACT: Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–2705.

SUPPLEMENTARY INFORMATION: The notice of a major disaster declaration for the State of North Carolina is hereby amended to include the following areas among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of September 10, 2004:

Alexander, Bladen, Cabarrus, Catawba, Cleveland, Columbus, Cumberland, Gaston, Hoke, Iredell, Lincoln, Mecklenburg, Scotland, Robeson, and Union Counties for Individual Assistance.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individuals and Households Housing; 97.049, Individuals and Households Disaster Housing Operations; 97.050 Individuals and Households Program-Other Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04–21453 Filed 9–23–04; 8:45 am]

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1552-DR]

Puerto Rico; Major Disaster and Related Determinations

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the Commonwealth of Puerto Rico (FEMA-1552-DR), dated September 17, 2004, and related determinations.

DATES: Effective September 17, 2004.

FOR FURTHER INFORMATION CONTACT:
Magda Ruiz, Recovery Division, Federal
Emergency Management Agency,
Washington, DC 20472, (202) 646–2705.
SUPPLEMENTARY INFORMATION: Notice is
hereby given that, in a letter dated
September 17, 2004, the President
declared a major disaster under the
authority of the Robert T. Stafford
Disaster Relief and Emergency

Assistance Act, 42 U.S.C. 5121–5206

(the Stafford Act), as follows:

I have determined that the damage in certain areas of the Commonwealth of Puerto Rico resulting from Tropical Storm Jeanne and resulting landslides and mudslides beginning on September 14, 2004, and continuing, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act). Therefore, I declare that such a major disaster exists in the Commonwealth of Puerto Rico.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide assistance of debris removal and emergency protective measures (Categories A and B) under the Public Assistance program and Hazard Mitigation in the designated areas, and any other forms of assistance under the Stafford Act you may deem appropriate subject to completion of Preliminary Damage Assessments. Direct Federal assistance is authorized.

Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance and Hazard Mitigation will be limited to 75 percent of the total eligible costs. For a period of up to 72 hours, you are authorized to fund assistance for debris removal and emergency protective measures, including direct Federal

assistance, at 100 percent of the total eligible costs. If Other Needs Assistance under Section 408 of the Stafford Act is later requested and warranted, Federal funding under that program will also be limited to 75 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Peter Martinasco, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the Commonwealth of Puerto Rico to have been affected adversely by this declared major disaster:

All Commonwealth municipalities for assistance for debris removal and emergency protective measures, including direct Federal assistance, at 100 percent Federal funding of the total eligible costs for a period of up to 72 hours

All municipalities within the Commonwealth of Puerto Rico are eligible to apply for assistance under the Hazard Mitigation Grant Program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling, 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050, Individual and Household Program—Other Needs, 97.036, Public Assistance Grants; 97.309, Hazard Mitigation Grant Program)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04-21451 Filed 9-23-04; 8:45 am] BILLING CODE 9110-10-M

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1547-DR]

South Carolina; Major Disaster and Related Determinations

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of South Carolina (FEMA–1547–DR), dated September 15, 2004, and related determinations.

EFFECTIVE DATE: September 15, 2004. FOR FURTHER INFORMATION CONTACT: Magda Ruiz, Recovery Division, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–2705. SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated September 15, 2004, the President declared a major disaster under the authority of the Pobert T. Stafford

declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act), as follows:

I have determined that the damage in

I have determined that the damage in certain areas of the State of South Carolina, resulting from Tropical Storm Gaston on August 28–30, 2004, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121–5206 (the Stafford Act). I, therefore, declare that such a major disaster exists in the State of South Carolina.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Public Assistance in the designated areas, Hazard Mitigation throughout the State, and any other forms of assistance under the Stafford Act you may deem appropriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance and Hazard Mitigation under Section 408 of the Stafford Act will be limited to 75 percent of the total eligible costs. If Other Needs Assistance under Section 408 of the Stafford Act is later requested and warranted, Federal funding under that program will also be limited to 75 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

The Federal Emergency Management Agency (FEMA) hereby gives notice that pursuant to the authority vested in the Under Secretary for Emergency Preparedness and Response, Department of Homeland Security, under Executive Order 12148, as amended, Michael Bolch, of FEMA is appointed to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of South Carolina to have been affected adversely by this declared major disaster:

Berkeley, Charleston, and Williamsburg Counties for Public Assistance.

All counties within the State of South Carolina are eligible to apply for assistance under the Hazard Mitigation Grant Program. (The following Catalog of Federal Domestio Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management Assistance; 97.048, Individuals and Households Housing; 97.049, Individuals and Households Disaster Housing Operations; 97.050 Individuals and Households Program-Other Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04–21454 Filed 9–23–04; 8:45 am] BILLING CODE 9110–10–P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

[FEMA-1544-DR]

Virginia; Amendment No. 3 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency
Management Agency, Emergency
Preparedness and Response Directorate,
Department of Homeland Security.
ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster declaration for the Commonwealth of Virginia (FEMA–1544–DR), dated September 3, 2004, and related determinations.

EFFECTIVE DATE: September 19, 2004.

FOR FURTHER INFORMATION CONTACT:
Magda Ruiz, Recovery Division, Federal
Emergency Management Agency,
Washington, DC 20472, (202) 646–2705.
SUPPLEMENTARY INFORMATION: The notice
of a major disaster declaration for the
Commonwealth of Virginia is hereby
amended to include the following areas
among those areas determined to have
been adversely affected by the
catastrophe declared a major disaster by
the President in his declaration of
September 3, 2004:

King William and New Kent Counties for Public Assistance.

King William, New Kent, and Charles City Counties for Individual Assistance. (The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 97.030, Community Disaster Loans; 97.031, Cora Brown Fund Program; 97.032, Crisis Counseling; 97.033, Disaster Legal Services Program; 97.034, Disaster Unemployment Assistance (DUA); 97.046, Fire Management

Assistance; 97.048, Individual and Household Housing; 97.049, Individual and Household Disaster Housing Operations; 97.050 Individual and Household Program-Other Needs, 97.036, Public Assistance Grants; 97.039, Hazard Mitigation Grant Program)

Michael D. Brown,

Under Secretary, Emergency Preparedness and Response, Department of Homeland Security.

[FR Doc. 04–21452 Filed 9–23–04; 8:45 am] BILLING CODE 9110–10–P

DEPARTMENT OF HOMELAND SECURITY

Transportation Security Administration

[Docket No. TSA-2004-19160]

Reports, Forms, and Recordkeeping Requirements: Agency Information Collection Activity Under OMB Review; Secure Flight Test Phase

AGENCY: Transportation Security Administration (TSA), Department of Homeland Security (DHS).

ACTION: Notice of emergency clearance request.

SUMMARY: TSA has submitted a request for emergency processing of a new public information collection to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995 (Pub. L. 104-13, 44 U.S.C. 3501, et seq.). This notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to OMB for review and comment. The purpose of the ICR is to facilitate testing of TSA's Secure Flight program, which will prescreen airline passengers using information maintained by the Federal Government about individuals known or suspected to be engaged in terrorist activity and certain other information related to passengers' itinerariesspecifically, passenger name record (PNR) data. On a limited basis, TSA will also test the use of commercial data to identify instances in which passenger information is incorrect or inaccurate. TSA does not assume that the result of comparison of passenger information to commercial data is determinative of information accuracy or the intent of the person who provided the passenger information.

In order to test the Secure Flight program, TSA is proposing to issue an order to all domestic aircraft operators directing them to submit a limited set of historical passenger name records to TSA. The ICR describes the nature of the information collection and its expected burden.

DATES: Send your comments by October 25, 2004. A comment to OMB is most effective if OMB receives it within 30 days of publication.

ADDRESSES: Comments may be faxed to the Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: DHS-TSA Desk Officer, at (202) 395–5806.

FOR FURTHER INFORMATION CONTACT:
Conrad Huygen, Office of
Transportation Security Policy, TSA-9,
Transportation Security Administration,
601 South 12th Street, Arlington, VA
22202-4220; telephone (571) 227-3250;

conrad.huygen@dhs.gov. SUPPLEMENTARY INFORMATION:

facsimile (571) 227-1954; e-mail

Background

TSA currently performs passenger and baggage screening with screening personnel and equipment at the nation's airports. This screening is supplemented by a system of computerbased passenger screening known as the Computer-Assisted Passenger Prescreening System (CAPPS), which is operated by U.S. aircraft operators. CAPPS analyzes information in passenger name records (PNRs) using certain evaluation criteria in order to determine whether a passenger or his property should receive a higher level of security screening prior to boarding an aircraft. A PNR is a record that contains detailed information about an individual's travel on a particular flight, including information provided by the passenger when making the flight reservation. Though the content of PNRs varies among airlines, PNRs may include, among other information: (1) Passenger name; (2) reservation date; (3) travel agency or agent; (4) travel itinerary information; (5) form of payment; (6) flight number; and (7) seating location. Operationally, CAPPS is not a single system. CAPPS is programmed into the separate computer systems through which airline passenger reservations are made.

Passenger prescreening also involves the comparison of identifying information of airline passengers against lists of individuals known to pose or suspected of posing a threat to civil aviation or national security. Aircraft operators currently carry out this function, using lists provided by TSA. Because the lists are provided in an unclassified form, the amount of information that they include is limited.

After a lengthy review of the initial plans for a successor system to CAPPS, and consistent with a recommendation

of the National Commission on Terrorist Attacks upon the United States (9/11 Commission), the Department of Homeland Security is moving forward with a next-generation system of domestic passenger prescreening, called "Secure Flight," that meets the following goals: (1) Identifying, in advance of flight, passengers known or suspected to be engaged in terrorist activity; (2) moving passengers through airport screening more quickly and reducing the number of individuals unnecessarily selected for secondary screening; and (3) fully protecting passengers' privacy and civil liberties.

Secure Flight Description

Secure Flight will involve the comparison of information in PNRs for domestic flights to names in the Terrorist Screening Database (TSDB) maintained by the Terrorist Screening Center (TSC), including the expanded TSA No-Fly and Selectee Lists, in order to identify individuals known or suspected to be engaged in terrorist activity. TSA will apply, within the Secure Flight system, a streamlined version of the existing CAPPS rule set related to suspicious indicators associated with travel behavior, as identified in passengers' itineraryspecific PNR. This should provide a security benefit, while at the same time improving the efficiency of the prescreening process and reducing the number of persons selected for secondary screening. TSA will also build a "random" element into the new program to protect against those who might seek to reverse-engineer the system.

The Secure Flight program is fully consistent with the recommendation in the final report of the 9/11 Commission, which states at page 392:

"[I]mproved use of "no-fly" and "automatic selectee" lists should not be delayed while the argument about a successor to CAPPS continues. This screening function should be performed by TSA and it should utilize the larger set of watch lists maintained by the Federal Government. Air carriers should be required to supply the information needed to test and implement this new system."

Expansion of these lists to include information not previously included for security reasons will be possible as integration and consolidation of the information related to individuals known or suspected to be engaged in terrorist activity maintained by TSC is completed and the U.S. Government assumes the responsibility for administering the watch list comparisons. Secure Flight will automate the vast majority of watch list

comparisons; will allow TSA to apply more consistent procedures where automated resolution of potential matches is not possible; and will allow for more consistent response procedures at airports for those passengers identified as potential matches.

Secure Flight Testing Phase

Secure Flight represents a significant step in securing domestic air travel and safeguarding terrorism related national security information. It will dramatically improve the administration of comparisons of passenger information with data maintained by TSC and will reduce the long-term costs to air carriers and passengers associated with maintaining the present system, which is operated individually by each air carrier that flies in the United States.

However, such comparisons will not permit TSA to identify passenger information that is incorrect or inaccurate. For this reason and on a very limited basis, in addition to testing TSA's ability to compare passenger information with data maintained by TSC, TSA will separately test the use of commercial data to determine if use of such data is effective in identifying passenger information that is incorrect or inaccurate. This test will involve commercial data aggregators who provide services to the banking, home mortgage and credit industries. These procedures will be governed by strict privacy and data security protections. TSA will not store the commercially available data that would be used by commercial data aggregators. TSA will use this test of commercial data to determine whether such use: (1) Could accurately identify when passengers' information is inaccurate or incorrect; (2) would not result in inappropriate differences in treatment of any protected category of persons; and (3) could be governed by data security safeguards and privacy protections that are sufficiently robust to ensure that commercial entities or other unauthorized entities do not gain access to passenger personal information and to ensure that the government does not gain inappropriate access to sensitive personal information. TSA will defer any decision of whether commercial data will be used in its prescreening programs, such as Secure Flight, until a thorough assessment of test results is completed and until the agency publishes a new System of Records Notice announcing how commercial data might be used and individuals' privacy will be protected.

In order to obtain the passenger information necessary to test the Secure Flight program, TSA proposes to issue

an order to all domestic aircraft operators directing them to submit a limited set of historical PNRs to TSA that cover commercial scheduled domestic flights. The order covers PNRs with domestic flight segments completed in the month of June 2004. However, the order will exclude those PNRs with flight segments that occurred after June 30, 2004. The purpose of this limitation is to ensure that during the test phase, TSA does not obtain any information about future travel plans of passengers on domestic flights. The order also proposes to exclude PNR flight segments to or from the United States. TSA requests comments from all interested parties on this proposed order. The text of the proposed order is set forth below:

TRANSPORTATION SECURITY ADMINISTRATION ORDER

Pursuant to the authority vested in me as Assistant Secretary of Homeland Security (Transportation Security Administration) (TSA) by delegation from the Secretary of Homeland Security, 49 U.S.C. 40113(a), and other authorities described below, I hereby direct [U.S. aircraft operator] to provide passenger name records (PNRs) to TSA in accordance with the terms of this order.

Background and Authority

1. The Secretary of Homeland Security has delegated to the Assistant Secretary of Homeland Security (TSA), subject to the Secretary's guidance and control, the authority vested in the Secretary by section 403(2) of the Homeland Security Act (HSA) respecting TSA, including that related to civil aviation security under the Aviation and Transportation Security Act (ATSA).

2. Under 49 U.S.C. 114(e)(1) and 44901(a), TSA is responsible for, among other things, providing for the screening of passengers traveling in air transportation and intrastate

air transportation.

3. One component of passenger screening is the Computer-Assisted Passenger Prescreening System (CAPPS), an automated screening system developed by the Federal Aviation Administration (FAA) in cooperation with U.S. aircraft operators. U.S. aircraft operators implemented CAPPS in

4. CAPPS analyzes information in PNRs using certain evaluation criteria in order to determine whether a passenger will be selected for a higher level of security screening prior to boarding. A PNR is a record that contains detailed information about an individual's travel on a particular flight, including information provided by the individual when making the flight reservation. While the Federal Government established the CAPPS selection criteria, CAPPS is operated entirely by U.S. aircraft operators.

5. Passenger prescreening also involves the comparison of identifying information of airline passengers against lists of individuals known to pose or suspected of posing a threat to civil aviation or national security. Aircraft

operators currently carry out this function, using lists provided by TSA. Because the lists are provided in an unclassified form, the amount of information they include is limited. For this reason, TSA will take over from aircraft operators the function of screening passengers against such lists and use a larger set of data maintained by the Federal Government for this purpose. This is consistent with the recommendation by the National Commission on Terrorist Attacks upon the United States (9/11 Commission) related to the use of expanded "No-Fly" and "Automatic Selectee" lists, and the 9/11 Commission recommendation that aircraft operators be required to supply the information needed to test and implement such a system.

6. Under 49 U.S.C. 114(f)(8), TSA has authority to identify and undertake research and development activities necessary to

enhance transportation security

7. In accordance with the authority in 49 U.S.C. 44903(j)(2), TSA is in the process of developing a successor system to CAPPS that will be operated entirely by TSA and will incorporate the screening of passengers against data maintained by the Terrorist Screening Center (TSC) about individuals known or reasonably suspected to be or have been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism.

8. In order to test such a system, TSA must have access to information contained in the PNRs for domestic passenger flights.

9. TSA has broad authority under 49 U.S.C. 40113(a) to issue orders necessary to carry out its functions, including its responsibility to provide for the security screening of passengers under 49 U.S.C. 114(e)(1) and 44901(a), as well as its power to identify and undertake research and development activities necessary to enhance transportation security under 49 U.S.C. 114(f)(8).

Findings

10. The security pre-screening of passengers, as mandated by Congress, is vital to aviation security and the national security.

11. After a lengthy review of the initial plans for a successor system to CAPPS, and consistent with the recommendation of the 9/11 Commission, the Department of Homeland Security is moving forward with a next generation system of domestic passenger prescreening that meets the following goals: (1) Identifying, in advance of flight, passengers known or suspected to be engaged in terrorist activity; (2) moving of passengers through airport screening more quickly and reducing the number of individuals unnecessarily selected for secondary screening; and (3) fully protecting passengers' privacy and civil liberties.

12. In the revised program, known as Secure Flight, TSA will compare information in airline PNRs for domestic flights to information in the Terrorist Screening Database (TSDB) at TSC, including expanded TSA No-Fly and Selectee lists, in order to identify individuals known or suspected to be engaged in terrorist activity. The Secure Flight program also will analyze information in PNRs using a streamlined version of the existing CAPPS evaluation criteria. TSA will

use the PNRs obtained under this order to test these aspects of the program.

13. TSA also will test whether comparing passenger information to other commercially available data can help identify passenger information that is inaccurate or incorrect.

14. In order to develop and test such a system, TSA must obtain PNRs from aircraft

operators.

15. Therefore, TSA is issuing this order to aircraft operators directing them to provide PNRs for testing of a new passenger prescreening system.

Action Ordered

16. On October 29, 2004, the aircraft operator must submit to its Principal Security Inspector (PSI) all PNRs with flight segments flown during the month of June 2004 that reflect itineraries of passengers for transport by the aircraft operator on a scheduled flight within the United States, in operations subject to a full security program under 49 CFR 1544.101(a).

17. Within seven days of the date of this order, the aircraft operator must submit to the PSI a plan for meeting the requirement in

paragraph 16.

18. The aircraft operator must exclude the following from the set of PNRs submitted to

a. Any PNR reflecting an itinerary that includes one or more flight segments that have not been completed on or before June 30, 2004;

b. Any flight segment from a PNR that represents one or more flight segments to or from the United States; and

c. Information related to changes in the PNR prior to completion of the flight itinerary (PNR history).

19. The aircraft operator must include in the set of PNRs submitted to its PSI:

a. Any PNRs reflecting itineraries that were cancelled in whole or in part; and

b. All active fields from each PNR. 20. For purposes of this order, the term United States includes U.S. territories and

21. For purposes of this order, the term "PNR" means the electronic record maintained by the aircraft operator detailing information about an individual's travel on a particular flight and any other information contained in that record.

22. The aircraft operator must provide the PNRs to the PSI on optical media in an unpacked or uncompressed form, in a structured data format or XML, if available.

23. The aircraft operator must provide to the PSI information about the aircraft operator's PNR data schema and layout, such as a PNR format book and a data dictionary that includes all acronyms and codes used in the PNRs, including any acronyms or codes not standard to the International Air Transport Association.

Information Collection

Transportation Security Administration (TSA)

Title: Secure Flight Testing Phase. Type of Request: Emergency processing request of new collection. OMB Control Number: Not yet

assigned.

Form(s): None.

Affected Public: Business or other forprofit; each aircraft operator conducting scheduled flights within the United States in operations subject to a full security program under 49 CFR 1544.101(a).

Abstract: In order to test the Secure Flight concept, TSA will collect from the aircraft operators historical PNR data for all flights completed during the month of June 2004 that reflect itineraries of passengers for transport by the aircraft operator on a scheduled flight within the United States in operations subject to a full security program under 49 CFR 1544.101(a).

TSA will compare passengers' identifying information in the PNRs for domestic flights to data maintained in the Terrorist Screening Database (TSDB), including expanded TSA No-Fly and Selectee lists, in order to test the ability to identify individuals known or reasonably suspected to be or have been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism. On a limited basis, TSA also will use the information in PNRs to test the use of commercial data to determine if it is effective in identifying passengers' information that is incorrect or inaccurate.

Number of Respondents: 77.
Estimated Annual Burden Hours: 10,850.

Estimated Annual Cost: \$810,000.

TSA is soliciting comments to-

- (1) Evaluate whether the proposed information requirement is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- (2) Evaluate the accuracy of the agency's estimate of the burden;
- (3) Enhance the quality, utility, and clarity of the information to be collected; and
- (4) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

Issued in Arlington, Virginia, on September 21, 2004.

Lisa S. Dean,

Privacy Officer.

[FR Doc. 04–21478 Filed 9–21–04; 12:58 pm]

DEPARTMENT OF HOMELAND SECURITY

Transportation Security Administration [Docket No. TSA-2004-19160]

Privacy Act of 1974: System of Records; Secure Flight Test Records

AGENCY: Transportation Security Administration (TSA), Department of Homeland Security (DHS).

ACTION: Notice to establish system of records; request for comments.

SUMMARY: TSA is establishing one new system of records under the Privacy Act of 1974, known as "Secure Flight Test Records." TSA will use information in the system to test the new Secure Flight program, which has been designed to assist TSA in preventing individuals known or suspected to be engaged in terrorist activity from boarding domestic passenger flights. Under this new program, TSA will compare the identifying information of airline passengers contained in passenger name records (PNRs) to the identifying information of individuals in the Terrorist Screening Database of the Terrorist Screening Center (TSC).

During the testing period for the new Secure Flight program, TSA will also conduct a separate test of the use of commercial data to determine its effectiveness in identifying passenger information that is inaccurate or incorrect. TSA does not assume that the result of comparison of passenger information to commercial data is determinative of information accuracy or the intent of the person who provided the passenger information.

For purposes of testing both the new Secure Flight program and the use of commercial data to validate the accuracy of passenger-provided information, TSA will collect a limited set of historical PNRs from domestic airlines.

TSA invites comments on this notice. A further Privacy Act notice will be published in advance of any active implementation of the Secure Flight program.

DATES: This notice is effective September 24, 2004. The routine uses described in this notice are effective October 25, 2004. Comments are due by October 25, 2004.

ADDRESSES: You may submit comments, identified by TSA docket number to this document, using any one of the following methods:

Comments Filed Electronically: You may submit comments through the docket Web site at http://dms.dot.gov.

Please be aware that anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review the applicable Privacy Act Statement published in the Federal Register on April 11, 2000 (65 FR 19477), or you may visit http://dms.dot.gov.

You also may submit comments through the Federal eRulemaking portal at http://www.regulations.gov.

Comments Submitted by Mail, Fax, or In Person: Address or deliver your written, signed comments to the Docket Management System, U.S. Department of Transportation, Room Plaza 401, 400 Seventh Street, SW., Washington, DC 20590–0001; Fax: 202–493–2251.

Comments that include trade secrets, confidential commercial or financial information, or sensitive security information (SSI) should not be submitted to the public regulatory docket.1 Please submit such comments separately from other comments on the document. Comments containing trade secrets, confidential commercial or financial information, or SSI should be appropriately marked as containing such information and submitted by mail to Marisa Mullen, Senior Rulemaking Analyst, Office of the Chief Counsel, TSA-2, Transportation Security Administration, 601 South 12th Street, Arlington, VA 22202-4220.

Reviewing Comments in the Docket: You may review the public docket containing comments in person in the Dockets Office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Dockets Office is located on the plaza level of the NASSIF Building at the Department of Transportation address above. Also, you may review public dockets on the Internet at http://dms.dot.gov.

FOR FURTHER INFORMATION CONTACT: Privacy Office, Department of Homeland Security, Washington, DC 20528; Phone: 202–282–8000, Fax: 202–772–5036.

SUPPLEMENTARY INFORMATION:

Availability of Notice

You can get an electronic copy using the Internet by—

(1) Searching the Department of Transportation's electronic Docket Management System (DMS) Web page (http://dms.dot.gov/search);

(2) Accessing the Government Printing Office's Web page at http://

¹ See 49 CFR 1520.5 for a description of SSI material.

www.access.gpo.gov/su_docs/aces/aces/

aces140.html; or
(3) Visiting TSA's Law and Policy
Web page at http://www.tsa.dot.gov/
public/index.jsp.

In addition, copies are available by writing or calling the individual in the FOR FURTHER INFORMATION CONTACT section. Make sure to identify the docket number of this notice.

Background

TSA currently performs passenger and baggage screening with screening personnel and equipment at the nation's airports. This screening is supplemented by a system of computerbased passenger screening known as the Computer-Assisted Passenger Prescreening System (CAPPS), which is operated by U.S. aircraft operators. CAPPS analyzes information in passenger name records (PNRs) using certain evaluation criteria in order to determine whether a passenger or his property should receive a higher level of security screening prior to boarding an aircraft. A PNR is a record that contains detailed information about an individual's travel on a particular flight, including information provided by the passenger when making the flight reservation. Though the content of PNRs varies among airlines, PNRs may include, among other information: (1) Passenger name; (2) reservation date; (3) travel agency or agent; (4) travel itinerary information; (5) form of payment; (6) flight number; and (7) seating location. Operationally, CAPPS is not a single system. CAPPS is programmed into the separate computer systems through which airline passenger reservations are made.

Passenger prescreening also involves the comparison of identifying information of airline passengers against lists of individuals known or suspected of posing a threat to civil aviation or national security. Aircraft operators currently carry out this function, using lists provided by TSA. Because the lists are provided in an unclassified form, the amount of information they include is limited.

After a lengthy review of the initial plans for a successor system to CAPPS, and consistent with a recommendation of the National Commission on Terrorist Attacks upon the United States (9/11 Commission), the Department of Homeland Security is moving forward with a next generation system of domestic passenger prescreening, called "Secure Flight," that meets the following goals: (1) Identifying, in advance of flight, passengers known or suspected to be engaged in terrorist activity; (2) moving passengers through

airport screening more quickly and reducing the number of individuals unnecessarily selected for secondary screening; and (3) protecting passengers' privacy and civil liberties fully.

Secure Flight Description

Secure Flight will involve the comparison of information in PNRs for domestic flights to names in the Terrorist Screening Database (TSDB) maintained by the Terrorist Screening Center (TSC), to include the expanded TSA No-Fly and Selectee Lists, in order to identify individuals known or reasonably suspected to be engaged in terrorist activity. TSA will apply, within the Secure Flight system, a streamlined version of the existing CAPPS rule set related to suspicious indicators associated with travel behavior, as identified in passengers' itineraryspecific PNR. This should provide a security benefit, while at the same time improving the efficiency of the prescreening process and reducing the number of persons selected for secondary screening. TSA will also build a "random" element into the new program to protect against those who might seek to reverse engineer the system.

The Secure Flight program is fully consistent with the recommendation in the final report of the 9/11 Commission, which states at page 392:

"[I]mproved use of "no-fly" and "automatic selectee" lists should not be delayed while the argument about a successor to CAPPS continues. This screening function should be performed by TSA and it should utilize the larger set of watch lists maintained by the Federal Government. Air carriers should be required to supply the information needed to test and implement this new system."

Expansion of these lists to include information not previously included for security reasons will be possible as integration and consolidation of various data maintained by the TSC is completed and the U.S. Government assumes the responsibility for administering the watch list comparisons. Secure Flight will automate the vast majority of watch list comparisons; will allow TSA to apply more consistent procedures where automated resolution of potential matches is not possible; and will allow for more consistent response procedures at airports for those passengers identified as potential matches.

Secure Flight Testing Phase

Secure Flight represents a significant step in securing domestic air travel and safeguarding critical terrorism-related national security information. It will dramatically improve the administration of comparisons of passenger information with data maintained by TSC and will reduce the long-term costs to air carriers and passengers associated with maintaining the present system, which is operated individually by each air carrier that flies in the United States.

However, such comparisons will not permit TSA to identify passenger. information that is incorrect or inaccurate. For this reason and on a very limited basis, in addition to testing its ability to compare passenger information with data maintained by TSC, TSA will also test the use of commercial data to determine if this approach is effective in identifying passenger information that is incorrect or inaccurate. This test will involve commercial data aggregators who provide services to the banking, home mortgage and credit industries. Testing of these procedures will be governed by strict privacy and data security protections. TSA will not store the commercially available data that would be accessed by commercial data aggregators. TSA will use this test of commercial data to determine whether such use: (1) Could accurately identify when passenger information is inaccurate or incorrect; (2) would not result in inappropriate differences in treatment of any protected category of persons; and (3) could be governed by data security safeguards and privacy protections that are sufficiently robust to ensure that commercial entities or other unauthorized entities do not gain access to passenger personal information, or to ensure that the Federal Government does not gain access inappropriately to certain types of sensitive commercial data.

Furthermore, TSA will defer any decision on how commercial data might be used in its prescreening programs, such as Secure Flight, until the completion of the test period, assessment of the test results, and publication of a subsequent System of Records Notice under the Privacy Act announcing the intended use of such commercial data.

Sources of Information Contained in the Secure Flight System

In order to obtain the passenger information necessary to test the Secure Flight program, TSA proposes to issue an order to all domestic aircraft operators directing them to submit a limited set of historical PNRs to TSA that cover commercial scheduled domestic flights. The order covers PNRs with domestic flight segments completed in the month of June 2004. However, the order will exclude those

PNRs with flight segments occurring after June 30, 2004. The purpose of this limitation is to ensure that during the test phase, TSA does not obtain any information about future travel plans of passengers on domestic flights. The order also excludes flight segments of PNRs for travel to or from the United States

Privacy Practices: Secure Flight Testing Phase

Testing and the eventual implementation of the Secure Flight program will be governed by stringent privacy protections, including data security mechanisms and limitations on use, strict firewalls, and data access limitations between the government and commercial entities. These can be reviewed in TSA's Privacy Impact Statement on Secure Flight (found at the DHS Privacy Office Web site at http:// www.dhs.gov) and also published in today's Federal Register. It is anticipated that the test duration may be as long as 30 days. Data from the test will not be transmitted to airport screeners or used for screening purposes.

Upon completion of the testing phase, and before Secure Flight is operational. TSA will establish comprehensive passenger redress procedures and personal data and civil liberties protections for the Secure Flight program. TSA is firmly committed to protecting individuals' privacy, both on a policy level and in keeping with applicable legal requirements. TSA is committed to providing access to the information that is contained in the Secure Flight Test Records system to the greatest extent feasible consistent with national security concerns. As detailed below, passengers can request a copy of most information contained about them in the system from TSA. TSA is working with the National Archives and Records Administration to obtain approval of a records retention and disposal schedule to cover records in the Secure Flight system. TSA will propose to establish a short retention schedule for records in the Secure Flight Test Records system.

Impact on Traveling Public

At this point, the Secure Flight program is in a developmental and testing stage. TSA will not use the results of its testing for any purpose other than analysis of the efficacy of the . from the Terrorist Screening Center program. Therefore, during this test phase, Sccure Flight is expected to have no impact on the traveling public. However, if an indication of terrorist or possible terrorist activity is revealed during the test phase, appropriate action will be taken, to include possibly

providing information in the system of records to relevant law enforcement agencies.

System of Records DHS/TSA 017

SYSTEM NAME:

Secure Flight Test Records.

SECURITY CLASSIFICATION:

Classified, sensitive.

SYSTEM LOCATION:

Records are maintained at the Office of National Risk Assessment. Transportation Security Administration (TSA), Department of Homeland Security, P.O. Box 597, Annapolis Junction, MD 20701-0597, and at the Office of National Risk Assessment facility in Colorado Springs, Colorado.

CATEGORIES OF INDIVIDUALS COVERED BY THE

Individuals traveling within the United States by passenger air transportation; and individuals known or reasonably suspected to be or have been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism.

CATEGORIES OF RECORDS IN THE SYSTEM:

(a) Passenger Name Records (PNRs) obtained from aircraft operators, the specific contents of which often vary by aircraft operator;

(b) Information obtained from the Terrorist Screening Center about individuals known or reasonably suspected to be or have been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism;

(c) Authentication scores and codes obtained from commercial data providers; and

(d) Results of comparisons of individuals to data obtained from the Terrorist Screening Center.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 49 U.S.C. 114, 44901, and 44903.

PURPOSE(S):

The system will be used to test the Secure Flight program. The purpose of the program is to enhance the security of domestic air travel by identifying passengers who warrant further scrutiny prior to boarding an aircraft. To identify those passengers, TSA will compare PNR data with information obtained about individuals known or reasonably suspected to be or have been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism.

The Secure Flight test also will involve the use of a streamlined version of the rule set related to suspicious

indicators associated with travel behavior, as identified in passengers' itinerary-specific PNR under the existing computer-assisted passenger prescreening system (CAPPS) currently used by aircraft operators.

The System of Records will also be used to perform limited and separate testing of the efficacy of using commercial data to identify passenger information that is incorrect or inaccurate.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

- (1) To the Federal Bureau of Investigation where TSA becomes aware of information that may be related to an individual identified in the Terrorist Screening Database as known or reasonably suspected to be or having been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism.
- (2) To contractors, grantees, experts, consultants, or other like persons when necessary to perform a function or service related to the Secure Flight program or the system of records for which they have been engaged. Such recipients are required to comply with the Privacy Act, 5 U.S.C. 552a, as amended.
- (3) To the Department of Justice (DOJ) or other Federal agency in the review, settlement, defense, and prosecution of claims, complaints, and lawsuits involving matters over which TSA exercises jurisdiction or when conducting litigation or in proceedings before any court, adjudicative or administrative body, when: (a) TSA; or (b) any employee of TSA in his/her official capacity; or (c) any employee of TSA in his/her individual capacity, where DOJ or TSA has agreed to represent the employee; or (d) the United States or any agency thereof, is a party to the litigation or has an interest in such litigation, and TSA determines that the records are both relevant and necessary to the litigation and the use of such records is compatible with the purpose for which TSA collected the records.
- (4) To the National Archives and Records Administration (NARA) or other federal agencies pursuant to records management inspections being conducted under the authority of 44 U.S.C. 2904 and 2906.
- (5) To a Congressional office from the record of an individual in response to an inquiry from that congressional office made at the request of the individual.
- (6) To an agency, organization, or individual for the purposes of

performing authorized audit or oversight operations.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

None.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are stored electronically at the TSA Office of National Risk Assessment (ONRA) in a secure facility. The records are stored on magnetic disc, tape, digital media, and CD–ROM, and may also be retained in hard copy format in secure file folders.

RETRIEVABILITY:

Data are retrievable by the individual's name or other identifier, as well as non-identifying information.

SAFEGUARDS:

Information in this system is safeguarded in accordance with applicable rules and policies, including any applicable ONRA, TSA, and DHS automated systems security and access policies. Access to the computer system containing the records in this system of records is limited and can be accessed only by those individuals who require it to perform their official duties. The system also maintains a real-time auditing function of individuals who access the system. Classified information is appropriately stored in a secured facility, in secured databases and containers, and in accordance with other applicable requirements, including those pertaining to classified information.

RETENTION AND DISPOSAL:

TSA is working with the National Archives and Records Administration to obtain approval of a records retention and disposal schedule to cover records in the Secure Flight system. TSA will propose to establish a short retention schedule for records in the Secure Flight Test Records system.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Office of National Risk Assessment, Transportation Security Administration, P.O. Box 597, Annapolis Junction, MD 20701–0597.

NOTIFICATION PROCEDURES:

Pursuant to 5 U.S.C. 552a(k), this system of records may not be accessed for purposes of determining if the system contains a record pertaining to a particular individual.

RECORD ACCESS PROCEDURES:

Although the system is exempt from record access procedures pursuant to 5

U.S.C. 552a(k), DHS has determined that all persons may request access to information about them contained in a PNR by sending a written request to the TSA Privacy Officer, Transportation Security Administration (TSA-9), 601 South 12th Street, Arlington, VA 22202.

To the greatest extent possible and consistent with national security requirements, such access will be granted. Individuals requesting access must comply with the Department of Homeland Security Privacy Act regulations on verification of identity (6 CFR 5.21(d)). Individuals must submit their full name, current address, and date and place of birth. You must sign your request and your signature must either be notarized or submitted by you under 28 U.S.C. 1746, a law that permits statements to be made under penalty of perjury as a substitute for notarization.

CONTESTING RECORD PROCEDURES:

A passenger who, having accessed his or her records in this system, wishes to contest or seek amendment of those records should direct a written request to the TSA Privacy Officer, Transportation Security Administration (TSA-9), 601 South 12th Street, Arlington, VA 22202. The request should include the requestor's full name, current address, and date and place of birth, as well as a copy of the record in question, and a detailed explanation of the change sought. If the TSA Privacy Officer cannot resolve the matter, further appeal for resolution may be made to the DHS Privacy Officer. While the Privacy Act does not cover non-U.S. persons, such persons will still be afforded the same access and redress remedies.

RECORD SOURCE CATEGORIES:

Information contained in the system is obtained from U.S. aircraft operators, other Federal agencies, including Federal law enforcement and intelligence agencies, and commercial data providers.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Portions of this system are exempt from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G) and (H), and (f) pursuant to 5 U.S.C. 552a(k)(1) and (k)(2).

Issued in Arlington, VA, on September 21, 2004.

Lisa S. Dean,

Privacy Officer.

[FR Doc. 04-21479 Filed 9-21-04; 12:59 pm]
BILLING CODE 4910-62-P

DEPARTMENT OF HOMELAND SECURITY

Transportation Security Administration [Docket No. TSA-2004-19166]

Privacy Act of 1974: Systems of Records; Transportation Security Threat Assessment System (T-STAS); Transportation Worker Identification Credentialing (TWIC) System

AGENCY: Transportation Security Administration (TSA), DHS.

ACTION: Notice to alter two existing systems of records; request for comments.

SUMMARY: TSA is altering two existing systems of records under the Privacy Act of 1974.

DATES: Comments due on October 25, 2004.

ADDRESSES: Address your comments to the Docket Management System, U.S. Department of Transportation (DOT), Room Plaza 401, 400 Seventh Street, SW., Washington, DC 20590–0001. You must identify the docket number TSA–2004–19166 at the beginning of your comments, and you should submit two copies of your comments. If you wish to receive confirmation that TSA received your comments, include a self-addressed, stamped postcard.

You may also submit comments through the Internet at http:// dms.dot.gov. Please be aware that anyone is able to search the electronic form of all comments received into any of these dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 (Volume 65, Number 70; Pages 19477-78) or you may visit http:// dms.dot.gov. You may also review the public docket containing comments in person at the Dockets Office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The Dockets Office is on the plaza level of the NASSIF Building at the Department of Transportation at the above address.

FOR FURTHER INFORMATION CONTACT: Conrad Huygen, Privacy Act Officer, Office of Information Management – Programs, TSA Headquarters, TSA–17, 601 S. 12th Street, Arlington, VA 22202–4220; telephone (571) 227–1954;

facsimile (571) 227–2906.

SUPPLEMENTARY INFORMATION: TSA is altering two existing systems of records under the Privacy Act of 1974. The first system, the Transportation Security

Threat Assessment System (DHS/TSA 002), facilitates the performance of threat assessments and employment investigations on individuals who require special access to the transportation system and was published in the Federal Register on August 18, 2003, as the Transportation Workers Employment Investigations System. See 68 FR 49496, 49498. The system name has been changed and the categories of individuals, categories of records, and purposes of the system expanded to cover threat assessments performed on individuals seeking flight training, temporary flight restriction waivers, and access to cargo-related infrastructure and other transportationrelated activities. The routine uses have also been amended to allow for the disclosure of records related to these new activities, to include state and local transportation agencies, when compatible with the purposes for which the information was collected. TSA may now also share information with the appropriate agency when individuals pose or are suspected of posing a risk to transportation or national security. Records may also be retrieved using biometric identifiers.

The second system, the Transportation Worker Identification Credentialing (TWIC) System (DHS/TSA 012), facilitates the testing and evaluation of certain technologies and business processes associated with access control for transportation workers requiring unescorted access to secure areas of transportation facilities and was first published in the Federal Register on August 18, 2003. See 68 FR 49496, 49507. The system notice is being changed to reflect the expanded location of the records in the TWIC Prototype Phase and the routine uses have been amended to allow for the disclosure of records to state and local transportation agencies when compatible with the purposes for which the information was collected. TSA may now also share information with the appropriate agency when individuals pose or are suspected of posing a risk to transportation or national security. The complete revised notices of both systems of records follow.

TRANSPORTATION AND SECURITY ADMINISTRATION DHS/TSA 002

SYSTEM NAME:

Transportation Security Threat Assessment System (T–STAS).

SECURITY CLASSIFICATION:

Classified, Sensitive.

SYSTEM LOCATION:

Records are maintained at the offices of the Transportation Security
Administration (TSA) Headquarters in Arlington, Virginia. Some records may also be maintained at the offices of TSA contractors, or in TSA field offices.

CATEGORIES OF INDIVIDUALS COVERED BY THE

Individuals who are required to undergo a security threat assessment or employment investigation in order to obtain access to the following:

Transportation infrastructure or assets, such as terminals, facilities, pipelines, railways, mass transit, vessels, aircraft, or vehicles; restricted airspace; passenger baggage; cargo; or transportation-related instruction or training (such as flight training). This includes but is not limited to the following individuals:

(a) Individuals who require or seek access to airport secured, sterile, or a Security Identification Display Area (SIDA); have or seek unescorted access authority to these areas; have or seek authority to grant others unescorted access to these areas; have or seek regular escorted access to these areas; or are seeking identification that is evidence of employment at the airport.

(b) Individuals who have or are seeking responsibility for screening passengers or carry-on baggage, and those persons serving as immediate supervisors and the next supervisory level to those individuals, other than employees of the TSA who perform or seek to perform these functions.

(c) Individuals who have or are seeking responsibility for screening checked baggage or cargo, and their immediate supervisors, and the next supervisory level to those individuals, other than employees of the TSA who perform or seek to perform these functions.

(d) Individuals who have or are seeking the authority to accept checked baggage for transport on behalf of an aircraft operator that is required to screen passengers.

(e) Pilots, copilots, flight engineers, flight navigators, airline personnel authorized to fly in the cockpit, relief or deadheading crewmembers, cabin crew, and other flight crew for an aircraft operator or foreign air carrier that is required to adopt and carry out a security program.

(f) Flight crews and passengers who request waivers of temporary flight restrictions (TFRs) or other restrictions pertaining to airspace.

(g) Other individuals who are connected to the transportation industry for whom TSA conducts security threat

assessments to ensure transportation

(h) Individuals who have or are seeking unescorted access to cargo in the transportation system.

(i) Individuals who are owners, officers, or directors of an indirect air carrier or a business seeking to become an indirect air carrier.

(j) Aliens or other individuals designated by TSA who apply for flight training or recurrent training.

(k) Individuals transported on allcargo aircraft, including aircraft operator or foreign air carrier employees and their family members and persons transported for the flight.

CATEGORIES OF RECORDS IN THE SYSTEM:

TSA's system may contain any or all of the following information regarding individuals covered by this system: (a) Full name (including aliases or variations of spelling); (b) gender; (c) current and historical contact information (including but not limited to address information, telephone number, e-mail); (d) government issued licensing or identification information (including but not limited to social security number, pilot certificate information, including number and country of issuance, and other licensing information for modes of transportation); (e) date and place of birth; (f) name and information including contact information and identifying number (if any) of the airport, aircraft operator, indirect air carrier, maritime or land transportation operator, or other employer or entity that is employing the individual or submitting the individual's information or sponsoring the individual's background check/threat assessment; (g) physical description, fingerprint and/or other biometric identifier and photograph; (h) date, place, and type of flight training or other instruction; (i) control number or other unique identification number assigned to an individual or credential; (j) information necessary to assist in tracking submissions, payments, and transmission of records; (k) results of any analysis performed for security threat assessments and adjudications; (1) other data as required by Form FD 258 (fingerprint card) or other standard fingerprint cards used by the Federal government; (m) information provided by individuals covered by this system in support of their application for an appeal or waiver; (n) flight information, including crew status on board; (o) travel document information (including but not limited to passport information, including number and country of issuance, and current and past

citizenship information and immigration status, any alien registration numbers, and any visa information); (p) identification records obtained from the Federal Bureau of Investigation (FBI), which are compilations of criminal history record information pertaining to individuals who have criminal fingerprints maintained in the FBI's Fingerprint Identification Records System (FIRS); (q) data gathered from fereign governments or entities that is necessary to address security concerns in the aviation, maritime, or land transportation systems; (r) other information provided by Federal, State, and local government agencies or private entities; (s) the individual's level of access at an airport.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

49 U.S.C. 114, 5103a, 40103(b)(3), 40113(a), 44903(b), 44936, 44939, 46105.

PURPOSE(S):

(a) Performance of security threat assessments and employment investigations that Federal statutes and/or TSA regulations authorize for the individuals identified in "Categories of individuals covered by the system," above.

(b) To assist in the management and tracking of the status of security threat assessments and employment

investigations.

(c) To permit the retrieval of the results of security threat assessments and employment investigations, including criminal history records checks and searches in other governmental, commercial, and private data systems, performed on the individuals covered by this system.

(d) To permit the retrieval of information from other terrorist-related, law enforcement and Intelligence databases on the individuals covered by

this system.

(e) To track the fees incurred and payment of those fees by the airport operators, aircraft operators, maritime and land transportation operators, flight students, and others where appropriate for services related to security threat assessments and employment investigations.

(f) To facilitate the performance of security threat assessments and other investigations that TSA may conduct to ensure transportation security.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

(1) To the United States Department of Transportation, its operating

administrations, or the appropriate state or local agency when relevant or necessary to: (a) Ensure safety and security in any mode of transportation; (b) enforce safety- and security-related regulations and requirements; (c) assess and distribute intelligence or law enforcement information related to transportation security; (d) assess and respond to threats to transportation; (e) oversee the implementation and ensure the adequacy of security measures at airports and other transportation facilities; (f) plan and coordinate any actions or activities that may affect transportation safety and security or the operations of transportation operators; or (g) the issuance, maintenance, or renewal of a license, endorsement, certificate, contract, grant, or other benefit.

(2) To the appropriate Federal, State, local, tribal, territorial, foreign, or international agency responsible for investigating, prosecuting, enforcing, or implementing a statute, rule, regulation, or order, where TSA becomes aware of an indication of a violation or potential violation of civil or criminal law or

regulation.

(3) To the appropriate Federal, State, local, tribal, territorial, foreign, or international agency regarding individuals who pose or are suspected of posing a risk to transportation or

national security.

(4) To contractors, grantees, experts, consultants, volunteers, or other like persons when necessary to perform a function or service related to this system of records for which they have been engaged. Such recipients are required to comply with the Privacy Act, 5 U.S.C. 552a, as amended.

(5) To a Federal, State, local, tribal, territorial, foreign, or international agency, where such agency has requested information relevant or necessary for the hiring or retention of an individual, or the issuance of a security clearance, license, endorsement, contract, grant, waiver, credential, or other benefit.

(6) To a Federal, State, local, tribal, territorial, foreign, or international agency, if necessary to obtain information relevant to a TSA decision concerning the hiring or retention of an employee, the issuance of a security clearance, license, endorsement, contract, grant, waiver, credential, or other benefit.

(7) To international and foreign governmental authorities in accordance with law and formal or informal international agreement.

(8) To third parties during the course of a security threat assessment, employment investigation, or

adjudication of a waiver or appeal request, to the extent necessary to obtain information pertinent to the assessment, investigation, or adjudication.

(9) To airport operators, indirect air carriers, aircraft operators, flight school operators, and maritime and land transportation operators or contractors about individuals who are their employees, job applicants, or contractors, or persons to whom they issue identification credentials or grant clearances to secured areas in transportation facilities, or provide flight training, when relevant to such employment, application, contract, or the issuance of such credentials, clearances, or acceptance for flight training.

(10) To a Federal, State, local, tribal, territorial, foreign, or international agency so that TSA may obtain information to conduct security threat assessments or employment investigations and to facilitate any associated payment and accounting

associated payment and accounting. (11) To the Department of Justice (DOJ) or other Federal agency in the review, settlement, defense, and prosecution of claims, complaints, and lawsuits involving matters over which TSA exercises jurisdiction or when conducting litigation or in proceedings before any court, adjudicative or administrative body, when: (a) TSA, or (b) any employee of TSA in his/her official capacity, or (c) any employee of TSA in his/her individual capacity where DOJ or TSA has agreed to represent the employee, or (d) the United States or any agency thereof, is a party to the litigation or has an interest in such litigation, and TSA determines that the records are both relevant and necessary to the litigation and the use of such records is compatible with the purpose for which TSA collected the records.

(12) To a congressional office from the record of an individual in response to an inquiry from that congressional office made at the request of the individual.

(13) To the National Archives and Records Administration or other appropriate Federal agency pursuant to records management inspections being conducted under the authority of 44 U.S.C. 2904 and 2906.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

None.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

In electronic storage media and hard copy.

RETRIEVABILITY:

Information can be retrieved by name, social security number, identifying number of the submitting or sponsoring entity, other case number assigned by TSA or other entity/agency, biometric, or a unique identification number or any other identifying particular assigned or belonging to the individual.

SAFEGUARDS:

All records are protected from unauthorized access through appropriate administrative, physical, and technical safeguards. These safeguards include some or all of the following: restricting access to those authorized with a need-to-know; using locks, alarm devices, and passwords; compartmentalizing databases; auditing software; and encrypting data communications.

RETENTION AND DISPOSAL:

National Archives and Records Administration approval is pending for the records in this system.

SYSTEM MANAGER(S) AND ADDRESS:

Assistant Director for Compliance, Credentialing Program Office, TSA-19, 601 S. 12th Street, Arlington, VA 22202-4220.

NOTIFICATION PROCEDURE:

To determine whether this system contains records relating to you, write to the System Manager identified above.

RECORD ACCESS PROCEDURE:

Same as "Notification Procedure" above. Provide your full name and a description of information that you seek, including the time frame during which the record(s) may have been generated. Individuals requesting access must comply with the Department of Homeland Security Privacy Act regulations on verification of identity (6 CFR 5.21(d)).

CONTESTING RECORD PROCEDURE:

Same as "Notification Procedure" and "Record Access Procedure" above.

RECORD SOURCE CATEGORIES:

Information is collected from individuals subject to a security threat assessment or employment investigation; from aviation, maritime, and land transportation operators, flight schools, or other persons sponsoring the individual; and any other persons, including commercial entities, that may have information that is relevant or necessary to the assessment or investigation. Information about individuals is also used or collected from domestic and international intelligence sources and other

governmental, private, and public databases. The sources of information in the criminal history records obtained from the FBI are set forth in the Privacy Act system of records notice "JUSTICE/FBI-009."

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Portions of this system are exempt under 5 U.S.C. 552a(k)(1) and (k)(2).

DHS/TSA 012

SYSTEM NAME:

Transportation Worker Identification Credentialing (TWIC) System.

SECURITY CLASSIFICATION:

Unclassified.

SYSTEM LOCATIONS:

Records will be maintained in a secure, centralized location for selected transportation facilities within three geographic regions: Delaware River and Bay, Los Angeles/Long Beach, California, and the State of Florida. Locations within the Los Angeles/Long Beach region include Carson, CA; Terminal Island, CA; Oakland, CA; San Pedro, CA; Long Beach, CA; and Los Angeles, CA. Locations within the Delaware River and Bay area include Philadelphia, PA; Islip, NY; Camden, NJ; and Wilmington, DE. Locations within Florida include Pensacola, Panama City, St. Joe, Amelia Island, Jacksonville, Tampa, St. Petersburg, Palmetto, Cape Canaveral, Ft. Pierce, Riviera Beach, Fort Lauderdale, Miami, and Key West.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Transportation workers and individuals, and/or authorized visitors, participating in the Prototype Phase of the Transportation Worker Identification Credential (TWIC) Program who are authorized unescorted entry to secure transportation areas.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system will contain a minimum amount of information during the TWIC Prototype Phase and may include: (1) Individual's name; (2) other demographic data to include: address, phone number, social security number, date of birth, and place of birth; (3) administrative identification codes and unique card serial number; (4) systems identification codes; (5) company/ organization or affiliation; (6) issue date; (7) biometric data and digital photograph; (8) access level information; (9) copies of documents that verify address and identity, such as birth certificates, government photo identification, drivers licenses and the like, and (10) expiration date.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

49 U.S.C. 114; 49 U.S.C. 44903(g); 46 U.S.C. 70105.

PURPOSE(S):

In cooperation with transportation facility operators, the records are maintained to evaluate and test certain technologies and business processes in the Prototype Phase of TSA's pilot project to develop a TWIC to improve identity management and access control for transportation workers requiring unescorted access to secure areas of transportation facilities. Additionally, TSA will use certain data elements to support the development and operation of site specific security plans at local transportation facilities. This system is not intended to cover security threat assessments that will be conducted on individuals who seek to obtain a TWIC. Records pertaining to security threat assessments conducted on volunteers of this pilot are maintained in DHS/TSA 002, the Transportation Security Threat Assessment System (T-STAS).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

(1) To the appropriate Federal, State, local, tribal, territorial, foreign, or international agency responsible for investigating, prosecuting, enforcing, or implementing a statute, rule, regulation, or order, where TSA becomes aware of an indication of a violation or potential violation of civil or criminal law or regulation.

(2) To a Federal, State, local, tribal, territorial, foreign, or international agency, where such agency has requested information relevant or necessary for the hiring or retention of an individual as an employee or a contractor, or the issuance of a security clearance or license.

(3) To a Federal, State, local, tribal, territorial, foreign, or international agency, if necessary to obtain information relevant to a TSA decision concerning the hiring or retention of an employee, the issuance of a security clearance, license, contract, grant, or other benefit.

(4) To a congressional office from the record of an individual in response to an inquiry from that congressional office made at the request of the individual.

(5) To international and foreign governmental authorities in accordance with law and formal or informal international agreement.

(6) To the Department of Justice (DOJ) or other Federal agency in the review, settlement, defense, and prosecution of claims, complaints, and lawsuits involving matters over which TSA

exercises jurisdiction or when conducting litigation or in proceedings before any court, adjudicative or administrative body, when: (a) TSA, or (b) any employee of TSA in his/her official capacity, or (c) any employee of TSA in his/her individual capacity where DOJ or TSA has agreed to represent the employee, or (d) the United States or any agency thereof, is a party to the litigation or has an interest in such litigation, and TSA determines that the records are both relevant and necessary to the litigation and the use of such records is compatible with the purpose for which TSA collected the records.

(7) To the National Archives and Records Administration or other appropriate Federal agency pursuant to records management inspections being conducted under the authority of 44

U.S.C. 2904 and 2906.

(8) To the United States Department of Transportation, its operating administrations, or the appropriate state or local agency when relevant or necessary to: (a) Ensure safety and security in any mode of transportation; (b) enforce safety- and security-related regulations and requirements; (c) assess and distribute intelligence or law enforcement information related to transportation security; (d) assess and respond to threats to transportation; (e) oversee the implementation and ensure the adequacy of security measures at airports and other transportation facilities; (f) plan and coordinate any actions or activities that may affect transportation safety and security or the operations of transportation operators; or (g) the issuance, maintenance, or renewal of a license, certificate,

contract, grant, or other benefit.
(9) To TSA contractors, agents, grantees, experts, consultants, or other like persons when necessary to perform a function or service related to this system of records for which they have been engaged. Such recipients are required to comply with the Privacy

Act, 5 U.S.C. 552a, as amended.
(10) To third parties during the course of an investigation into violations or potential violations of transportation security laws to the extent necessary to obtain information pertinent to the

investigation.

(11) To airport operators, aircraft operators, and maritime and land transportation operators and contractors about individuals who are their employees, job applicants, or contractors, or persons to whom they issue identification credentials or grant clearances or access to secured areas in transportation facilities when relevant to such employment, application,

contract, the issuance of such credentials or clearances, or access to such secure areas.

(12) To the appropriate Federal, State, local, tribal, territorial, foreign, or international agency regarding individuals who pose or are suspected of posing a risk to transportation or national security.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Paper, bar code, magnetic stripe, optical memory, disk, integrated circuit chip (ICC), and electronic media.

RETRIEVABILITY:

Data records contained within bar codes, magnetic stripe, optical memory stripe, disk, ICC, and/or electronic media may be retrieved by the individuals' name, unique card number, or organization; paper records, where applicable, are retrieved alphabetically by name.

SAFEGUARDS:

Unauthorized personnel are denied physical access to the location where records are stored. For computerized records, safeguards established in accordance with generally acceptable information security guidelines via use of security codes, passwords, Personal Identification Numbers (PINs), etc. Data security and integrity safeguards will be observed during data transmission to the database using strong encryption and digital signing methodologies.

RETENTION AND DISPOSAL:

Record disposition authority for these records is pending at the National Archives and Records Administration.

SYSTEM MANAGER(S) AND ADDRESS:

Assistant Director for Compliance, Credentialing Program Office, TSA Headquarters, TSA–19, 601 S. 12th Street, Arlington, VA 22202–4220.

NOTIFICATION PROCEDURE:

To determine if this system contains a record relating to you, write to the system manager at the address indicated above and provide your full name, current address, date of birth, place of birth, and a description of information that you seek, including the time frame during which the record(s) may have been generated. You may also provide your Social Security Number or other unique identifier(s) but you are not required to do so. Individuals requesting access must comply with the Department of Homeland Security's Privacy Act regulations on verification of identity (6 CFR 5.21(d)).

RECORD ACCESS PROCEDURE:

Same as "notification procedure," above.

CONTESTING RECORD PROCEDURE:

Same as "notification procedure," above.

RECORD SOURCE CATEGORIES:

TSA obtains information in this system from the individuals who are covered by the system, their employers, or their transportation facility.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

Issued in Arlington, Virginia, on September 20, 2004.

Susan T. Tracey,

Chief Administrative Officer. [FR Doc. 04–21481 Filed 9–23–04; 8:45 am] BILLING CODE 4910–62–P

DEPARTMENT OF HOMELAND SECURITY

Transportation Security Administration [Docket No. TSA-2004-19160]

Privacy Impact Assessment; Secure Flight Test Phase

AGENCY: Transportation Security Administration (TSA), Department of Homeland Security (DHS).

ACTION: Notice.

SUMMARY: This notice sets forth the Transportation Security Administration's (TSA) Privacy Impact Assessment (PIA) prepared for the testing phase of the Secure Flight program. After a lengthy review of the initial plans for a successor system to Computer Assisted Passenger Prescreening System (CAPPS), and consistent with a recommendation of the National Commission on Terrorist Attacks upon the United States (9/11 Commission), the Department of Homeland Security is moving forward with a next generation system of domestic passenger prescreening, called "Secure Flight", which will prescreen airline passengers using information maintained by the Federal Government about individuals known or suspected to be engaged in terrorist activity and certain other information related to passengers' itineraries-specifically, passenger name record (PNR) data. On a limited basis, TSA will also test the use of commercial data to identify instances in which passengers identifying passenger information is inaccurate or incorrect.

Elsewhere in this edition of the Federal Register, TSA is publishing

notice of a new system of records under the Privacy Act, known as "Secure Flight Test Records," which TSA will use for records related to the testing of the program. Also in this edition of the Federal Register, TSA is publishing a notice announcing its request for approval by the Office of Management and Budget of TSA's collection of a limited set of historical PNR from domestic airlines for purposes of testing the Secure Flight program.

DATES: This notice is effective September 24, 2004.

FOR FURTHER INFORMATION CONTACT: Lisa S. Dean, Privacy Officer, (TSA-9) Transportation Security Administration, Arlington, VA 22202; Nuala O'Connor Kelly, Chief Privacy Officer, U.S. Department of Homeland Security, Washington, DC 20528.

SUPPLEMENTARY INFORMATION:

Availability of Notice

You can get an electronic copy using the Internet by—

(1) Searching the Department of Transportation's electronic Docket Management System (DMS) Web page (http://dms.dot.gov/search);

(2) Accessing the Government Printing Office's Web page at http:// www.access.gpo.gov/su_docs/aces/ aces140.html; or

(3) Visiting TSA's Law and Policy Web page at http://www.tsa.dot.gov/public/index.jsp.

In addition, copies are available by writing or calling the individual in the FOR FURTHER INFORMATION CONTACT section. Make sure to identify the docket number of this notice.

Secure Flight—Test Phase Privacy Impact Assessment

I. Introduction

Pursuant to the authority granted it by the Aviation and Transportation
Security Act of 2001 (ATSA), TSA has developed a new program for screening domestic airline passengers in order to enhance the security and safety of domestic airline travel. Under this new program, Secure Flight, TSA will compare PNR information against expanded and consolidated watch lists held in the Terrorist Screening Database (TSDB) maintained by the Terrorist Screening Center (TSC) 1 to identify known or suspected terrorists who would use the airways to inflict

¹ The Terrorist Screening Center (TSC), established in December 2003, maintains a consolidated, comprehensive watch list of known or suspected terrorists. This database can be used by government agencies in screening processes to identify individuals known to pose or are suspected of posing a risk to the security of the United States.

catastrophic damage on the United States. TSA plans to test the efficacy of the Secure Flight program after issuing an order to domestic air carriers to compel the collection of historic passenger name record (PNR) information for testing purposes. TSA will also conduct a separate test to determine if commercial data is effective in identifying passenger information that is incorrect or inaccurate. TSA does not assume that the result of comparison of passenger information to commercial data is determinative of information accuracy or the intent of the person who provided the passenger information.

Earlier this year, the Department of Homeland Security ordered a thorough review of the next generation passenger prescreening program under development by TSA. That review, which reflected helpful input to DHS from Congress, the public, privacy and civil liberties groups, airline passengers and the airline industry, and our international partners, has now been completed. Based on the results, TSA has developed a new program, Secure Flight, described above, which it intends to test prior to actual implementation. The new program will allow DHS to add a critical piece to its layered strategy for securing the nation's commercial air transportation system and is consistent with the 9/11 Commission recommendation: (1) That the Federal Government take over the responsibility for checking airline passengers' names against expanded 'no-fly" and "automatic selectee" lists (this function is currently performed by individual airlines); and (2) that air carriers be required to supply data to test and implement this new system. Because existing watch lists that are being consolidated and expanded in the TSC will be used to test the prescreening of airline passengers by TSA using the TSDB, the E-Government Act of 2002 requires that a Privacy Impact Assessment (PIA) be conducted. That assessment follows. After the test has been concluded and the results analyzed, TSA will update the PIA as necessary prior to actual, implementation of the Secure Flight program.

System Overview

• What information is to be collected and used for this passenger prescreening system?

The information to be collected will be used for a test of the Secure Flight program to ensure its accuracy, efficacy and reliability. In order to conduct the test, TSA will require domestic air carriers to submit historic PNR about

individuals who have completed domestic flight segments during the month of June, 2004. PNR varies according to airline, but includes the following information fields which TSA will need for testing purposes: full name, contact phone number, mailing address and travel itinerary limited to domestic flight segments that were completed prior to June 30, 2004. Upon completion of testing and before implementation of the Secure Flight program, TSA will publish an amended Privacy Impact Assessment and Privacy Act Notice reflecting changes to the program based on knowledge gained from testing as well as constructive feedback from the public.

 Why is the information being collected and who will be affected by the collection of the data?

TSA is collecting information to test the Secure Flight program, the purpose of which is to enhance the security of domestic air travel by identifying only those passengers who warrant further scrutiny. The PNR to be collected will be compared with data maintained in the TSDB regarding individuals known or reasonably suspected to be or have been engaged in conduct constituting, in preparation for, in aid of, or related to terrorism. Individuals subject to the data collection requirements and processes of Secure Flight are persons who traveled within the United States during June 2004, the pre-selected 30-day period.

This same historic PNR data also will be used to conduct a limited test to determine if the use of commercial data is effective in identifying passengers' information that is incorrect or inaccurate. This test will involve commercial data aggregators who currently provide services to the banking, home mortgage and credit industries. Testing will be governed by strict privacy and data security protections. TSA will not store the commercially available data that would be accessed by commercial data aggregators. TSA will use this test of commercial data to determine whether such use: (1) Could accurately identify passenger information that is incorrect or inaccurate; (2) would not result in inappropriate differences in treatment of any protected category of persons; (3) could be governed by data security safeguards and privacy protections that are sufficiently robust to ensure that commercial entities or other unauthorized entities do not gain access to passenger personal information, or to ensure that the federal government does not gain access inappropriately to certain types of personally sensitive data held by commercial entities.

TSA will defer any decision on how commercial data might be used in its prescreening programs, as Secure Flight, until the completion of the test period, assessment of the test results and publication of a subsequent System of Records Notice under the Privacy Act announcing the intended use of such commercial data.

• What notice or opportunities for consent are provided to individuals regarding the information that is

collected and shared?

The Privacy Act System of Records Notice being published at this time—as well as this Privacy Impact Assessment—provide notice that TSA intends to collect historic PNR to test the Secure Flight program. Because the test phase will rely on historical PNR from the month of June 2004 for flights that were completed by the end of that month, the notice given by this Privacy Impact Assessment and the publication of a Privacy Act System of Records Notice for these records does not afford the opportunity for a passenger to provide consent in advance of this collection. Nevertheless, airline passengers are aware that by engaging in air travel they have consented to certain screening protocols since passenger prescreening is already in place. Additionally, Secure Flight has now been the subject of numerous media reports that convey additional notice, including information that appears on the TSA Web site at http://www.tsa.gov/ public/.

The information to be collected will be shared with TSA employees and contractors who have a "need to know" in order to conduct the required test comparisons. All TSA contractors involved in the testing of Secure Flight are contractually and legally obligated to comply with the Privacy Act in their handling, use and dissemination of personal information in the same manner as TSA employees.

If a comparison using the test data indicates that an individual is suspected of terrorism, TSA will refer the information to appropriate law enforcement personnel for further action. Referrals will only occur, however, in this limited circumstance because the basic purpose of this information collection is to test the Secure Flight program.

 What security protocols are in place to protect the information?

Information in TSA's record systems is safeguarded in accordance with the Federal Information Security
Management Act of 2002 (Pub. L. 107–347), which established government-wide computer security and training standards for all persons associated with

the management and operation of Federal computer systems. The systems on which the tests will be conducted have been assessed for security risks, have implemented security policies and plans consistent with statutory, regulatory and internal DHS guidance, and are certified and accredited.

TSA will maintain the data to be collected for this test in a secure facility on electronic media and in hard copy format. The information will be protected in accordance with rules and policies established by both TSA and DHS for automated systems and for hard copy storage, including password protection and secure file cabinets. Moreover, access will be strictly controlled; only TSA employees and contractors with proper security credentials and passwords will have permission to use this information to conduct the required tests. Additionally, a real time audit function will be part of this record system to track who accesses the information, and any infractions of information security rules will be dealt with severely. All TSA and assigned contractor staff receive DHSmandated privacy training on the use and disclosure of personal data. The procedures and policies that are in place are intended to ensure that no unauthorized access to records occurs and that operational safeguards are firmly in place to prevent system abuses.

 Does this program create a new system of records under the Privacy Act.

Yes. The Secure Flight Test Records system of records, DHS/TSA 017, is being published concurrently in today's Federal Register.

What is the intended use of the information?

The information collected by TSA will be used solely for the purpose of testing the Secure Flight program and will be maintained in a Privacy Act system of records in accordance with the published system of records notice for DHS/TSA 017.

• Will the information be retained and, if so, for what period of time?

TSA will retain these records for a sufficient period of time to conduct and review the Secure Flight test and in the event where a request for redress must be resolved. TSA does not yet have a record retention schedule approved by the National Archives and Records Administration (NARA) for records pertaining to this program and must retain these records until such schedule is approved. TSA is in the process of developing a records retention schedule that will dictate the retention period for these records and allow TSA to dispose

of them within an appropriate timeframe.

 How will the passenger be able to seek redress?

During the test phase individuals may request access to information about themselves contained in the PNR subject to Secure Flight test phase by sending a written request to TSA. To the greatest extent possible and consistent with national security and homeland security requirements, access will be granted. If an individual wishes to contest or amend the records received in this manner, he or she may do so by sending that request to TSA. The request should conform to DHS requirements for contesting or amending Privacy Act records, and should be sent TSA Privacy Officer, Transportation Security Administration (TSA-9), 601 South 12th Street, Arlington, VA 22202. Before implementing a final program, however, TSA will create a robust redress mechanism to resolve disputes concerning the Secure Flight program.

What databases will the names be

run against?

TSA will run the names against the TSDB, which is a consolidated, comprehensive watch list of known or suspected terrorists. This database can be used by government agencies in screening processes to identify individuals known to pose or are suspected of posing a risk to the security of the United States. This consolidated database contains information contributed by the Departments of Homeland Security, Justice, and State and by the intelligence community. Because information related to terrorists is consolidated in the TSDB, TSA believes that the TSDB provides the most effective and secure system against which to run airline passenger names for purposes of identifying whether or not they are known or reasonably suspected to be engaged in terrorism or terrorist activity.

Privacy Effects and Mitigation

√leasures.

The decision to initiate Secure Flight follows completion of a thorough review of the TSA's next generation passenger prescreening program, and is consistent with recommendations of the National Commission on Terrorist Attacks Upon the United States (9/11 Commission) that "improved use of 'no-fly' and 'automatic selectee' lists should not be delayed while the argument about a successor to CAPPS continues." Moreover, by focusing solely on potential terrorism and not other law enforcement purposes, Secure Flight addresses concerns raised by privacy groups and others about the potential for "mission creep" by TSA.

TSA appreciates the privacy risk inherent in any airline prescreening program in which passenger name record information is provided to the Federal Government for use in conducting the prescreening. However, TSA also recognizes that the risk is necessary for ensuring the security of our air transportation system. TSA believes it has taken action to mitigate any privacy risk by designing its next generation passenger prescreening program to accommodate concerns expressed by privacy advocates, foreign counterparts and others.

First, under the Secure Flight testing phase, TSA will not require air carriers to collect any additional information from their passengers than is already collected by such carriers and maintained in passenger name records. Testing of the Secure Flight program will compare only existing PNR record information against names in the TSDB in order to determine how effectively existing PNR information can be compared against such names, how many instances of false positive matches occur, and what, if any additional limited data, would be most effective in reducing the number of such false positive hits. TSA envisions that carriers may be required to collect full passenger name and possibly one other element of information under a fully implemented operational Secure Flight program. However, TSA will not make such determination until the initial test phase results can be assessed and an additional Privacy Impact Assessment is published.

Second, the Secure Flight program will permit TSA to take on sole responsibility for conducting passenger name comparisons against a consolidated TSDB watch list, rather than continuing to require multiple individual air carriers to conduct such comparisons. TSA will be able to apply improved prescreening procedures, including more consistent analytical procedures, for identifying actual name matches and for resolving false positive name matches prior to a passengers' arrival at an airport, than can currently be applied by the individual air carriers that currently administer the watch list comparisons. TSA expects that the number of individuals currently subjected to automatic secondary screening will be reduced under an implemented Secure Flight program.

Third, Secure Flight will mitigate impact on personal privacy because of its limited purpose and anticipated limited retention period. Secure Flight will focus screening efforts only on identifying individuals known or reasonably suspected to be terrorists or

engaged in terrorist activity, rather than on other law enforcement purposes. In addition, Secure Flight will only be applied to passengers on U.S. domestic flights. Passengers on international flights will continue to be prescreened using APIS (Advanced Passenger Information System data—information from the machine readable portion of an individual's passport) provided to U.S. Customs and Border Protection for this purpose. Passengers on international flights will not be subject to duplicative information provision requirements or overlapping screening procedures. TSA also anticipates that passenger information will be held for a relatively limited amount of time after completion of a passenger's itinerary. TSA's prescreening efforts will be as narrow as reasonable to accommodate privacy concerns, including access to redress mechanisms, but as robust as necessary to accomplish its security mission.

TSA believes that the Secure Flight program will represent a vast improvement in security by permitting TSA to identify individuals known or reasonably suspected to be engaged in terrorism or terrorism related activity. However, because Secure Flight may be rendered less effective if passengerprovided information is not accurate or correct, TSA does seek to identify the most appropriate means to identify when passenger information is incorrect or inaccurate. For this reason, TSA will use PNR information obtained for testing of the Secure Flight program to conduct a separate test of the use of commercial data to identify such inaccurate or incorrect passenger information. TSA recognizes that this may raise privacy and civil liberties concerns. TSA's testing of commercial data use will therefore involve the following:

(a) TSA will only test the use of commercial data

(b) TSA does not assume that the result of comparison of passenger information to commercial data is determinative of information accuracy or the intent of the person who provided the passenger information.

(c) Such testing of commercial data will be governed by stringent data security and privacy protections, including contractual prohibitions on commercial entities' maintenance or use of airline-provided PNR information for any purposes other than testing under TSA parameters; strict firewalls between the government and commercial data providers; real-time auditing procedures to determine when data within the Secure Flights system has been accessed and by whom; strict rules prohibiting

the accessing or use of commercially held personal data by TSA;

(d) Assessment of test results prior to any operational use of commercial data in TSA programs and determination that its use is effective in identifying incorrect or inaccurate information does not result in disparate treatment of any class of individuals, and that data security protections and privacy protections are robust and effective.

TSA also recognizes that there is a privacy risk inherent in the design of any new system which could result from design mistakes. By testing the proposed Secure Flight program, TSA will have the opportunity to correct any privacy-related design mistakes before the program becomes fully operational, ensuring a better program. TSA is purposely testing the Secure Flight system, in fact, and will be carefully scrutinizing the performance of the system during the test phase-and conducting further analysis upon completion-to determine the effectiveness of Secure Flight both for passenger prescreening as well as for protecting the privacy of the data on which the program is based. By layering on top of the program design strict rules for oversight and training of personnel handling the data as well as strong system auditing to detect potential abuse and a carefully planned and executed redress process, TSA intends to make sure that privacy is an integral part of this overall effort. TSA's efforts will not only be thoroughly examined internally, including review by the TSA Privacy Officer, but also will be reviewed by the DHS Chief Privacy Officer before a final program is designed. In this process, TSA will carefully review constructive feedback it receives from the public on this important program.

Issued in Arlington, VA, on September 21, 2004.

Lisa S. Dean,

Privacy Officer.

[FR Doc. 04-21477 Filed 9-21-04; 12:58 pm]
BILLING CODE 4910-62-P

DEPARTMENT OF THE INTERIOR

Office of the Secretary

Notice of Establishment

AGENCY: Office of the Secretary, Interior. **ACTION:** Notice of Establishment of Great Sand Dunes National Park.

SUMMARY: Pursuant to Public Law 106—530 (114 Stat. 2529, 16 U.S.C. 410hhh—2), the Great Sand Dunes National Park and Preserve Act of 2000, on September

13, 2004, I made the following determination establishing the Great Sand Dunes National Park in Saguache and Alamosa counties in southern Colorado:

Whereas, the Great Sand Dunes National Monument was established for "the preservation of the great sand dunes" on March 17, 1932;

Whereas, the great sand dunes "an ancient landscape sculpted by the relentless forces of wind and water—offer breath-taking beauty, rare plant and animal life, and rich geological and cultural history;

Whereas, Congress, in the Great Sand Dunes National Park and Preserve Act, authored by Senator Wayne Allard, Senator Ben Nighthorse Campbell, and Representative Scott McInnis of Colorado, inspired by the people of the San Luis Valley, sought to provide long-term protection of the area and ensure opportunities for visitors to enjoy its splendor;

Whereas, Congress authorized the Secretary of the Interior to designate the existing national monument and additional lands as a national park once sufficient land with a sufficient diversity of resources was acquired;

Whereas, the National Park Service now has assumed management for 31,000 acres adjacent to the monument as provided by the Act;

Whereas, the Director of the National Park Service recommends that the Great Sand Dunes National Monument, together with additional lands, be designated a national park;

Therefore, having determined that the United States has acquired sufficient land having a sufficient diversity of resources to warrant designation of the land as a national park, by the authority vested in me under Section 4 of the Great Sand Dunes National Park and Preserve Act (114 Stat. 2529), and with the approval of President George W. Bush, I do hereby designate the existing Great Sand Dunes National Monument, together with additional lands cited in said Act, as the Great Sand Dunes National Park.

Pursuant to section 5(b) of Public Law 106–530 (16 U.S.C. 410hhh–3(b)), as soon as practicable, a map and legal description of the Great Sand Dunes National Park will be on file and available for public inspection at the address below.

DATES: This action is effective upon publication in the Federal Register. FOR FURTHER INFORMATION CONTACT: Steve Chaney, Superintendent, Great Sand Dunes National Park & Preserve, 11500 Hwy 150, Mosca, Colorado 81146–9798.

Dated: September 16, 2004.

Gale A. Norton,

Secretary of the Interior.

[FR Doc. 04-21473 Filed 9-23-04; 8:45 am]

BILLING CODE 4312-CL-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Draft Revised Recovery Plan for the Nēnē or Hawaiian Goose (*Branta sandvicensis*)

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of document availability for review and comment.

SUMMARY: The U.S. Fish and Wildlife Service (we) announces the availability of the Draft Revised Recovery Plan for the Nēnē or Hawaiian Goose (*Branta sandvicensis*) for public review and comment.

DATES: Comments on the draft revised recovery plan must be received on or before November 23, 2004.

ADDRESSES: Hard copies of the draft revised recovery plan will be available for inspection, by appointment, during normal business hours at the following location: U.S. Fish and Wildlife Service, Pacific Islands Fish and Wildlife Office, 300 Ala Moana Boulevard, Room 3-122, Box 50088, Honolulu, Hawaii 96850 (telephone: 808-792-9400; facsimile: 808-792-9580). Requests for copies of the draft revised recovery plan and written comments and materials regarding this plan should be addressed to the Field Supervisor at the above Honolulu address. This plan is currently available on the World Wide Web at http://endangered.fws.gov/recovery/ index.html#plans.

FOR FURTHER INFORMATION CONTACT: Dr. Ann Marshall, Fish and Wildlife Biologist, or Dr. Eric VanderWerf, Fish and Wildlife Biologist, at the above address and telephone number.

SUPPLEMENTARY INFORMATION:

Background

Recovery of endangered or threatened animals and plants is a primary goal of our endangered species program and the Endangered Species Act (Act) (16 U.S.C. 1531 et seq.). Recovery means improvement of the status of listed species to the point at which listing is no longer appropriate under the criteria set out in section 4(a)(1) of the Act. Recovery plans describe actions considered necessary for the conservation of the species, establish criteria for downlisting or delisting

listed species, and estimate time and cost for implementing the measures needed for recovery.

The Act requires the development of a recovery plan for a listed species unless such a plan would not promote the conservation of the species. Section 4(f) of the Act requires that public notice and an opportunity for public review and comment be provided during recovery plan development. We will consider all information presented during the public comment period on each new or revised recovery plan. Substantive technical comments may result in changes to a recovery plan. Substantive comments regarding recovery plan implementation may not necessarily result in changes to a recovery plan, but will be forwarded to appropriate Federal or other entities so that they can take these comments into account during the course of implementing recovery actions. Individual responses to comments will not be provided.

The nēnē is endemic to the Hawaiian Islands and is listed as endangered by the Federal government and by the State of Hawaii. Currently, there are wild populations on the islands of Hawaii, Maui, and Kauai comprised of approximately 350, 250, and 620 individuals, respectively. In addition, 11 captive-bred nēnē were released on the island of Molokai in December 2001 and an additional 13 nēnē were released on Molokai in 2002 as part of a Safe

Harbor Agreement.

Nēnē are currently found at elevations ranging from sea level to almost 2,500 meters (8,000 feet) in a variety of habitats including nonnative grasslands (such as golf courses, pastures, and rural areas); sparsely vegetated high elevation lava flows; cinder deserts; native alpine grasslands and shrublands; open native and non-native alpine shrublandwoodland community interfaces; midelevation native and non-native shrubland; and early successional cinderfall. This distribution has been determined largely by the locations of release sites of captive-bred nënë. Limiting factors affecting nene recovery include predation by introduced mammals, insufficient nutritional resources for both breeding females and goslings, limited availability of suitable habitat, human-caused disturbance and mortality, behavioral problems associated with small populations sizes and captive-bred birds, genetic homogeneity and expression of deleterious recessive genes, and possibly avian disease.

Recovery objectives for the nene are to restore and maintain self-sustaining populations on the islands of Hawaii,

Maui Nui, and Kauai. Additionally, sufficient suitable habitat must be identified, protected, and managed in perpetuity on each of these islands such that the species no longer requires protection under the Endangered

Species Act.

The draft revised recovery plan specifies that nënë can be considered for downlisting to threatened status when the following criteria have been reached. and maintained for a period of 15 years: (1) Self-sustaining populations exist on Hawaii, Maui Nui (Maui, Molokai, Lanai, Kahoolawe), and Kauai; (2) sufficient suitable habitat for nesting, summer flocking, and migration is identified, protected, and managed in perpetuity to sustain the target population levels on each island; and (3) population size shows a stable or increasing trend after attaining the specified number of populations and individuals per island. Self-sustaining is defined in this case as maintaining (or increasing) population levels without additional releases of captive-bred nēnē. However, habitat manipulation, such as pasture management or predator control, may be necessary for populations to remain stable.

The draft revised recovery plan further specifies that nënë can be considered for delisting when population levels on Hawaii, Maui Nui, and Kauai have each shown a stable or increasing trend (from downlisting levels) for an additional minimum of 15

Public Comments Solicited

We will accept written comments and information during this comment period. If you wish to comment, you may submit your comments and materials concerning this draft revised recovery plan by any of these methods:

1. You may submit written comments and information by mail, facsimile, or in person to: Field Supervisor, U.S. Fish and Wildlife Service, Pacific Islands Fish and Wildlife Office, 300 Ala Moana Boulevard, Room 3-122, Box 50088, Honolulu, Hawaii 96850 (facsimile: 808-792-9580).

2. You may send comments by electronic mail (e-mail) to: nene_rp@r1.fws.gov. If you submit comments by e-mail, please avoid the use of special characters and any form of encryption. Please also include your name and return address in your e-mail message.

Comments and materials received, as well as supporting documentation used in preparation of the draft revised recovery plan, will be available for inspection, by appointment, during

normal business hours at the address under (1) above.

Authority: The authority for this action is section 4(f) of the Endangered Species Act, 16 U.S.C. 1533(f).

Dated: July 20, 2004.

David J. Wesley,

Acting Regional Director, Region 1, U.S. Fish and Wildlife Service.

[FR Doc. 04-21172 Filed 9-23-04; 8:45 am] BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Notice of Availability of a Final Recovery Plan for the Threatened Guajón (Eleutherodactylus cooki)

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of document availability.

SUMMARY: We, the Fish and Wildlife Service, announce the availability of the final recovery plan for the guajón (also referred to as the Puerto Rican demon). The guajón is one of sixteen species of frogs from the genus Eleutherodactylus (commonly known as "coquies") that inhabit the island of Puerto Rico, and is also the second largest species found on the island. The guajón is extremely limited in its geographic distribution. The species inhabits localities in the "Sierra de Panduras" mountain range, and the municipalities of Yabucoa, San Lorenzo, Humacao, Las Piedras, and west to Patillas-San Lorenzo. The guajón, named after the habitat it occupies, occurs at low and intermediate elevations, from 18 to 1,183 feet (5.5 to 360.6 meters) above sea level where it inhabits caves formed by large boulders of granite rock known as "guajonales" or streams with patches of rock without cave systems. The technical agency draft recovery plan includes specific recovery objectives and criteria to be met in order to delist the guajón under the Endangered Species Act of 1973, as amended (Act). We solicit review and comment on this technical agency draft recovery plan from local, State, and Federal agencies, and the public.

ADDRESSES: You may obtain a copy of the recovery plan by contacting the Boquerón Field Office, U.S. Fish and Wildlife Service, P.O. Box 491, Boquerón, Puerto Rico 00622 (telephone 787/851-7297), or by visiting our recovery plan Web site at http:// endangered.fws.gov/recovery/ index.html#plans.

FOR FURTHER INFORMATION CONTACT: Jorge Saliva at the above address (Telephone 787/851-7297, ext. 24). SUPPLEMENTARY INFORMATION:

Background

We listed the guajón as threatened on June 11, 1997, under the Act (62 FR 31757). The guajón may be the only species of Eleutherodactylus in Puerto Rico that exhibits differences in color between sexes. Females have solid brown coloration, with a uniformly white undersurface. They have whiterimmed eyes, and large, truncate disks on their feet. Males have yellow coloration extending from the vocal sac to the abdomen and flanks. Females are larger than males, with a mean size (snout-vent length) of 2.01 inches (in) (5.11 centimeters (cm)) for females and 1.71 in (4.34 cm) for males. The voice of the guajón is low and melodious.

For this species, deforestation and earth movement for agricultural, urban and rural development, and highway construction are likely the principal causes for decline. In addition, the guajón is threatened by the use of pesticides, herbicides, and fertilizers in adjacent areas, illegal garbage dumping, and the effects of catastrophic natural events such as droughts and hurricanes. Additional research is planned to look at these and other potential causes for

decline.

Restoring an endangered or threatened animal or plant to the point where it is again a secure, selfsustaining member of its ecosystem is a primary goal of the endangered species program. To help guide the recovery effort, we are preparing recovery plans for most listed species. Recovery plans describe actions considered necessary for conservation of the species, establish criteria for downlisting or delisting, and estimate time and cost for implementing recovery measures.

The Act requires the development of recovery plans for listed species, unless such a plan would not promote the conservation of a particular species. Section 4(f) of the Act requires us to provide a public notice and an opportunity for public review and comment during recovery plan development. We will consider all information presented during a public comment period prior to approval of each new or revised recovery plan. We and other Federal agencies will take these comments into account in the course of implementing approved recovery plans.

The objective of this recovery plan is to provide a framework for the recovery of the guajón so that protection under the Act is no longer necessary. As

recovery criteria are met, the status of the species will be reviewed and they will be considered for removal from the Federal List of Endangered and Threatened Wildlife and Plants (50 CFR part 17).

Authority

The authority for this action is section 4(f) of the Endangered Species Act, 16 U.S.C. 1533 (f).

Dated: August 31, 2004.

Cvnthia K. Dohner.

Deputy Regional Director, Southeast Region. [FR Doc. 04–21475 Filed 9–23–04; 8:45 am] BILLING CODE 4310–55-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-961-1410-HY-P; AA-84417, CAA-12]

Notice of Decision Approving Lands for Conveyance: Alaska Native Claims Selection

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: As required by 43 CFR 2650.7(d), notice is hereby given that an appealable decision approving lands for conveyance pursuant to the Alaska Native Claims Settlement Act will be issued to Calista Corporation. The lands are located in Tps. 22 and 23 N., R. 48 W., and T. 22 N., R. 49 W., Seward Meridian, in the vicinity of Donlin Creek, Alaska, and contain 17,207.68 acres. Notice of the decision will also be published four times in the *Tundra Drums*.

DATES: The time limits for filing an

appeal are:

(1) Any party claiming a property interest which is adversely affected by the decision shall have until October 25, 2004 to file an appeal.

(2) Parties receiving service of the decision by certified mail shall have 30 days from the date of receipt to file an

appeal.

Parties who do not file an appeal in accordance with the requirements of 43 CFR Part 4, Subpart E, shall be deemed to have waived their rights.

ADDRESSES: A copy of the decision may be obtained from: Bureau of Land Management, Alaska State Office, 222 West Seventh Avenue, # 13, Anchorage, Alaska 99513–7599.

FOR FURTHER INFORMATION CONTACT: Chris Sitbon, by phone at (907) 271–3226, or by e-mail at *Chris_Sitbon* @ak.blm.gov. Persons who use a telecommunication device (TTD) may call the Federal Information Relay Service (FIRS) on 1–800–877–8330, 24 hours a day, seven days a week, to contact Ms. Sitbon.

Chris Sitbon.

Land Law Examiner, Branch of Land Transfer Services.

[FR Doc. 04-21463 Filed 9-16-04; 8:45 am] BILLING CODE 4310-\$\$-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-660-04-2822]

Notice of Extension of Emergency Temporary Closure (69 FR 16597, March 30, 2004) to Motorized and Mechanized Vehicle Use and Certain Other Uses on Public Lands Administered by the Bureau of Land Management (BLM), Palm Springs-South Coast Field Office, California

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The BLM Palm Springs-South Coast Field Office is extending an emergency temporary closure order, which closes portions of public lands to motorized and mechanized vehicle use and prohibits or restricts certain other uses, in the South Coast Planning Area in San Diego County, California. The exception to the extended closure will be the Otay Mountain and Minnewawa Truck Trails. These roads will be opened to vehicle access. The extension of the closure is needed to protect stabilization treatments as recommended in the Department of the Interior's Burned Area Emergency Stabilization and Rehabilitation (BAER). Extension of the closure will allow a seed treatment of native species to germinate and establish during one growing season without the threat of trampling from vehicle and other human activities.

[[Page 16598]]

Plan for the Otay fire in San Diego County.

DATES: This extended emergency temporary closure will be in affect from October 30, 2004 until May 31, 2005.

ADDRESSES: Copies of the extended closure and a map of the closed areas can be obtained at the BLM, Palm Springs-South Coast Field Office, 690 West Garnet Avenue, North Palm Springs, CA 92258, telephone (760) 251–4800; BLM, California State Office, 2800 Cottage Way, Room W–1834, Sacramento, CA 95825, Telephone (916).

978–4600. BLM will also announce the extension of the closure through local media outlets, and by posting this notice with a map of the closed areas at key locations that provide access to the closure area.

FOR FURTHER INFORMATION CONTACT:

Janaye Byergo, Bureau of Land Management, phone (858) 451–1767 or by e-mail at Janaye_Byergo@ca.blm.gov. SUPPLEMENTARY INFORMATION: The same conditions and exceptions apply which were stated in the original temporary closure.

The emergency temporary closure is being extended as the conditions for ending the closure have not been met (69 FR 16599, March 30, 2004). Seeding treatments on 250 acres in Sycamore Canyon will be implemented in October 2004. The extension will protect the seeded area from off-highway (OHV) activity and other activities such as recreational target shooting and camping, allowing regeneration of native species. (43 CFR 8341.2, 43 CFR 8364.1)

Gail Acheson,

Palm Springs-South Coast Field Manager. [FR Doc. 04–21462 Filed 9–23–04; 8:45 am] BILLING CODE 4310–40-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [WY-920-1320-EL, WYW151134]

Notice of Competitive Coal Lease Sale, WyomIng

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of competitive coal lease sale.

SUMMARY: Notice is hereby given that certain coal resources in the West Roundup Tract described below in Campbell County, WY, will be offered for competitive lease by sealed bid in accordance with the provisions of the Mineral Leasing Act of 1920, as amended (30 U.S.C. 181 et seq.).

DATES: The lease sale will be held at 10 a.m., on Wednesday, October 27, 2004. Sealed bids must be submitted on or before 4 p.m., on Tuesday, October 26, 2004.

ADDRESSES: The lease sale will be held in the First Floor Conference Room (Room 107), of the Bureau of Land Management (BLM) Wyoming State Office, 5353 Yellowstone Road, P.O. Box 1828, Cheyenne, WY 82003. Sealed bids must be submitted to the Cashier, BLM Wyoming State Office, at the address given above.

FOR FURTHER INFORMATION CONTACT: Mavis Love, Land Law Examiner, or

Robert Janssen, Coal Coordinator, at 307-775-6258, and 307-775-6206,

respectively.

SUPPLEMENTARY INFORMATION: This coal lease sale is being held in response to a lease by application (LBA) filed by Triton Coal Company, LLC, of Gillette, WY. The coal resources to be offered consist of all reserves recoverable by surface mining methods in the following-described lands located southeast of Wright, Wyoming, in southeastern Campbell County approximately 7 miles east of State Highway 59 and 5 miles south of State Highway 450:

T. 42 N., R. 70 W., 6th P.M., Wyoming

Sec. 4: Lots 17, 18;

Sec. 5: Lots 17-20:

Sec. 6: Lots 8-23;

Sec. 7: Lots 5-14; Sec. 8: Lots 1-12;

Sec. 9: Lots 1-8, 11-14;

T. 43 N., R. 70 W., 6th P.M., Wyoming Sec. 31: Lots 13-20;

T. 42 N., R. 71 W., 6th P.M., Wyoming Sec. 1: Lots 5, 6, 11-14, 19, 20.

Containing 2,812.51 acres, more or less.

The tract is crossed by the Reno County Road and by the rail spur to the North Rochelle Mine and is adjacent to Federal coal leases held by the North Rochelle Mine to the east and the Black Thunder Mine to the north, and to State of Wyoming coal leases to the northwest and southeast. The northwest State lease is controlled by the Black Thunder Mine while the southeast State lease is controlled by the North Antelope/ Rochelle Mine. The tract is also adjacent to additional unleased Federal coal to

the south and west.

All of the acreage offered has been determined to be suitable for mining except lands under the existing rail loop and plant facilities serving the North Rochelle Mine. These areas are protected from premature development by a USDA-Forest Service special use permit, which has determined that these areas are unsuitable for mining. However, these areas can be made suitable for mining by removing these features and using temporary loadout facilities farther west at the end of mine life. Other features, such as the county road, can be moved to permit coal recovery. In addition, numerous oil and/ or gas wells have been drilled on the tract. The estimate of the bonus value of the coal lease will include consideration of the future production from these wells. An economic analysis of this future income stream will determine whether a well is bought out and plugged prior to mining or re-

established after mining is completed. A small portion of the surface estate of the tract is controlled by the North Rochelle Mine but most of the surface estate is controlled by the United States and the

Black Thunder Mine.

The tract contains surface mineable coal reserves in the Wyodak seam currently being recovered in the adjacent, existing mines. On the tract, the Wyodak is generally a thick seam with one thin upper split and two thin lower splits. The lower splits are not continuous over the LBA tract but are often merged into the main seam. The upper split is generally present but is often too thin to recover. The main seam ranges from about 53-79 feet thick while the splits range from about 0-16 feet thick for the upper one and from about 0-8 and 0-5 feet thick for each of the lower two, respectively, where they occur. The overburden depths range from about 185-465 feet thick on the LBA. The interburden between the upper split and the main seam is from 0-30 feet while the lower splits are from 0-13 feet from the main seam and from 0-7 feet from each other.

The tract contains an estimated 327,186,000 tons of mineable coal. This estimate of mineable reserves includes the main seam and splits mentioned above, but does not include any tonnage from localized seams or splits containing less than 5 feet of coal. The tract includes approximately 76,355,000 tons of mineable coal under the rail spur and plant facilities serving the North Rochelle Mine, which can be mined at the end of mine life. It does not include either the State of Wyoming coal in the northwest, which is expected to be recovered by the Black Thunder Mine, or the State of Wyoming coal in the southeast, which is not expected to be recovered at this time. The total mineable stripping ratio (BCY/Ton) of the coal is about 4.3:1. Potential bidders for the LBA should consider the recovery rate expected from thick seam

and multiple seam mining.
The West Roundup LBA coal is ranked as subbituminous C. The overall average quality on an as-received basis is 8790 BTU/lb with about 0.2% sulfur and 1.6% sodium in the ash. These quality averages place the coal reserves near the high end of the range of coal quality currently being mined in the Wyoming portion of the Powder River

Basin.

The tract will be leased to the qualified bidder of the highest cash amount provided that the high bid meets or exceeds the BLM's estimate of the fair market value of the tract. The minimum bid for the tract is \$100 per acre or fraction thereof. No bid that is

less than \$100 per acre, or fraction thereof, will be considered. The bids should be sent by certified mail, return receipt requested, or be hand delivered. The Cashier will issue a receipt for each hand-delivered bid. Bids received after 4 p.m., on Tuesday, October 26, 2004, will not be considered. The minimum bid is not intended to represent fair market value. The fair market value of the tract will be determined by the Authorized Officer after the sale. The lease issued as a result of this offering will provide for payment of an annual rental of \$3.00 per acre, or fraction thereof, and of a royalty payment to the United States of 12.5 percent of the value of coal produced by strip or auger mining methods and 8 percent of the value of the coal produced by underground mining methods. The value of the coal will be determined in accordance with 30 CFR 206.250.

Bidding instructions for the tract offered and the terms and conditions of the proposed coal lease are available from the BLM Wyoming State Office at the addresses above. Case file documents, WYW151134, are available for inspection at the BLM Wyoming

State Office.

Dated: June 16, 2004.

Alan Rabinoff,

Deputy State Director, Minerals and Lands. [FR Doc. 04-21403 Filed 9-23-04; 8:45 am] BILLING CODE 4310-22-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

IID-087-5420-PN-D031, D032; GPO-04-0005; IDI-34724, IDI 34725]

Disclaimers of Interest in Lands, Idaho

AGENCY: Bureau of Land Management. Interior.

ACTION: Notice.

SUMMARY: Two applications have been filed by Ann Nilsson for recordable disclaimers of interest in certain lands by the United States.

DATES: Comments or protests to this action should be received by December 23, 2004.

ADDRESSES: Comments or protests must be filed with: State Director (ID933), Bureau of Land Management, 1387 S. Vinnell Way, Boise, ID 83709.

FOR FURTHER INFORMATION CONTACT: Cathie Foster, BLM, Idaho State Office, 1387 S. Vinnell Way, Boise, Idaho 83709, (208) 373-3863 or Ron Grant, BLM, Cottonwood Field Office, House 1, Butte Drive Route 3, Box 181,

Cottonwood, Idaho 83522, (208) 962-3680.

SUPPLEMENTARY INFORMATION: Pursuant to Section 315 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1745), Ann Nilsson has filed two applications requesting the United States issue recordable disclaimers of interest.

One disclaimer of interest has been requested by Ann Nilsson for the following described property, to wit:

The 50.6 acres fronting government lot 8 in section 6 shown on a Record of Survey in T. 34 N., R. 5 W., sections 5, 6, and 8, Boise Meridian, Idaho, executed by Terry Golding, PLS 7379, plat signed August 29, 2003 and on file in the BLM, Idaho State Office in case file IDI 34724.

Another disclaimer of interest has been requested by Ann Nilsson for the following described property:

The 88.6 acres fronting government lots 4, 5, 6, and 7, in section 6 shown on a Record of Survey in T. 34 N., R. 5 W., sections 5, 6, and 8, Boise Meridian, Idaho, executed by Terry Golding, PLS 7379, plat signed August 29, 2003, and on file in the BLM, Idaho State Office in case file IDI 34725.

Ann Nilsson has filed two applications for Recordable Disclaimers of Interest to lands fronting her property along the Snake River approximately four miles southerly of Lewiston, Idaho. Because of property descriptions differences uncovered during probate, Terry Golding, Idaho PLS 7379, was retained by Ms. Nilsson and others to conduct a private survey of conditions in this township. Mr. Golding followed the record of the 1870 original GLO survey by John B. David since the patents for the lands fronting the possible omitted lands were based on that survey. Based on the applications and Record of Survey by Terry Golding, plat signed August 29, 2003 and on file in the BLM, Idaho State Office in case file IDI 34724 and case file IDI 24725, the original 1871 survey by John B. David erroneously reported the location of the line of ordinary high water for the Snake River. We consider this erroneous

location to be nonsubstantial and thus eligible for a disclaimer of interest according to the case law elements required for omitted lands. Therefore, the applications by Ann Nilsson for disclaimers from the United States will be approved if no valid objection is received. This action will clear a cloud on the title of the applicant's land.

Comments, including names and

street addresses of respondents will be available for public review at the Idaho State Office, Bureau of Land Management, 1387 S. Vinnell Way, Boise, Idaho during regular business hours 9 a.m. to 4 p.m. Monday through Friday, except holidays. Individual respondents may request confidentiality. If you wish to withhold your name or address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your comments. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses and from individuals identifying themselves as representatives or officials of organizations or businesses will be made available for public inspection in their entirety.

Dated: July 23, 2004.

Jimmie Buxton,

Branch Chief, Lands and Minerals, Resource Services Division.

[FR Doc. 04-21461 Filed 9-23-04; 8:45 am] BILLING CODE 4310-GG-P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Environmental Documents Prepared for Proposed Oil and Gas Operations on the Gulf of Mexico Outer Continental Shelf (OCS)

AGENCY: Minerals Management Service, Interior.

ACTION: Notice of the availability of environmental document; prepared for OCS Mineral Proposals on the Gulf of Mexico OCS.

SUMMARY: Minerals Management Service (MMS), in accordance with Federal Regulations that implement the National Environmental Policy Act (NEPA), announces the availability of NEPA-related Site-Specific Environmental Assessments (SEA) and Findings of No Significant Impact (FONSI), prepared by MMS for the following oil and gas activities proposed on the Gulf of Mexico OCS.

FOR FURTHER INFORMATION CONTACT:

Public Information Unit, Information Services Section at the number below. Minerals Management Service, Gulf of Mexico OCS Region, Attention: Public Information Office (MS 5034), 1201 Elmwood Park Boulevard, Room 114, New Orleans, Louisiana 70123–2394, or by calling 1–800–200–GULF.

SUPPLEMENTARY INFORMATION: MMS prepares SEAs and FONSIs for proposals that relate to exploration for and the development/production of oil and gas resources on the Gulf of Mexico OCS. These SEAs examine the potential environmental effects of activities described in the proposals and present MMS conclusions regarding the significance of those effects. Environmental Assessments are used as a basis for determining whether or not approval of the proposals constitutes major Federal actions that significantly affect the quality of the human environment in the sense of NEPA section 102(2)(C). A FONSI is prepared in those instances where MMS finds that approval will not result in significant effects on the quality of the human environment. The FONSI briefly presents the basis for that finding and includes a summary or copy of the SEA.

This notice constitutes the public notice of availability of environmental documents required under the NEPA Regulations.

This listing includes all proposals for which the Gulf of Mexico OCS Region prepared a FONSI in the period subsequent to publication of the preceding notice.

Activity/operator	Location	Date
Western Geco, Geological & Geophysical Exploration Plan for Chevron Texaco SEA L04-08.	Located in the central Gulf of Mexico east of Galveston, Texas.	01-Apr-04.
Texaco Energy Technology, Inc., Geological & Geophysical Exploration Plan SEA L04–09.	Located in the western Gulf of Mexico east of Galveston, Texas.	07-Apr-04.
Helis Oil & Gas Company, LLC, Structure Removal SEA ES/ SR 04-051.	South Timbalier, Block 211, Lease OCS-G 16435, located 42 miles from the nearest Louisiana shoreline.	13-Apr-04.
Petrobras America, Inc., Initial Exploration Plan SEA N-8009 & N-8011.	Lloyd Ridge, Blocks 45, 46 & 48, Leases OCS–G 23453, OCS–G 23454 & OCS–G 23456, located 105 miles from the nearest Louisiana shoreline, 162 miles from the nearest Mississippi shoreline, 163 miles from the nearest Alabama shoreline, and 159 miles from the nearest Florida shoreline.	15-Apr-04.

Activity/operator	Location	Date
Callon Petroleum Operating Company, Structure Removal SEA ES/SR 04-044.	East Cameron (South Addition), Block 275, Lease OCS-G 17871, located 81 miles from the nearest Louisiana shore-line.	20Apr04.
Shell Offshore, Inc., Structure Removal SEA ES/SR 04-059	Brazos, Block A 24, Lease OCS-G 21315, located 37 miles	22-Apr-04.
Anadarko Exploration & Production Company, LP, Structure	from the nearest Texas shoreline. High Island, Block 129, Lease OCS-G 01848, located 26	26-Apr-04.
Removal SEA ES/SR 04–040. Chevron Texaco Energy Technology Co., Geological & Geophysical Exploration Plan for Fugro McClelland-Manne Geosciences, Inc. SEA L04–11.	miles from the nearest Texas shoreline. Located in the central Gulf of Mexico east of Galveston, Texas.	26-Apr-04.
Naval Research Lab, Geological & Geophysical Exploration Plan SEA L04-12.	Located in the central Gulf of Mexico south of Gulfport, Mississippi.	26-Apr-04.
Apache Corporation, Structure Removal SEA ES/SR 04-058	North Padre Island (East), Block A 12, Lease OCS—G 22159, located 40 miles from the nearest Texas shoreline.	26-Apr-04.
Pogo Producing Company, Structure Removal SEA ES/SR 04–045, 04–046, 04–047.	Ship Shoal (South Addition), Block 240, Lease OCS-G 10779, located 42 miles from the nearest Louisiana shoreline.	26-Apr-04.
Cairn Energy USA, Inc., Structure Removal SEA ES/SR 04-052.	Ship Shoal (South Addition), Block 261, Lease OCS-G 14506, located 46 miles from the nearest Louisiana shoreline.	26-Apr-04.
Anadarko Exploration & Production Company, LP, Structure Removal SEA ES/SR 04-039.	South Marsh Island, Block 280, Lease OCS—G 14456, located 22 miles from the nearest Louisiana shoreline.	26-Apr-04.
El Paso Production Oil & Gas Company, Structure Removal SEA ES/SR 04-050.	High Island (South Addition), Block A 519, Lease OCS-G 08184, located 91 miles from the nearest Texas shoreline.	27-Apr-04.
Maritech Resources, Inc., Structure Removal SEA ES/SR 04-008.	South Pass (South), Block 78, Lease OCS-G 02185, located 6 miles from the nearest Louisiana shoreline.	29-Apr-04.
Chevron USA, Inc., Structure Removal SEA ES/SR 04-055	Bay Marchand, Block 2, Lease OCS-G 00369, located 5 miles from the nearest Louisiana shoreline.	05-May-04.
Chevron USA, Inc., Structure Removal SEA ES/SR 04–053, 04–054, 04–056, 04–057.	Grand Isle, Block 26, Lease OCS-G 00390, located 5 miles from the nearest Louisiana shoreline.	05-May-04.
Apache Corporation, Structure Removal SEA ES/SR 04-065	High Island, Block 117, Lease OCS-G 17147, located 25 miles from the nearest Louisiana shoreline.	05-May-04.
Fugro GeoServices, Inc., Geological & Geophysical Exploration Plan SEA L04–22.	Located in the central Gulf of Mexico south of Patterson, Lou- isiana.	05-May-04.
Western Geco, Geological & Geophysical Exploration Plan SEA L04–28.	Located in the western Gulf of Mexico east of Galveston, Texas.	05-May-04.
Hunt Oil Company, Structure Removal SEA ES/SR 04–060, 04–061, 04–062.	Eugene Island, Block 63, Lease OCS—G 00425, located 15 to 16 miles from the nearest Louisiana shoreline.	07-May-04.
Hunt Oil Company, Structure Removal SEA ES/SR 04–063, 04–064.	Eugene Island, Block 76, Lease OCS–G 04823, located 15 to 16 miles from the nearest Louisiana shoreline.	07-May-04
Texas A&M University, Geological & Geophysical Exploration Plan SEA L04–20.	Located in the central and western Gulf of Mexico east of Galveston, Texas.	10May04
Sonsub, Inc., Geological & Geophysical Exploration Plan for BP Exploration & Production, Inc. SEA L04–21.	Located in the central Gulf of Mexico south of Fourchon, Lou- isiana.	10-May-04
El Paso Production Oil & Gas Company, Structure Removal SEA ES/SR 04–050A. CGG Americas, Inc., Geological & Geophysical Exploration	High Island (South Addition), Block A 519 Lease OCS–G 08184 located 91 miles from the nearest Texas shoreline. Located in the central Gulf of Mexico south of Fourchon, Lou-	11-May-04.
Plan SEA L04–30. Apache Corporation, Structure Removal SEA ES/SR 04–066	isiana. High Island, Block 87, Lease OCS-G 15772, located 21 miles	13-May-04
C & C Technologies, Inc., Geological & Geophysical Explo-	from the nearest Louisiana shoreline. Located in the central Gulf of Mexico south of Fourchon, Lou-	13-May-04
ration Plan for BP America, Inc. SEA L04–29. Newfield Exploration Company, Structure Removal SEA ES/	isiana. South Timbalier, Block 111, Lease OCS-G 05602, located 30	13May04
SR 04-067. Chevron USA, Inc., Structure Removal SEA ES/SR 04-001	miles from the nearest Louisiana shoreline. Mississippi Canyon, Block 63, Lease OCS—G 03206, located	18-May-04
Fugro GeoServices, Inc., Geological & Geophysical Explo-	8 miles from the nearest Louisiana shoreline. Located in the central Gulf of Mexico south of Patterson, Louisiana.	25-May-04
ration Plan SEA L04–36. UNOCAL, Structure Removal SEA ES/SR 04–068	Eugene Island, Block 24, Lease OCS-G 02893, located 6 miles from the nearest Louisiana shoreline.	26-May-04
SPN Resources, LLC, Structure Removal SEA ES/SR 04-069	Brazos, Block 475, Lease OCS—G 09021, located 14 miles from the nearest Texas shoreline.	27-May-04
Shell Offshore, Inc., Initial Exploration Plan SEA N-8052	DeSoto Canyon, Blocks 485 and 529, Leases OCS—G 23512 & OCS—G 23517, located 82 miles from the nearest Louisiana shoreline and 128 miles from the nearest Florida shoreline.	
Murphy Exploration & Production Company, Structure Removal SEA ES/SR 04-070.	Matagorda Island, Block 589, Lease OCS–G 10196, located 17 miles from the nearest Texas shoreline.	27-May-04
Murphy Exploration & Production Company, Structure Removal SEA ES/SR 04–071, 04–072, 04–073.	Matagorda Island, Block 604, Lease OCS-G 06037, located 17 miles from the nearest Texas shoreline.	27-May-04
Chevron USA, Inc., Structure Removal SEA ES/SR 04–074	South Timbalier, Block 36, Lease OCS-G 02624, located 7 miles from the nearest Louisiana shoreline.	27-May-04
Newfield Exploration Company, Structure Removal SEA ES/ SR 04-020.	South Marsh Island (South Addition), Block 116, Lease OCS- G 02095, located 81 miles from the nearest Louisiana	

Activity/operator	Location	Date
dunt Petroleum (AEC), Inc., Structure Removal SEA ES/SR 97-111A.	Vermilion, Block 249, Lease OCS-G 06678, located 62 miles from the nearest Louisiana shoreline.	03–Jun–04.
Union Oil Company of California, Structure Removal SEA ES/ SR 03–194A, 03–195A.	Vermilion, Block 262, Lease OCS-G 02081, located 85 miles from the nearest Louisiana shoreline.	03-Jun-04.
& C Technologies, Inc., Geological & Geophysical Exploration Plan SEA L04-40.	Located in the central Gulf of Mexico south of Fourchon, Lou- isiana.	07–Jun–04.
Aurphy Exploration & Production Company, Structure Removal SEA ES/SR 04–076, 04–077, 04–078, 04–079.	Ship Shoal, Block 167, Lease OCS-G 00818, located 27 miles from the nearest Louisiana shoreline.	10-Jun-04.
thevron USA, Inc. Structure Removal SEA ES/SR 04-048, 04-049.	West Cameron, Block 564, Lease OCS-G 02014, located 102 miles from the nearest Louisiana shoreline.	10-Jun-04.
fugro GeoServices, Inc., Geological and Geophysical Exploration Plan SEA L04-42.	Located in the central Gulf of Mexico south of Patterson, Lou- isiana.	14-Jun-04.
furphy Exploration & Production Company, Structure Removal SEA ES/SR 04-075.	Ship Shoal, Block 166, Lease OCS-G 05549, located 25 miles from the nearest Louisiana shoreline.	18-Jun-04.
energy Resource Technology, Inc., Structure Removal SEA ES/SR 04-080.	Brazos, Block 437, Lease OCS-G 04140, located 11 miles from the nearest Texas shoreline.	21-Jun-04.
V & T Offshore, Inc., Structure Removal SEA ES/SR 04-084	South Marsh Island (South), Block 117, Lease OCS–G 05465, located 75 miles from the nearest Louisiana shoreline.	24-Jun-04.
Maritech Resources, Inc., Structure Removal SEA ES/SR 04-085.	Eugene Island, Block 214, OCS-G 17986, located 40 miles from the nearest Louisiana shoreline.	30-Jun-04.
SPN Resources, LLC, Structure Removal SEA ES/SR 04-081	Mobile, Block 820, Lease OCS–G 10921, located 5 miles from the nearest Alabama shoreline.	30-Jun-04.
PN Resources, LLC, Structure Removal SEA ES/SR 04–082	Mobile, Block 864, Lease OCS–G 05064, located 5 miles from the nearest Alabama shoreline.	30-Jun-04.
Maritech Resources, Inc., Structure Removal SEA ES/SR 04-086.	West Delta, Block 32, Lease OCS-G 00367, located 9 miles from the nearest Louisiana shoreline.	30-Jun-04.
Mantech Resources, Inc., Structure Removal SEA ES/SR 04-087.	West Delta, Block 32, Lease OCS-G 01332, located 9 miles from the nearest Louisiana shoreline.	30-Jun-04.
TDC Energy, LLC, Structure Removal SEA ES/SR 04-083	West Delta, Block 48, Lease OCS-G 10876, located 8 miles from the nearest Louisiana shoreline.	30-Jun-04.

Persons interested in reviewing environmental documents for the proposals listed above or obtaining information about SEAs and FONSIs prepared for activities on the Gulf of Mexico OCS are encouraged to contact MMS at the address or telephone listed in the FOR FURTHER INFORMATION section.

Dated: July 29, 2004.

Chris C. Oynes,

Regional Director, Gulf of Mexico OCS Region. [FR Doc. 04–21465 Filed 9–23–04; 8:45 am] BILLING CODE 4310–MR-P

DEPARTMENT OF THE INTERIOR

National Park Service

General Management Plan, John Day Fossil Beds National Monument, Grant and Wheeler Counties, OR; Notice of Intent To Prepare an Environmental Impact Statement

SUMMARY: Pursuant to the National Environmental Policy Act of 1969, 42 U.S.C. 4332(C), the National Park Service is initiating the conservation planning and environmental impact analysis process necessary to prepare a General Management Plan (GMP) for John Day Fossil Beds National Monument, Oregon. The new GMP will establish the overall direction for the monument, setting broad management goals for managing the area over the

next 15 to 20 years. The GMP will prescribe desired resource conditions and visitor experiences that are to be achieved and maintained throughout the monument based on such factors as the monument's purpose and significance, special mandates, the body of laws and policies directing park management, resource analysis, and the range of public expectations and concerns. The GMP also will outline the kinds of resource management activities, visitor activities, and developments that would be appropriate in the monument in the future.

A range of reasonable alternatives for managing John Day Fossil Beds will be developed through this planning process and will include, at a minimum, a no-action and a preferred alternative (from among the alternatives to be analyzed in full, an "environmentally preferred" alternative will also be identified). At this point in time, major issues which are anticipated to be addressed in preparing the environmental impact statement (EIS) and GMP will include protection of resources; changes in visitor use patterns; adequacy and sustainability of existing visitor facilities; appropriate use of monument lands and ease and type of access; adequacy of the monument boundaries for protecting paleontological resources, and appropriate uses and development in the Cant Ranch National Historic

District. The EIS will also evaluate the potential environmental consequences of the alternative management approaches, as well as identify suitable mitigation strategies to avoid or minimize potential impacts. As the first phase of the planning process, the National Park Service is beginning to scope the issues to be addressed in the Draft EIS\GMP. All interested persons, organizations, and agencies are encouraged to submit comments and suggestions on issues and concerns that should be addressed, and the range of appropriate alternatives that should be examined.

DATES: The National Park Service is now initiating public scoping. This fall a scoping newsletter will be distributed to state and federal agencies; associated American Indian tribes; neighboring communities; county commissioners; local organizations, researchers and institutions; the congressional delegation; and other interested members of the public. In addition, the National Park Service will hold public scoping meetings regarding the general management plan in the fall or early winter. At this time, two public open houses are expected to be hosted in early December 2004, in John Day and Fossil, Oregon. Specific dates, times, and locations will be announced in the local media, on the Internet at http:// www.nps.gov/joda, and will also be

available by contacting the Superintendent. In addition to attending the scoping meetings, people wishing to provide information to be considered in developing the Draft EIS\GMP may mail or e-mail comments to the monument's Superintendent at the address below.

FOR FURTHER INFORMATION CONTACT:
James Hammett, Superintendent, at the address noted, or via telephone at (514) 987–2333. General park information requests, or requests to be added to the project mailing list, should be directed to: Superintendent, John Day Fossil Beds National Monument, 32651 Highway 19, Kimberly, OR 97848 (or via E-mail: JODA_Superintendent@nps.gov). General information about John Day Fossil Beds National Monument is also available on the Internet at http:///

www.nps.gov/joda>.

SUPPLEMENTARY INFORMATION: Interested individuals and organizations are encouraged to provide relevant information or comments on any issues or concerns which should be addressed in the new GMP. Respondents may submit comments by any one of several methods: (1) Mail written comments to Superintendent, John Day Fossil Beds National Monument, 32651 Highway 19, Kimberly, OR 97848; (2) respond via the Internet to

JODA_Superintendent@nps.gov (please submit Internet comments as a text file avoiding the use of special characters and any form of encryption. Be sure to include name and return street address in all Internet messages. If confirmation of receipt of electronic comments is not received for some reason, respondents may contact the planning staff directly at John Day Fossil Beds National Monument); and (3) written comments may be hand-delivered to monument headquarters at 32651 Highway 19, Kimberly, OR 97848.

All written comments must be postmarked, transmitted, or delivered not later than January 15, 2005. Please note that names and addresses of respondents providing comments become part of the public record. If individuals commenting request that their name or\and address be withheld from public disclosure, it will be honored to the extent allowable by law. Such requests must be stated prominently in the beginning of the comments. There also may be circumstances wherein the NPS will withhold from the record a respondent's identity, as allowable by law. As always: the NPS will make available to public inspection all submissions from organizations or businesses and from persons identifying themselves as representatives or officials of

organizations and businesses; and, anonymous comments may not be considered.

Decision Process: It is currently anticipated that following careful consideration of comments received in regards to the Draft EIS\GMP, that the Final EIS\GMP would be released in fall-winter 2007. As delegated EIS, the final plan and record of decision is to be approved by the Director, Pacific West Region (anticipated to occur in summer 2008). Subsequently the official responsible for implementing the selected plan will be the Superintendent, John Day Fossil Beds National Monument.

Dated: August 11, 2004.

George J. Turnbull,

Acting Regional Director, Pacific West Region. [FR Doc. 04–21471 Filed 9–23–04; 8:45 am] BILLING CODE 4312–52–P

DEPARTMENT OF JUSTICE

Office of Justice Programs

Agency Information Collection Activities: Proposed Collection; Comments Requested

ACTION: 60-Day Notice of Information Collection Under Review: Bureau of Justice Assistance Application Form: State Criminal Alien Assistance Program.

The Department of Justice (DOJ), Office of Justice Programs (OJP), has submitted the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for "sixty days" until November 23, 2004. This process is conducted in accordance with 5 CFR 1320.10.

If you have comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Maria A. Pressley at (202) 353–8643, Bureau of Justice Assistance, Office of Justice Programs, Ü. S. Department of Justice, 810 Seventh Street, NW., Washington, DC, 20531.

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

• Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

 Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

• Enhance the quality, utility, and clarity of the information to be collected: and

• Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of this information collection:

(1) Type of Information Collection: Reinstatement, with change, of a previously approved collection for which approval has expired.

(2) Title of the Form/Collection: Bureau of Justice Assistance Application Form: State Criminal Alien Assistance Program (SCAAP).

(3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Form Number: None. Office of Justice Programs.

(4) Affected public who will be asked or required to respond, as well as a brief Abstract: Primary: State, local and tribal government agencies within the United States and its territories. BJA administers the State Criminal Alien Assistance Program (SCAAP) with the Bureau of Immigration and Customs Enforcement (ICE), and the Department of Homeland Security (DHS). SCAAP provides federal payments to States and localities that incurred correctional officer salary costs for incarcerating undocumented criminal aliens with at least one felony or two misdemeanor convictions for violations of state or local law, and who are incarcerated for at least 4 consecutive days during the designated reporting period.

SCAAP is governed by Section 242 of the Immigration and Nationality Act, 8 U.S.C. 123 1(i), as amended, and Title II, Subtitle C, Section 20301, Violent Crime Control and Law Enforcement Act of 1994, Public Law 103–322.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond/reply: It is estimated that it will take the 748 applicants under SCAAP

approximately 90 minutes to complete the application form.

(6) An estimate of the total public burden (in hours) associated with the collection: The total estimated annual hour burden to complete the certification form is 1,122 hours.

FOR FURTHER INFORMATION CONTACT: If additional information is required contact: Brenda E. Dyer, Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Patrick Henry Building, Suite 1600, 601 D Street NW., Washington, DC, 20530.

Dated: September 20, 2004.

Brenda E. Dver.

Department Clearance Officer, Department of Justice.

[FR Doc. 04-21420 Filed 9-23-04; 8:45 am] BILLING CODE 4410-18-P

DEPARTMENT OF JUSTICE

Bureau of Prisons

Annual Determination of Average Cost of Incarceration

AGENCY: Bureau of Prisons, Justice.

ACTION: Notice.

SUMMARY: The fee to cover the average cost of incarceration for Federal inmates in 2003 was \$23,181.

DATES: Effective September 24, 2004.

ADDRESSES: Office of General Counsel, Federal Bureau of Prisons, 320 First St., NW., Washington, DC 20534.

FOR FURTHER INFORMATION CONTACT: Sarah Qureshi, (202) 307-2105.

SUPPLEMENTARY INFORMATION: 28 CFR part 505 allows for assessment and collection of a fee to cover the average cost of incarceration for Federal inmates. We calculate this fee by dividing the number representing Bureau facilities' monetary obligation (excluding activation costs) by the number of inmate-days incurred for the preceding fiscal year, and then by multiplying the quotient by 365.

Under § 505.2, the Director of the Bureau of Prisons determined that, based upon fiscal year 2003 data, the fee to cover the average cost of incarceration for Federal inmates in 2003 was \$23,181.

Harley G. Lappin,

Director, Bureau of Prisons. [FR Doc. 04-21423 Filed 9-23-04; 8:45 am] BILLING CODE 4410-05-P

DEPARTMENT OF LABOR

Employment Standards Administration

Wage and Hour Division; Minimum Wages for Federal and Federally **Assisted Construction: General Wage Determination Decisions**

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are, based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR Part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for the delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public

General wage determination decisions, and modifications and supersedes decisions thereto, contain no expiration dates and are effective from their date of notice in the Federal Register, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29

CFR parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon and Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department.

Further information and selfexplanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue, NW., Room S-3014, Washington, DC 20210.

Modification to General Wage Determination Decisions

The number of the decisions listed to the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts" being modified are listed by Volume and State. Dates of publication in the Federal Register are in parentheses following the decisions being modified.

Volume I

New York NY030002 (Jun. 13, 2003) NY030003 (Jun. 13, 2003) NY030004 (Jun. 13, 2003) NY030005 (Jun. 13, 2003) NY030006 (Jun. 13, 2003) NY030007 (Jun. 13, 2003) NY030008 (Jun. 13, 2003) NY030010 (Jun. 13, 2003) NY030011 (Jun. 13, 2003) NY030012 (Jun. 13, 2003) NY030013 (Jun. 13, 2003) NY030014 (Jun. 13, 2003) NY030015 (Jun. 13, 2003) NY030016 (Jun. 13, 2003) NY030017 (Jun. 13, 2003) NY030018 (Jun. 13, 2003) NY030019 (Jun. 13, 2003) NY030020 (Jun. 13, 2003) NY030021 (Jun. 13, 2003) NY030022 (Jun. 13, 2003) NY030023 (Jun. 13, 2003) NY030025 (Jun. 13, 2003) NY030026 (Jun. 13, 2003) NY030029 (Jun. 13, 2003)

NY030031 (Jun. 13, 2003)

NY030032 (Jun. 13, 2003)	PA030061 (Jun. 13, 2003)
NY030033 (Jun. 13, 2003)	PA030065 (Jun. 13, 2003)
NY030034 (Jun. 13, 2003)	Virginia
NY030036 (Jun. 13, 2003)	VA030025 (Jun. 13, 2003)
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NY030038 (Jun. 13, 2003)	VA030052 (Jun. 13, 2003)
NY030039 (Jun. 13, 2003)	VA030058 (Jun. 13, 2003)
NY030040 (Jun. 13, 2003)	VA030078 (Jun. 13, 2003)
NY030041 (Jun. 13, 2003) NY030042 (Jun. 13, 2003)	VA030079 (Jun. 13, 2003) VA030092 (Jun. 13, 2003)
NY030043 (Jun. 13, 2003)	VA030099 (Jun. 13, 2003)
NY030044 (Jun. 13, 2003)	West Virginia
NY030045 (Jun. 13, 2003)	WV030002 (Jun. 13, 2003)
NY030046 (Jun. 13, 2003)	WV030003 (Jun. 13, 2003)
NY030047 (Jun. 13, 2003)	Valores III
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NY030058 (Jun. 13, 2003)	MN030001 (Jun. 13, 2003)
NY030060 (Jun. 13, 2003)	MN030002 (Jun. 13, 2003)
NY030066 (Jun. 13, 2003)	MN030005 (Jun. 13, 2003)
NY030067 (Jun. 13, 2003)	MN030007 (Jun. 13, 2003)
NY030069 (Jun. 13, 2003)	MN030008 (Jun. 13, 2003)
NY030071 (Jun. 13, 2003)	MN030010 (Jun. 13, 2003)
NY030072 (Jun. 13, 2003) NY030073 (Jun. 13, 2003)	MN030012 (Jun. 13, 2003)
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NY030076 (Jun. 13, 2003)	MN030017 (Jun. 13, 2003)
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Volume II	MN030031 (Jun. 13, 2003)
District of Columbia	MN030035 (Jun. 13, 2003) MN030039 (Jun. 13, 2003)
DC030001 (Jun. 13, 2003)	MN030043 (Jun. 13, 2003)
DC030003 (Jun. 13, 2003)	MN030045 (Jun. 13, 2003)
Maryland	MN030047 (Jun. 13, 2003)
MD030034 (Jun. 13, 2003)	MN030049 (Jun. 13, 2003)
MD030036 (Jun. 13, 2003) MD030046 (Jun. 13, 2003)	MN030051 (Jun. 13, 2003)
MD030048 (Jun. 13, 2003)	MN030056 (Jun. 13, 2003)
MD030056 (Jun. 13, 2003)	MN030057 (Jun. 13, 2003)
MD030057 (Jun. 13, 2003)	MN030058 (Jun. 13, 2003)
Pennsylvania	MN030059 (Jun. 13, 2003)
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PA030005 (Jun. 13, 2003)	AR030003 (Jun. 13, 2003)
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PA030008 (Jun. 13, 2003)	Missouri
PA030009 (Jun. 13, 2003)	MO030001 (Jun. 13, 2003)
PA030010 (Jun. 13, 2003)	MO030002 (Jun. 13, 2003)
PA030012 (Jun. 13, 2003)	MO030006 (Jun. 13, 2003)
PA030013 (Jun. 13, 2003)	MO030011 (Jun. 13, 2003)
PA030014 (Jun. 13, 2003) PA030016 (Jun. 13, 2003)	MO030049 (Jun. 13, 2003)
PA030018 (Jun. 13, 2003)	Volume VI
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PA030020 (Jun. 13, 2003)	None
PA030021 (Jun. 13, 2003)	Volume VII
PA030023 (Jun. 13, 2003)	Arizona
PA030024 (Jun. 13, 2003)	AZ030016 (Jun. 13, 2003)
PA030026 (Jun. 13, 2003)	AZ030017 (Jun. 13, 2003)
PA030027 (Jun. 13, 2003)	Nevada
PA030029 (Jun. 13, 2003)	NV030001 (Jun. 13, 2003)
PA030032 (Jun. 13, 2003)	NV030003 (Jun. 13, 2003)
PA030033 (Jun. 13, 2003)	NV030005 (Jun. 13, 2003)
PA030038 (Jun. 13, 2003)	NV030007 (Jun. 13, 2003)
PA030040 (Jun. 13, 2003)	

PA030042 (Jun. 13, 2003)

PA030051 (Jun. 13, 2003)

PA030053 (Jun. 13, 2003)

PA030055 (Jun. 13, 2003)

PA030060 (Jun. 13, 2003)

General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related Acts,

including those noted above, may be found in the Government Printing Office (GPO) document entitled "General Wage determinations Issued Under the Davis-Bacon And Related Acts". This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the country.

General wage determinations issued under the Davis-Bacon and related Acts are available electronically at no cost on the Government Printing Office site at http://www.access.gpo.gov/davisbacon. They are also available electronically by subscription to the Davis-Bacon Online Service (http://

davisbacon.fedworld.gov) of the National Technical Information Service (NTIS) of the U.S. Department of Commerce at 1-800-363-2068. This subscription offers value-added features such as electronic delivery of modified wage decisions directly to the user's desktop, the ability to access prior wage decisions issued during the year, extensive Help desk Support, etc.

Hard-copy subscriptions may be purchased from: Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402, (202) 512-1800.

When ordering hard-copy subscription(s), be sure to specify the State(s) of interest, since subscriptions may be ordered for any or all of the six separate Volumes, arranged by State. Subscriptions include an annual edition (issued in January or February) which includes all current general wage determinations for the States covered by each volume. Throughout the remainder of the year, regular weekly updates will be distributed to subscribers.

Signed at Washington, DC this 16th day of September 2004.

Terry Sullivan,

Acting Chief, Branch of Construction Wage Determinations.

[FR Doc. 04-21233 Filed 9-23-04; 8:45 am] BILLING CODE 4510-27-M

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

Advisory Committee on Construction Safety and Health; Notice of Meeting

AGENCY: Occupational Safety and Health Administration (OSHA).

ACTION: Notice of a meeting of the Advisory Committee on Construction Safety and Health (ACCSH).

SUMMARY: ACCSH will meet October 19—20, 2004, in Washington, DC. This meeting is open to the public.

TIME AND DATE: ACCSH will meet from 8:30 a.m. to 4:30 p.m., Tuesday, October 19, 2004, and 8:30 a.m. to noon, Wednesday, October 20, 2004.

PLACE: ACCSH will meet at the U.S. Department of Labor, Frances Perkins Building, Room N3437A/B/C, 200 Constitution Avenue, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: For general information about ACCSH and ACCSH meetings: Michael Buchet, OSHA, Directorate of Construction, Room N-3468, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210; telephone 202-693-2020. For information about submission of comments, requests to speak, and the need for special accommodations for the meeting: Veneta Chatmon, OSHA, Office of Public Affairs, Room N-3647, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210; telephone 292-693-1999. Individuals needing special accommodations should contact Ms. Chatmon no later than October 4, 2004, Electronic copies of this Federal Register notice, as well as information about ACCSH workgroups and other relevant documents, are available at OSHA's Webpage on the Internet at http://www.osha.gov.

SUPPLEMENTARY INFORMATION: ACCSH will meet October 19–20, 2004, in Washington, DC. The agenda for this meeting includes:

 Remarks—Office of the Assistant Secretary—OSHA.

Welcome to new members.

Hispanic Summit Report.Standards Update.

Work Group Assignments/Reports.

Partnership and Alliance Update.

 Public Comment (During this period, any member of the public is welcome to address ACCSH about construction-related safety and health issues. See information below to request time to speak at the meeting.)

All ACCSH meetings are open to the public. An official record of the meeting will be available for public inspection at the OSHA Docket Office, Room N–2625, at the address above, telephone (202) 693–2350. Electronic copies of this Federal Register notice, as well as information about ACCSH workgroups and other relevant documents, are available at OSHA's Web page on the Internet at http://www.osha.gov.

Interested parties may submit written data, views or comments, preferably with 20 copies, to Ms. Chatmon, at the address above. OSHA will provide submissions received prior to the meeting to ACCSH members and will include each submission in the record of the meeting. Attendees may also request to make an oral presentation by notifying Veneta Chatmon before the meeting at the address above. The request must state the amount of time desired, the interest represented by the presenter (e.g., the name of the business or organization), if any, and a brief outline of the presentation. The Chair of ACCSH may grant the request at his discretion and as time permits.

ACCSH Work Groups

The ACCSH Excavation work group will meet from 8:30 a.m.—4:30 p.m.
Tuesday, September 28, 2004 in Room N3437A/B/C of the Frances Perkins Building at the address above.

The ACCSH Tower Erection work group will meet from 1 p.m.—4:30 p.m., Monday, October 18, 2004, in Room N3437A/B of the Frances Perkins Building at the address above. Work group meetings are open to the public. For further information on ACCSH work group meetings or on participating on ACCSH work groups, please contact Michael Buchet at the address above or look on the ACCSH page on OSHA's Web page at http://www.osha.gov.

Authority: John L. Henshaw, Assistant Secretary of Labor for Occupational Safety and Health, directed the preparation of this notice under the authority granted by section 7 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 656), section 107 of the Contract Work Hours and Safety Standards Act (Construction Safety Act) (40 U.S.C. 333), and Secretary of Labor's Order No. 5–2002 (67 FR 65008).

Signed at Washington, DC this 15th day of September, 2004.

John L. Henshaw.

Assistant Secretary of Labor.

[FR Doc. 04-21449 Filed 9-23-04; 8:45 am]

BILLING CODE 4510-26-P

NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-315 and 50-316]

Indiana Michigan Power Company Donald C. Cook Nuclear Plant; Notice of Availability of the Draft Supplement 20 to the Generic Environmental Impact Statement and Public Meeting for the License Renewal of Donald C. Cook Nuclear Plant, Units 1 and 2

Notice is hereby given that the U.S. Nuclear Regulatory Commission (the Commission) has published a draft plant-specific supplement to the Generic Environmental Impact Statement (GEIS), NUREG—1437,

regarding the renewal of operating licenses DPR-58 and DPR-74 for an additional 20 years of operation at Donald C. Cook Nuclear Plant, Units 1 and 2 (CNP). CNP is located in Berrien County, Michigan, about 55 miles east of Chicago, Illinois. Possible alternatives to the proposed action (license renewal) include no action and reasonable alternative energy sources.

The draft Supplement to the GEIS is available for public inspection in the NRC Public Document Room (PDR) located at One White Flint North, 11555 Rockville Pike (first floor), Rockville, Maryland, 20852 or from the Publicly Available Records (PARS) component of NRC's Agencywide Documents Access and Management System (ADAMS). ADAMS is accessible from the NRC Web site at http://www.nrc.gov/reading-rm/ adams.html (the Public Electronic Reading Room). Persons who do not have access to ADAMS, or who encounter problems in accessing the documents located in ADAMS, should contact the PDR reference staff at 1-800-397-4209, 301-415-4737, or by email to pdr@nrc.gov. In addition, the Bridgman Public Library, 4460 Lake Street, Bridgman, Michigan and the Maud Preston Palenske Memorial Library, 500 Market Street, St. Joseph, Michigan have agreed to make the draft plant-specific supplement to the GEIS available for public inspection.

Any interested party may submit comments on the draft supplement to the GEIS for consideration by the NRC staff. To be certain of consideration, comments on the draft supplement to the GEIS and the proposed action must be received by December 8, 2004. Comments received after the due date will be considered if it is practical to do so, but the NRC staff is able to assure consideration only for comments received on or before this date. Written comments on the draft supplement to the GEIS should be sent to: Chief, Rules and Directives Branch, Division of Administrative Services, Office of Administration, Mailstop T-6D59, U.S. Nuclear Regulatory Commission, Washington, DC, 20555-0001.

Comments may be hand-delivered to the NRC at 11545 Rockville Pike, Room T-6D59, Rockville, Maryland, between 7:45 a.m. and 4:15 p.m. on Federal workdays. Electronic comments may be submitted to the NRC by e-mail at CookEIS@nrc.gov. All comments received by the Commission, including those made by Federal, State, and local agencies, Native American Tribes, or other interested persons, will be made available electronically at the Commission's PDR in Rockville,

Maryland, and from the PARS component of ADAMS.

The NRC staff will hold two public meetings to present an overview of the draft plant-specific supplement to the GEIS and to accept public comments on the document. The public meetings will be held on November 9, 2004, at the Lake Charter Township Hall, 3220 Shawnee Road, Bridgman, Michigan. The first session will convene at 1:30 p.m. and will continue until 4:30 p.m., as necessary. The second session will convene at 7 p.m. with a repeat of the overview portions of the meeting and will continue until 10 p.m., as necessary. Both meetings will be transcribed and will include: (1) A presentation of the contents of the draft plant-specific supplement to the GEIS, and (2) the opportunity for interested government agencies, organizations, and individuals to provide comments on the draft report. Additionally, the NRC staff will host informal discussions one hour before the start of each meeting at the Låke Charter Township Hall. No comments on the draft supplement to the GEIS will be accepted during the informal discussions. To be considered, comments must be provided either at the transcribed public meetings or in writing, as discussed below. Persons may register to attend or present oral comments at the meetings by contacting Mr. Robert Schaaf, by telephone at 1-800-368-5642, extension 1312, or by email at CookEIS@nrc.gov no later than November 3, 2004. Members of the public may also register to speak at the meeting within 15 minutes of the start of each session. Individual oral comments may be limited by the time available, depending on the number of persons who register. Members of the public who have not registered may also have an opportunity to speak, if time permits. If special equipment or accommodations are needed to attend or present information at the public meeting, Mr. Schaaf will need to be contacted no later than November 1, 2004, so that the NRC staff can determine whether the request can be accommodated.

FOR FURTHER INFORMATION, CONTACT: Mr. Robert Schaaf, License Renewal and Environmental Impacts Program, Division of Regulatory Improvement Programs, U.S. Nuclear Regulatory Commission, Washington, DC, 20555–0001. Mr. Schaaf may be contacted at the aforementioned telephone number or e-mail address.

Dated at Rockville, Maryland, this 8th day of September, 2004.

For the Nuclear Regulatory Commission.

Pao-Tsin Kuo,

Program Director, License Renewal and Environmental Impacts Program, Division of Regulatory Improvement Programs, Office of Nuclear Reactor Regulation.

[FR Doc. 04-21342 Filed 9-23-04; 8:45 am]

NUCLEAR REGULATORY COMMISSION

Notice of Clarification to Steam Generator Tube Integrity Event Reporting Guideline in NUREG-1022, "Event Reporting Guidelines 10 CFR 50.72 and 50.73"

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice of clarification in reporting guideline for steam generator tube integrity event.

SUMMARY: The U.S. Nuclear Regulatory Commission has made a clarification in the reporting guideline for serious steam generator tube degradation contained within Revision 2 to NUREG-1022, "Event Reporting Guidelines 10 CFR 50.72 and 50.73." The NRC will issue an errata to NUREG-1022, Revision 2. The purpose of this clarification is to ensure that the NRC receives timely notification of serious steam generator tube degradation.

SUPPLEMENTARY INFORMATION: On February 18, 2004, the NRC staff issued a Federal Register notice (69 FR 7661) that requested comments on the staff's intent to issue errata to Revision 2 of NUREG—1022, "Event Reporting Guidelines 10 CFR 50.72 and 50.73." The errata would indicate that steam generator tube degradation is considered serious if either of the two criteria specified in Section 3.2.4(A)(3) of NUREG—1022, Revision 2, is not satisfied.

Steam generator tube degradation is currently characterized in Section 3.2.4(A)(3) of NUREG-1022 as being seriously degraded if the tubing fails to meet the following two performance criteria:

(A) Steam generator tubing shall retain structural integrity over the full range of normal operating conditions (including startup, operation in the power range, hot standby, and cooldown and all anticipated transients included in the design specification) and design basis accidents. This includes retaining a margin of 3.0 against burst under normal steady state full power operation and a margin of 1.4 against burst under the limiting design

basis accident concurrent with a safe shutdown earthquake.

(B) The primary to secondary accident induced leakage rate for the limiting design basis accident, other than a steam generator tube rupture, shall not exceed the leakage rate assumed in the accident analysis in terms of total leakage rate for all steam generators and leakage rate for an individual steam generator. The licensing basis accident analyses typically assume a 1 gallon per minute primary to secondary leak rate per steam generator, except for specific types of degradation at specific locations where the tubes are confined. as approved by the NRC and enumerated in conjunction with the list of approved repair criteria in the licensee's design basis documents.

The first performance criterion is commonly referred to as the structural integrity performance criterion and the second criterion is commonly referred to as the accident induced leakage performance criterion. As written, NUREG-1022 could be read to indicate that the principal safety barrier (i.e., the steam generator tubes in this case) would only be considered seriously degraded if it had neither structural nor leakage integrity. Accordingly, if the steam generator tubes lacked only one of structural or leakage integrity, they would not be considered seriously degraded. This is contradictory to existing NRC regulations which require, in part, that the reactor coolant pressure boundary (which includes the steam generator tubes) be designed to permit periodic inspection and testing of important areas and features to assess both their structural and leaktight integrity (refer to General Design Criterion 32 of Appendix A to 10 CFR part 50) and be designed and tested so as to have an extremely low probability of abnormal leakage, of rapidly propagating failure, and of gross rupture (refer to General Design Criterion 14 of Appendix A to 10 CFR part 50). The regulations, therefore, indicate that both structural and leakage integrity criteria must be satisfied, and not meeting either one of the two performance criteria should constitute serious degradation of the principal safety barrier.

In response to the Federal Register notice, one public comment was received from Progress Energy (ML040850494). The comment was that the notice did not indicate whether the new criteria would require the reevaluation of the reportability of existing steam generator tube degradation that was previously evaluated based on the criteria that were in effect before issuance of the errata. The commenter also indicated that

retroactive application of the new event reporting criteria to previously evaluated events would add burden to the licensees but would not provide timely notification to the NRC. Based on this comment and the reasons set forth below, the staff recommends that the errata clarify that retroactive notification is necessary only required if either of the criteria were exceeded during the last steam generator tube inspections.

The errata to NUREG—1022 are intended to clarify existing requirements rather than to establish new requirements or criteria; however, the NRC recognizes that the wording in NUREG—1022 may have resulted in confusion regarding whether a report was required, given the condition of the tubes. As a result, the staff assessed the purpose of the report, other steam generator tube inspection reports received, and the potential value of evaluating previous inspection results. These items are discussed further below.

The main purpose of the event report is to notify the staff, in a timely manner, of significant degradation of the steam generator tubes. This report allows the staff to review the corrective actions taken, to assess the generic implications of the findings, and to take any regulatory action that may be appropriated. From a practical perspective, the staff and public are informed of the results of the steam generator tube inspections following each inspection through reports submitted to the NRC in accordance with technical specification reporting requirements. These reports are typically submitted to the NRC within one year of the inspection. As a result, if a licensee were to experience significant degradation of the steam generator tubes, the staff and public would have the opportunity to identify this through the review of these reports. In addition, it is highly likely that if significant degradation was observed, it would have been assessed as part of the reactor oversight process. For this reason, retroactive notification of previous occurrences when either criterion was exceeded is not likely to provide any new information. This logic holds for all previous inspections except for the last steam generator tube inspections since these results may not have been reported and/or the NRC may not have completed its review of these reports. As a result, the staff concludes that the last steam generator tube inspection results should be reviewed and if either criterion was exceeded, this should be reported in accordance with 10 CFR 50.72 and 50.73. Given that the industry's steam generator initiative

(referred to as NEI 97–06) has essentially the same criteria and all pressurized water reactors have committed to follow this initiative, no significant burden should be imposed on any licensee in assessing whether the criteria were exceeded during the last steam generator tube inspection.

ADDRESSES: Submit written comments to the Chief, Rules and Directives Branch, Division of Administrative Services, Office of Administration, U.S. Nuclear Regulatory Commission, Mail Stop T6–D59, Washington, DC 20555–0001, and cite the publication date and page number of this Federal Register notice. Written comments may also be delivered to NRC Headquarters, 11545 Rockville Pike (Room T6–D59), Rockville, Maryland, between 7:30 a.m. and 4:15 p.m. on Federal workdays.

FOR FURTHER INFORMATION, CONTACT: Samuel S. Lee at (301) 415–1061 or by e-mail to ssl@nrc.gov, or Kenneth J. Karwoski at (301) 415–2752 or by e-mail to kik1@nrc.gov.

Dated in Rockville, Maryland, this 27th day of August, 2004.

For the Nuclear Regulatory Commission. Francis M. Costello,

Acting Chief, Reactor Operations Branch, Division of Inspection Program Management, Office of Nuclear Reactor Regulation. [FR Doc. 04–21424 Filed 9–23–04; 8:45 am] BILLING CODE 7590–01–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. IC-26601; 812-13123]

Allianz Dresdner Asset Management of America, L.P., et al.; Notice of Application

September 17, 2004.

AGENCY: Securities and Exchange Commission ("Commission").

ACTION: Temporary order and notice of application for a permanent order under section 9(c) of the Investment Company Act of 1940 (the "1940 Act").

SUMMARY OF APPLICATION: Applicants have received a temporary order exempting them from section 9(a) of the 1940 Act, with respect to a consent order and final judgment entered by the Superior Court of New Jersey, Chancery Division—General Equity of Essex County ("New Jersey Superior Court") on June 1, 2004 (the "New Jersey Order"), until the earlier of September 13, 2006, or the date the Commission takes action on the applicants also have requested a permanent order.

APPLICANTS: Allianz Dresdner Asset Management of America L.P. ("ADAM"); PA Distributors LLC ("PAD"), PEA Capital LLC ("PEA"); PA Fund Management LLC ("PAFM") (collectively, the "Consent Parties"); Allianz Life Insurance Company of North America ("Allianz Life NA"); Allianz Life Insurance Company of New York ("Allianz Life NY"); Cadence Capital Management LLC; Caywood Scholl Capital Management LLC ("Caywood Scholl"); Dresdner Advisors LLC ("Dresdner"); NFJ Investment Group L.P. ("NFJ"); Nicholas-Applegate Capital Management LLC and Nicholas-Applegate Securities LLC (together, "Nicholas-Applegate"); OCC Distributors LLC, OpCap Advisors LLC and Oppenheimer Capital LLC (together, "Oppenheimer"); Pacific Investment Management Company LLC ("PIMCO"); PA Retail Holdings LLC ("PA Retail"); RCM Capital Management LLC ("RCM"); US Allianz Advisers LLC and US Allianz Investor Services LLC (together, "US Allianz") (collectively, the "Separate Parties," and together with the Consent Parties, the "Applicants").1

FILING DATE: The application was filed on September 17, 2004.

Hearing or Notification of Hearing: A permanent order granting the requested relief will be issued unless the Commission orders a hearing. Interested persons may request a hearing by writing to the Commission's Secretary and serving applicants with a copy of the request, personally or by mail. Hearing requests should be received by the Commission by 5:30 p.m. on October 12, 2004, and should be accompanied by proof of service on applicants, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the Commission's Secretary. ADDRESSES: Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609.

Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549–0609. Applicants: ADAM, 888 San Clemente Drive, Suite 100, Newport Beach, CA 92660; PAD, 2187 Atlantic Street, Stamford, CT 06902; PEA and PAFM,

¹ Applicants request that any relief granted pursuant to the application also apply to any other existing company with respect to which ADAM, PAD or PEA is an affiliated person (which subsequently becomes an investment adviser, subadviser, depositor or principal underwriter for any registered investment company) and to any other company with respect to which ADAM, PAD or PEA may become an affiliated person in the future (included in the term "Applicants").

1345 Avenue of the Americas, New York, NY 10105; Allianz Life NA and US Allianz, 5701 Golden Hills Drive, Minneapolis, MN 55416; Allianz Life NY, 152 West 57th Street, 18th Floor, New York, NY 10019; Cadence Capital Management LLC, 265 Franklin Street, Boston, MA 02110; Cavwood Scholl, Four Embarcadero Center, 28th Floor, San Francisco, CA 94111; Dresdner, 1301 Avenue of the Americas, 36th Floor, New York, NY 10019; NFJ, 2121 San Jacinto Street, Suite 1840, Dallas, TX, 75201; Nicholas-Applegate, 600 West Broadway, San Diego, CA 92101; Oppenheimer and PA Retail, 1345 Avenue of the Americas, New York, 49th Floor, NY 10105; PIMCO, 840 Newport Center Drive, Newport Beach, CA 92660; and RCM, Four Embarcadero Center, San Francisco, CA 94111.

FOR FURTHER INFORMATION CONTACT: Julia Kim Gilmer, Senior Counsel, at (202) 942–0528, or Janet M. Grossnickle, Branch Chief, at (202) 942–0564 (Division of Investment Management, Office of Investment Company Regulation).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained for a fee at the Commission's Public Reference Branch, 450 Fifth Street, NW., Washington, DC 20549–0102 tel. (202) 942–8090).

Applicants' Representations

1. ADAM, a limited partnership organized under the laws of Delaware, is registered as an investment adviser under the Investment Advisers Act of 1940 ("Advisers Act"). PAD, a Delaware limited liability company is registered as a broker-dealer under the Securities Exchange Act of 1934 ("Exchange Act"). PAD serves as distributor, principal underwriter and/or depositor to various registered investment companies. PEA, a Delaware limited liability company is registered as an investment adviser under the Advisers Act. PEA currently serves as investment adviser and subadviser to various registered investment companies. PAFM, a Delaware limited liability company, is a wholly-owned indirect subsidiary of ADAM that is registered as an investment adviser under the Advisers Act. PAFM currently serves as investment adviser for various registered investment companies. Registered investment companies to which one or more of the Consent Parties serve as depositor, distributor, principal underwriter or primary investment adviser are referred to as "Consent Party Funds." Registered investment companies to which one or

more Consent Parties serve solely as an investment subadviser are referred to as "Sub-advised Funds." The Separate Parties are controlled by, or under common control with ADAM, PAD or PEA and serve as depositor, principal underwriter, investment adviser or subadviser for one or more registered investment companies ("Non-Party Funds," collectively with the Consent Party Funds and the Sub-advised Funds, the "Funds").

2. On February 17, 2004, the Attorney General of New Jersey ("NJAG") filed an action in the New Jersey Superior Court against ADAM, PAD and PEA, among others, relating to market timing abuses involving certain Funds advised by PAFM and subadvised by PEA (the "Complaint").2 The Complaint alleged misconduct and fraudulent and deceptive acts and practices related to, among other matters, (a) PEA's arrangement with a broker-dealer permitting Canary Capital Partners, LLC and Canary Investment Management LLC (collectively, "Canary") to market time certain Consent Party Funds in return for "sticky assets" from which ADAM, PAD and PEA benefited; (b) PEA's facilitation of Canary's market timing transactions by disclosing to Canary's broker-dealer otherwise nonpublic information regarding the portfolio holdings of certain Consent Party Funds; and (c) PEA's arrangement with PAD employees responsible for preventing market timing in these Consent Party Funds to permit Canary to engage in market timing transactions. Without admitting or denying the allegations in the Complaint, ADAM, PAD and PEA consented to the entry of the New Jersey Order, which prohibited, among other activities, certain disclosures of portfolio holdings. The New Jersey Order also required the Consent Parties to institute various corporate governance changes and management changes.

3. On September 7, 2004, PEA, PAD and PAFM submitted offers of settlement and consented to the entry by the Commission of an Order Instituting Administrative and Cease-and-Desist Proceedings, Making Findings and Imposing Remedial Sanctions and a Cease-and-Desist Order Pursuant to Section 15(b) of the Exchange Act, Sections 203(e) and 203(k) of the Advisers Act and Sections 9(b) and 9(f) of the 1940 Act relating to similar conduct ("Commission Order"). The

Commission Order notes that, in determining to accept the settlement offer, the Commission considered that certain Consent Party Funds have voluntarily undertaken to operate in accordance with the following policies and practices:

a. No more than 25 percent of the members of the board of Trustees ("Board") of these Consent Party Funds will be persons who either (i) were directors, officers or employees of PEA, PAD or PAFM at any point during the preceding 10 years or (ii) are interested persons, as defined in the 1940 Act, of that Consent Party Fund or of PEA, PAD or PAFM. In the event that a Board fails to meet this requirement at any time due to the death, resignation, retirement or removal of any independent Trustee, the independent Trustees will take such steps as may be necessary to bring the Board in compliance within a reasonable period of time; and

b. No chairman of the Board of these Consent Party Funds will either (i) have been a director, officer or employee of PEA, PAD or PAFM at any point during the preceding 10 years or (ii) be an interested person, as defined in the 1940 Act, of that Consent Party Fund or of PEA, PAD or PAFM; and

c. Any person who acts as counsel to the independent Trustees of these Consent Party Funds will be an "independent legal counsel" as defined by Rule 0–1 under the 1940 Act; and

d. No action will be taken by the Board or by any of its committees unless such action is approved by a majority of the members of the Board or of such committee, as the case may be, who are neither (i) persons who were directors, officers or employees of PEA, PAD or PAFM at any point during the preceding 10 years nor (ii) interested persons, as defined in the 1940 Act, of these Consent Party Funds or of PEA, PAD or PAFM. In the event that any action proposed to be taken is opposed by a majority vote of the independent Trustees of these Consent Party Funds, then that Consent Party Fund will, in its shareholder report for such period, disclose such proposal, the related board vote, and the reason, if any, for such independent Trustees' vote against the proposal.

e. Commencing in 2005 and not less than every fifth calendar year thereafter, these Consent Party Funds will hold a meeting of shareholders at which their Boards will be elected.

f. Effective immediately, these Consent Party Funds shall comply with Rule 38a–1 under the 1940 Act,

² Harvey v. Allianz Dresdner Asset Management of America L.P., et al., No. C-54-04 (Super. Ct. N.J., Feb. 17, 2004).

³ In the Matter of PA Fund Management LLC, et al., Administrative Proceeding File No. 3-11645,

Investment Advisers Act Release No. 2292 (September 13, 2004).

notwithstanding the October 5, 2004 compliance date for the rule as adopted

by the Commission.

4. Under the Commission Order, PEA, PAD and PAFM will, among other things, maintain a compliance and ethics oversight infrastructure having the following characteristics:

a. PEA and PAFM shall maintain a Code of Ethics Oversight Committee having responsibility for all matters relating to issues arising under the Adviser Code of Ethics. The Code of Ethics Oversight Committee shall be comprised of senior executives of PEA, PAD and PAFM's operating businesses. PEA and PAFM shall hold at least quarterly meetings of the Code of Ethics Oversight Committee to review violations of the Code of Ethics, as well as to consider policy matters relating to the Code of Ethics, PEA, PAD and PAFM shall report on issues arising under the Code of Ethics, including all violations thereof, to the Audit Committee of the Trustees of certain Consent Party Funds with such frequency as the Audit Committee may instruct, and in any event at least quarterly, provided however that any material violation shall be reported

promptly.

b. PEA, PAD and PAFM shall establish an Internal Compliance Controls Committee to be chaired by the Director of Compliance for ADAM (or if he so designates, PAFM's Chief Compliance Officer), which Committee shall have as its members senior executives of PEA, PAD and PAFM's operating businesses. Notice of all meetings of the Internal Compliance Controls Committee shall be given to the outside independent counsel of the Board of certain Consent Party Funds, who shall be invited to attend and participate in such meetings provided that the involvement of the outside independent counsel of the Board shall be limited to compliance issues relating to those Consent Party Funds. The Internal Compliance Controls Committee shall review compliance issues throughout the businesses of PEA, PAD and PAFM, endeavor to develop solutions to those issues as they may arise from time to time, and oversee implementation of those solutions. The **Internal Compliance Controls** Committee shall provide reports on internal compliance matters to the Boards of certain Consent Party Funds with such frequency as the Boards of such Consent Party Funds may reasonably instruct, and in any event at least quarterly. PEA, PAD and PAFM shall also provide to the Audit Committees of PEA, PAD and PAFM the same reports of the Code of Ethics

Oversight Committee and the Internal Compliance Controls Committee that it provides to the Audit Committee of these Consent Party Funds.

c. PEA, PAD and PAFM shall, at their own expense, cause there to be a seniorlevel employee whose responsibilities shall include compliance matters related to conflicts of interests relating to the business of PEA, PAD and PAFM, as the case may be. This officer will report directly to the Chief Compliance Officers of PEA, PAD and PAFM and shall have oversight over compliance matters related to conflicts of interests at

PEA, PAD and PAFM.

d. PEA, PAD and PAFM shall require the Chief Compliance Officer of each of PEA, PAD and PAFM to report to the Chief Compliance Officer of certain Consent Party Funds who shall report to the Board of such Consent Party Funds any breach of fiduciary duty owed to the Board and/or violations of the Federal securities laws of which he or she becomes aware in the course of carrying out his or her duties, with such frequency as the Board may instruct, and in any event at least quarterly, provided however that any material breach (i.e., any breach that would be important, qualitatively or quantitatively, to a reasonable Trustee) shall be reported promptly.

e. PEA, PAD and PAFM shall establish a corporate ombudsman to whom their employees may convey concerns about business matters that they believe implicate matters of ethics or questionable practices. PEA, PAD and PAFM shall establish procedures to investigate matters brought to the attention of the ombudsman, and these procedures shall be presented for review and approval by the independent Trustees of certain Consent Party Funds. PEA, PAD and PAFM shall also review matters brought to the attention of the ombudsman, along with any resolution of such matters, with the independent Trustees of certain Consent Party Funds with such frequency as the independent Trustees of such Consent Party Funds

may instruct.

f. Effective immediately, PEA, PAD and PAFM will comply with Rule 206(4)-7 under the Advisers Act, notwithstanding the October 5, 2004 compliance date for each rule as adopted by the Commission.

5. In addition, under the Commission

Order:

a. PEA, PAD and PAFM shall retain, within 60 days of the date of entry of the Commission Order, the services of an Independent Compliance Consultant not unacceptable to the staff of the Commission and a majority of the independent Trustees of certain Consent

Party Funds. The Independent Compliance Consultant's compensation and expenses shall be borne exclusively by PEA, PAD and PAFM or their affiliates. PEA, PAD and PAFM shall require that the Independent Compliance Consultant conduct a comprehensive review of PEA, PAD and PAFM's supervisory, compliance, and other policies and procedures designed to prevent and detect breaches of fiduciary duty, breaches of the Code of Ethics and Federal securities law violations by PEA, PAD and PAFM and their employees. This review shall include, but shall not be limited to, a review of PEA, PAD and PAFM's market timing controls across all areas of its business, a review of certain Consent Party Funds' pricing practices that may make those funds vulnerable to market timing, a review of certain Consent Party Funds' utilization of short term trading fees and other controls for deterring excessive short term trading, and a review of PEA, PAD and PAFM's policies and procedures concerning conflicts of interest, including conflicts arising from advisory services to multiple clients. PEA, PAD and PAFM shall cooperate fully with the Independent Compliance Consultant and shall provide the Independent Compliance Consultant with access to their files, books, records, and personnel as reasonably requested for the review.

b. PEA, PAD and PAFM shall require that, at the conclusion of the review, which in no event shall be more than 120 days after the date of entry of the Commission Order, the Independent Compliance Consultant shall submit a Report to PEA, PAD and PAFM, the Trustees of certain Consent Party Funds, and the staff of the Commission. The Report shall address the issues described above, and shall include a description of the review performed, the conclusions reached, the Independent Compliance Consultant's recommendations for changes in or improvements to policies and procedures of PEA, PAD and PAFM and certain Consent Party Funds, and a procedure for implementing the recommended changes in or improvements to PEA, PAD and PAFM's

policies and procedures.

c. PEA, PAD and PAFM shall adopt all recommendations with respect to PEA, PAD and PAFM contained in the Report of the Independent Compliance Consultant; provided, however, that within 150 days after the date of entry of the Commission Order, PEA, PAD and PAFM shall in writing advise the Independent Compliance Consultant, the Trustees of certain Consent Party Funds and the staff of the Commission

of any recommendations that they consider to be unnecessary or inappropriate. With respect to any recommendation that PEA, PAD and PAFM consider unnecessary or inappropriate, PEA, PAD and PAFM need not adopt that recommendation at that time but shall propose in writing an alternative policy, procedure or system designed to achieve the same objective

or purpose.

d. As to any recommendation with respect to PEA, PAD and PAFM's policies and procedures on which PEA, PAD and PAFM and the Independent Compliance Consultant do not agree, such parties shall attempt in good faith to reach an agreement within 180 days of the date of entry of the Commission Order. In the event PEA, PAD and PAFM and the Independent Compliance Consultant are unable to agree on an alternative proposal acceptable to the staff of the Commission, PEA, PAD and PAFM will abide by the determinations of the Independent Compliance Consultant.

e. PEA, PAD and PAFM (i) shall not have the authority to terminate the Independent Compliance Consultant, without the prior written approval of the majority of independent Trustees and the staff of the Commission; (ii) shall compensate the Independent Compliance Consultant, and persons engaged to assist the Independent Compliance Consultant, for services rendered pursuant to the Commission Order at their reasonable and customary rates; and (iii) shall not be in and shall not have an attorney-client relationship with the Independent Compliance Consultant and shall not seek to invoke the attorney-client or any other doctrine or privilege to prevent the Independent Compliance Consultant from transmitting any information, reports, or documents to the Trustees or the Commission.

f. PEA, PAD and PAFM shall require that the Independent Compliance Consultant, for the period of the engagement and for a period of two years from completion of the engagement, shall not enter into any employment, consultant, attorneyclient, auditing or other professional relationship with PEA, PAD or PAFM, or any of their present or former affiliates, directors, officers, employees, or agents acting in their capacity as such. PEA, PAD and PAFM shall require that any firm with which the Independent Compliance Consultant is affiliated in performance of his or her duties under the Order shall not, without prior written consent of the independent Trustees and the staff of the Commission, enter into any

employment, consultant, attorneyclient, auditing or other professional relationship with PEA, PAD or PAFM, or any of their present or former affiliates, directors, officers, employees, or agents acting in their capacity as such for the period of the engagement and for a period of two years after the

engagement.

g. Commencing in 2006, and at least once every other year thereafter, PEA, PAD and PAFM shall undergo a compliance review by a third party, who is not an interested person, as defined in the 1940 Act, of PEA, PAD or PAFM. At the conclusion of the review, the third party shall issue a report of its findings and recommendations concerning PEA, PAD and PAFM's supervisory, compliance, and other policies and procedures designed to prevent and detect breaches of fiduciary duty, breaches of the Code of Ethics and Federal securities law violations by PEA, PAD or PAFM and their employees in connection with their duties and activities on behalf of and related to certain Consent Party Funds. Each such report shall be promptly delivered to PEA, PAD and PAFM's Internal Compliance Controls Committee and to the Audit Committee of the Board for PEA, PAD and PAFM.

6. In addition to provisions relating to disgorgement and civil money penalties and the distribution of these amounts, PEA, PAD and PAFM have undertaken in the Commission Order that no later than twenty-four months after the date of entry of the Commission Order, the chief executive officers of PEA, PAD and PAFM will certify to the Commission in writing that PEA, PAD and PAFM have fully adopted and complied in all material respects with certain undertakings in the Commission Order including those described in paragraphs 4 and 5 above, and with the recommendations of the Independent Compliance Consultant or, in the event of material non-adoption or noncompliance, shall describe such material non-adoption and noncompliance. PEA, PAD and PAFM also have undertaken to preserve for a period not less than six years from the end of the fiscal year last used, the first two years in an easily accessible place, any record of each of PEA, PAD and PAFM's compliance with these undertakings.

7. Applicants note that PEA, PAD and PAFM have also submitted offers of settlement and consented to the entry by the Commission of another Order Instituting Administrative and Ceaseand-Desist Proceedings, Making Findings and Imposing Remedial Sanctions and a Cease-and-Desist Order relating to certain alleged failures to

disclose conflicts of interest arising from PAD's arrangements with various broker-dealers for increased "shelf space" within those broker-dealers' distribution systems ("Shelf Space Order"). Applicants state that the Shelf Space Order contains undertakings, similar to those described above, focused on monitoring and disclosing certain conflicts of interest arising in connection with the distribution of shares of certain Consent Party Funds.

Applicants' Legal Analysis

1. Section 9(a)(2) of the 1940 Act, in relevant part, prohibits a person who has been enjoined from engaging in or continuing any conduct or practice in connection with its activities as an investment adviser or underwriter from acting as an investment adviser or depositor of any registered investment company or a principal underwriter for any registered open-end investment company, registered unit investment trust or registered face-amount certificate company. Section 9(a)(3) of the 1940 Act makes the prohibition in section 9(a)(2) applicable to a company, any affiliated person of which has been disqualified under the provisions of section 9(a)(2). Section 2(a)(3) of the 1940 Act, in relevant part, defines ldquo;affiliated person" to include any person directly or indirectly controlling, controlled by, or under common control with, the other person. Each of the other Applicants is an affiliated person of ADAM, PAD or PEA within the meaning of section 2(a)(3) of the 1940 Act. Applicants do not concede that the New Jersey Order would disqualify the Applicants, but in order to resolve any uncertainty, the Applicants seek temporary and permanent orders exempting them from the disqualification provisions of section 9(a) of the 1940 Act with respect to the New Iersey Order.

2. Section 9(c) of the 1940 Act provides that the Commission shall grant an application for exemption from the disqualification provisions of section 9(a) if it is established that these provisions, as applied to the Applicants, are unduly or disproportionately severe or that the Applicants' conduct has been such as not to make it against the public interest or the protection of investors to grant the application. Applicants further

⁴ In the Matter of PA Fund Management LLC et al., Administrative Proceeding File No. 3–11661, Investment Advisers Act Release No. 2295 (September 15, 2)04). PEA, PAD and PAFM also agreed to a Final Judgment Pursuant to Stipulation that settled an action, relating to the same conduct, brought by the California Attorney General. The People of the State of California, v. PA Distributors LLC., No. 04AS03699 (Super. Ct. CA., September 15, 2004) (the "California Order").

submit that the conduct of Applicants has been such as not to make it against the public interest or protection of investors to grant the exemption and that the conduct that served as the basis for the disqualification has been remedied.

3. With respect to the Consent Parties, Applicants state that the New Jersey Order and the Commission Order provide for a series of actions to be taken by the Consent Parties in connection with the Consent Parties' continued relationship with certain Consent Party Funds. In settling their proceedings against the Consent Parties, neither the NJAG nor the Commission sought to bar them from providing advisory and underwriting services to Funds. Applicants further state that the senior managers that were alleged to have approved the activities underlying the Commission Order are no longer employed by the Consent Parties. Applicants submit that the measures the Consent Parties voluntarily undertook and those they are required to undertake under the New Jersey Order and the Commission Order were designed to ensure both the integrity of their compliance processes and investor protection on a going forward basis.5 Applicants thus believe that these measures address the public interest and investor protection concerns underlying section 9(a) of the 1940 Act.

4. Applicants state that the alleged activities giving rise to the New Jersey Order and the Commission Order did not involve any activities on the part of the Separate Parties. Applicants submit that no current or former officer, director or employee of the Separate Parties who was or is involved in providing advisory, subadvisory, depository or principal underwriting services to any of the Funds was involved in the conduct that forms the basis of the New Jersey Order or the Commission Order. Applicants further represent that the Separate Parties conduct their own investment advisory and underwriting activities separate from the activities of the Consent Parties in their capacities as fiduciaries for the Non-Party Funds and other clients. Moreover, as far as the Separate Parties are aware, none of the officers, directors, portfolio managers, any other investment personnel or any other employee of any Separate Party had any knowledge of any allegedly illegal

conduct underlying the New Jersey Order or the Commission Order.⁶ Accordingly, Applicants submit that the granting of an exemption under the Application with respect to the Separate Parties would be consistent with the public interest and the protection of investors.

5. Applicants argue that any inability to continue providing advisory and underwriting services to the Funds would disrupt the Funds unnecessarily and operate to the detriment of the financial interests of the Funds and their shareholders. Applicants state that the Funds would incur significant time, effort and expense to replace the Applicants with other investment advisers, subadvisers, principal underwriters and depositors. Applicants also believe that uncertainty resulting from a bar to the Applicants' serving the Funds in such capacities might result in large net redemptions of Fund shares and net outflows of cash, which could adversely affect efforts to manage the Funds' assets and could increase the Funds' expense ratios to the detriment of remaining shareholders.

6. Applicants will prepare written materials regarding the New Jersey Order and the Commission Order, and their impact on the Funds (together with the Application, the "Written Materials") for the Boards of the Funds, including the trustees who are not "interested persons" as defined in Section 2(a)(19) of the 1940 Act ("Independent Trustees") and their independent legal counsel as defined in rule 0-1(a)(6) under the 1940 Act ("Independent Counsel"). Applicants state that they will, as soon as reasonably practicable, distribute the Written Materials to, and discuss them with, the Boards of the Consent Party Funds, including the Independent Trustees and their Independent Counsel. Applicants also will distribute, as soon as reasonably practicable, the Written Materials and an offer to meet in person to discuss them, to the Boards of the Sub-Advised Funds and the Non-Party Funds, including their Independent Trustees and their Independent Counsel, if any. Applicants also undertake to provide the Boards of all the Funds with all information concerning the New Jersey Order and the Commission Order and the application necessary for the Funds to fulfill their disclosure and other

obligations under the federal securities laws.

7. Finally, Applicants state that, if they were deemed to be barred under section 9(a) of the 1940 Act from providing investment advisory and distribution services to the Funds, and were unable to obtain the requested exemption, the effect on their business and employees would be severe. The Applicants have committed substantial resources to establishing their businesses of advising and underwriting registered investment companies. The Applicants state that prohibiting them from providing advisory and distribution services to the Funds would adversely affect not only Applicants' businesses, but also the livelihoods of over 3500 employees. For these reasons, the Applicants believe the prohibitions of section 9(a) as applied to them would be unduly and disproportionately

Applicants' Conditions

Applicants agree that any order granting the requested relief will be subject to the following conditions:

- 1. Any temporary exemption granted pursuant to the application shall be without prejudice to, and shall not limit the Commission's rights in any manner with respect to, any Commission investigation of, or administrative proceedings involving or against, Applicants, including without limitation, the consideration by the Commission of a permanent exemption from section 9(a) of the 1940 Act requested pursuant to the application or the revocation or removal of any temporary exemptions granted under the 1940 Act in connection with the application.
- 2. PEA, PAD and PAFM will comply with the terms and undertakings set forth in the Commission Order.

Temporary Order

The Commission has considered the matter and finds that Applicants have made the necessary showing to justify granting a temporary exemption.

Accordingly, it is hereby ordered, pursuant to section 9(c) of the 1940 Act, that the Applicants are granted a temporary exemption from the provisions of section 9(a), effective immediately, solely with respect to the New Jersey Order, subject to the conditions in the application, until the date the Commission takes final action on their application for a permanent order or, if earlier, September 13, 2006.

⁵ Similarly, Applicants submit that the measures the Consent Parties voluntarily undertook and those they are required to undertake under the Shelf Space Order and California Order were designed to ensure both the integrity of their compliance processes and investor protection on a going forward basis.

⁶ Similarly, Applicants submit that the alleged activities giving rise to the Shelf Space Order did not involve any of the Separate Parties. No current or former officer, director or employee of any Separate Party had knowledge of any allegedly illegal conduct underlying the Shelf Space Order, or was involved in such activities.

By the Commission.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. E4-2360 Filed 9-23-04; 8:45 am]

BILLING CODE 8010-01-P

DEPARTMENT OF STATE

[Public Notice 4837]

Redesignation of The Islamic Movement of Uzbekistan (IMU), as a Foreign Terrorlst Organization Pursuant to Section 219 of the Immigration and Nationality Act

Based upon a review of the Administrative Record assembled in this matter, and in consultation with the Attorney General and the Secretary of the Treasury, the Secretary of State has concluded that there is a sufficient factual basis to find that the relevant circumstances described in Section 219 of the Immigration and Nationality Act, as amended (8 U.S.C. 1189, hereinafter "INA"), exist with respect to the Islamic Movement of Uzbekistan.

Therefore, effective September 24, 2004, the Secretary of State hereby redesignates that organization as a Foreign Terrorist Organization pursuant to Section 219(a) of the INA.

Dated: September 20, 2004.

William P. Pope,

Deputy Coordinator for Counterterrorism, Department of State.

[FR Doc. 04-21503 Filed 9-23-04; 8:45 am]
BILLING CODE 4710-10-P

DEPARTMENT OF TRANSPORTATION

[Docket OST-2003-15944]

Office of the Secretary; Application of Delta Air Lines, Inc. for Exemption from 14 CFR 212.3 Permitting Limited Waiver of Advance Charter Payment

AGENCY: Department of Transportation. **ACTION:** Notice of Order to Show Cause (Order 2004–9–18).

SUMMARY: The Department of Transportation is directing all interested persons to show cause why it should not issue an order granting to Delta Air Lines, Inc. ("Delta") a one-year exemption from 14 CFR 212.3(e) with respect to single-entity charters using jet aircraft having more than 100 seats provided to Fortune 500 Companies, permitting in such cases only, that advance payment of the charter price may be waived in whole or in part by the carrier and charter customer jointly, as described more fully in Order 2004—

9–18. Under the order, where such a waiver has been made only in part, the amount of any bond required under this exemption, or the amount of a corresponding substitute letter of credit (under Order 2003–11–16), need not exceed the amount of the charter price actually collected by the carrier.

DATES: Persons wishing to file objections should do so no later than October 4, 2004. Answers to objections should be filed no later than October 11, 2004.

ADDRESSES: Comments, objections, and answers to objections should be filed in Docket OST–2003–15944 and addressed to the Department of Transportation Dockets (M–30, Room PL–401), U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590 and should be served upon the parties listed in Attachment A to the order.

FOR FURTHER INFORMATION CONTACT: David Robert Foss, Office of Aviation Enforcement and Proceedings (C-70, Room 4116), U.S. Department of Transportation, 400 Seventh Street,

SW., Washington, DC 20590, (202) 366-

Dated: September 20, 2004.

Robert S. Goldner,

Special Counsel to Assistant Secretary for Aviation and International Affairs.

[FR Doc. 04–21522 Filed 9–23–04; 8:45 am]
BILLING CODE 4910–HY-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Public Notice for Waiver of Aeronautical Land-Use Assurance: Chandler Field, Alexandria, MN

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of intent of waiver with respect to land.

SUMMARY: The Federal Aviation Administration (FAA) is considering a proposal to change a portion of the airport from aeronautical use to nonaeronautical use and to authorize the disposal of the airport property. The proposal consists of a 1.61-acre portion of Parcel 5 located east of Minnesota Trunk Highways 29 and 27. Parcel 5 was acquired in 1980 without Federal participation. There are no impacts to the airport by allowing the airport to dispose of the property. The land is to be used for right-of-way for relocated 34th Avenue. The intersection of Minnesota Trunk Highways 29 and 27 was relocated southward years ago to

provide additional clearance to the runway end. The relocation of the 34th Avenue intersection increases traffic safety. Approval does not constitute a commitment by the FAA to financially assist in the disposal of the subject airport property nor a determination of eligibility for grant-in-aid funding from the FAA. The disposition of proceeds from the disposal of the airport property will be in accordance with FAA's Policy and Procedures Concerning the Use of Airport Revenue, published in the Federal Register on February 16, 1999.

In accordance with section 47107(h) of title 49, United States Code, this notice is required to be published in the Federal Register 30 days before modifying the land-use assurance that requires the property to be used for an aeronautical purpose.

DATES: Comments must be received on or before October 25, 2004.

FOR FURTHER INFORMATION CONTACT: Robert Huber, Assistant Manager, Airports District Office, 6020 28th Avenue South, Minneapolis, MN 55450. Telephone Number 612–713–4357/FAX Number 612–713–4364. Documents reflecting this FAA action may be reviewed at this same location.

SUPPLEMENTARY INFORMATION: Following is a legal description of the property located in Alexandria, Douglas County, Minnesota, and described as follows: A 100.00 foot wide tract of land which is a part of the Northwest Quarter of Section 31, Township 128 North, Range 37 West, Douglas County, Minnesota, being 50.00 feet on each side of the following described line: Commencing at the northwest corner of said Section 31; thence North 89 degrees 28 minutes 21 seconds East, assumed bearing, along the north line of said Northwest Quarter of Section 31 a distance of 692.12 feet; thence South 00 degrees 31 minutes 39 seconds East 165.00 feet to a point on the south line of the north 165 feet of said Northwest Quarter and the point of beginning of the line to be described; thence southwesterly along a nontangential curve concave to the southeast, radius 250.00 feet, central angle 20 degrees 27 minutes 07 seconds, a distance of 89.97 feet and the chord of said curve bears South 17 degrees 19 minutes 17 seconds West 89.48 feet; thence South 07 degrees 00 minutes 44 seconds West along tangent 75.06 feet; thence southwesterly along a tangential curve concave to the northwest, radius 300.00 feet. Central angle 102 degrees 04 minutes 34 seconds, a distance of 534.47 feet more or less to the easterly right-of-way line of Trunk Highway Number 27 and 29 and there terminating. The sidelines of said tract

to be prolonged or shortened to begin on the south line of the north 165 feet of said Northwest Quarter and to terminate on the said easterly right-of-way line of Trunk Highway Numbers 27 and 29. Containing 1.61 acres more or less. Subject to existing easements, reservations and restrictions of record.

Issued in Minneapolis, Minnesota, on September 15, 2004.

Nancy M. Nistler,

Manager, Minneapolis Airports District Office, FAA, Great Lakes Region. [FR Doc. 04–21531 Filed 9–23–04; 8:45 am] BILLING CODE 4910–13–M

DEPARTMENT OF TRANSPORTATION

Federal Railroad Administration

Notice of Application for Approval of Discontinuance or Modification of a Railroad Signal System or Relief From the Requirements of Title 49 Code of Federal Regulations Part 236

Pursuant to Title 49 Code of Federal Regulations (CFR) Part 235 and 49 U.S.C. 20502(a), the following railroad has petitioned the Federal Railroad Administration (FRA) seeking approval for the discontinuance or modification of the signal system or relief from the requirements of 49 CFR Part 236 as detailed below.

Docket Number FRA-2004-18961

Applicant: Union Pacific Railroad Company, Mr. Phil Abaray, Chief Engineer—Signals, 1416 Dodge Street, Room 1000, Omaha, Nebraska 68179— 1000.

The Union Pacific Railroad Company seeks approval of the proposed discontinuance and removal of the traffic control system (TCS) on Track No. 1, between Control Point (CP) River, milepost 247.4 and CP Ft. Worth, milepost 250.0, on the Dallas Subdivision, Dallas/Ft. Worth area, near Ft. Worth, Texas. The proposed changes include removal of CP Univ. Ave., milepost 248.01, and conversion of the existing dispatcher controlled, poweroperated switch, to a radio-controlled, power-operated switch, operated by the Remote Control Locomotive (RCL) Operator. Track No. 1 will be used as a yard receiving track and operated under RCL rules. In addition, the proposed changes are in conjunction with the installation of a new TCS track between CP West Ft. Worth and CP River, to handle the through traffic currently using Track No. 1.

The reason given for the proposed changes is to improve the flow of trains

through and around the congested area, due to the changes in traffic.

Any interested party desiring to protest the granting of an application shall set forth specifically the grounds upon which the protest is made, and include a concise statement of the interest of the party in the proceeding. Additionally, one copy of the protest shall be furnished to the applicant at the address listed above.

All communications concerning this proceeding should be identified by the docket number and must be submitted to the Docket Clerk, DOT Central Docket Management Facility, Room PL-401 (Plaza Level), 400 7th Street, SW., Washington, DC 20590-0001. Communications received within 45 days of the date of this notice will be considered by the FRA before final action is taken. Comments received after that date will be considered as far as practicable. All written communications concerning these proceedings are available for examination during regular business hours (9 a.m.-5 p.m.) at the above facility. All documents in the public docket are also available for inspection and copying on the internet at the docket facility's Web site at http://dms.dot.gov.

FRA wishes to inform all potential commenters that anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 (Volume 65, Number 70; Pages 19477—78) or you may visit http://dms.dot.gov.

FRA expects to be able to determine these matters without an oral hearing. However, if a specific request for an oral hearing is accompanied by a showing that the party is unable to adequately present his or her position by written statements, an application may be set for public hearing.

Issued in Washington, DC on September 17, 2004.

Grady C. Cothen, Jr.,

Acting Associate Administrator for Safety. [FR Doc. 04–21534 Filed 9–23–04; 8:45 am] BILLING CODE 4910–06–P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Comment Request for Notice 2004–66

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning Notice 2004-66, Relief from Certain Low-Income Housing Requirements Due to Hurricane Charley and Hurricane Frances.

DATES: Written comments should be received on or before November 23, 2004 to be assured of consideration. ADDRESSES: Direct all written comments to Paul H. Finger, Internal Revenue Service, room 6512, 1111 Constitution Avenue NW., Washington, DC 20224. FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the form and instructions should be directed to Carol Savage at Internal Revenue Service, room 6516, 1111 Constitution Avenue NW., Washington, DC 20224, or at (202) 622-3945, or through the internet at CAROL.A.SAVAGE@irs.gov.

SUPPLEMENTARY INFORMATION:

Title: Relief from Certain Low-Income Housing Requirements Due to Hurricane Charley and Hurricane.

OMB Number: 1545–1907.
Notice Number: Notice 2004–66.
Abstract: The Internal Revenue
Service is suspending certain income
limitations requirements under section
42 of the Internal Revenue Code for
certain low-income housing credit
properties in Florida as a result of the
devastation caused by Hurricane
Charley and Hurricane Frances. This
relief is being granted pursuant to the
Service's authority, under section 42(n)
and section 1.42–13 of the Income Tax
Regulations.

Current Actions: There are no changes being made to the notice at this time.

Type of Review: Extension of a currently approved collection.

Affected Public: Business or other forprofit organization, individuals, and not-for-profit institutions.

Estimated Number of Respondents: 3,000.

Estimated Time Per Respondent: 15 minutes.

Estimated Total Annual Burden Hours: 750.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments: Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: September 20, 2004.

Paul H. Finger,

IRS Reports Clearance Officer.

[FR Doc. 04–21519 Filed 9–23–04; 8:45 am]

BILLING CODE 4830–01-P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

[INTL-3-95]

Proposed Collection; Comment Request for Regulation Project

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)). Currently, the IRS is soliciting comments concerning an existing final regulation, INTL-3-95 (TD 8687), Source of Income From Sales of Inventory and Natural Resources Produced in One Jurisdiction and Sold in Another Jurisdiction (§§ 1.863-1 and 1.863-3).

DATES: Written comments should be received on or before November 23, 2004 to be assured of consideration.

ADDRESSES: Direct all written comments to Paul Finger, Internal Revenue
Service, room 6512, 1111 Constitution
Avenue NW., Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the regulations should be directed to Larnice Mack at Internal Revenue Service, room 6512, 1111 Constitution Avenue NW., Washington, DC 20224, or at (202) 622–3179, or through the internet at (Larnice.Mack@irs.gov).

SUPPLEMENTARY INFORMATION:

Title: Source of Income From Sales of Inventory and Natural Resources Produced in One Jurisdiction and Sold in Another Jurisdiction.

OMB Number: 1545–1476. Regulation Project Number: INTL-3-

Abstract: This regulation provides rules for allocating and apportioning income from sales of natural resources or other inventory produced in the United States and sold outside the United States or produced outside the United States and sold in the United States. The information provided is used by the IRS to determine on audit whether the taxpayer has properly determined the source of its income from export sales.

Current Actions: There is no change to this existing regulation.

Type of Review: Extension of a currently approved collection.

Affected Public: Business or other forprofit organizations.

Estimated Number of Respondents: 25.

Estimated Time Per Respondent: 2 hrs., 36 minutes.

Estimated Total Annual Burden Hours: 1,125 minutes.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments: Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

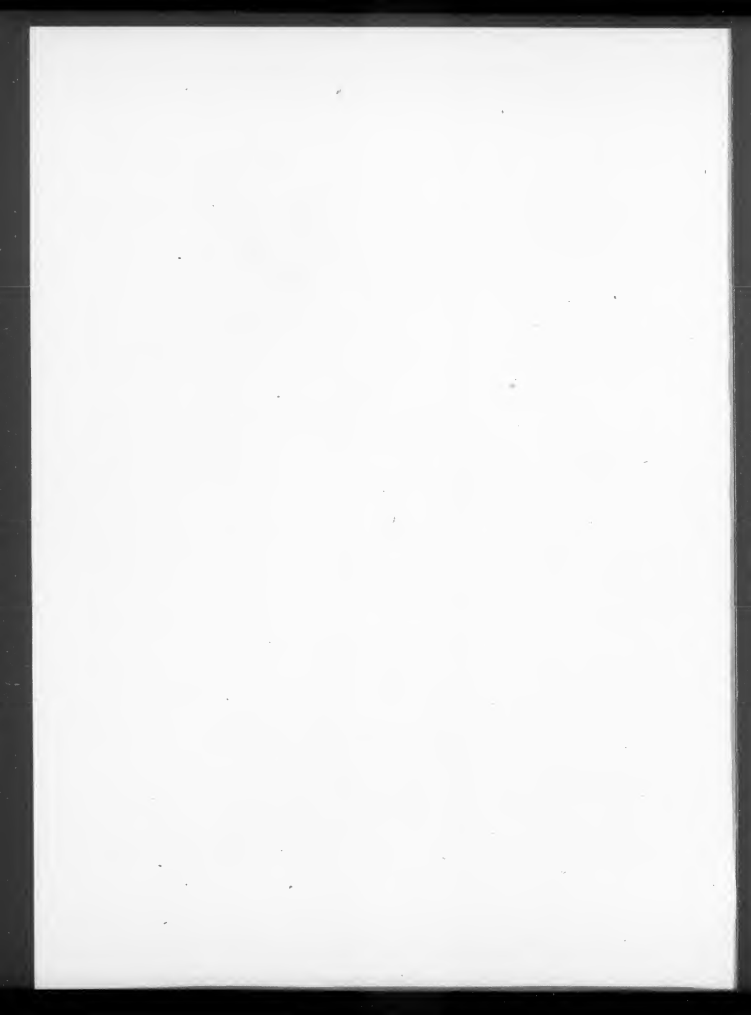
Approved: September 14, 2004.

Paul Finger,

IRS Reports Clearance Officer.

[FR Doc. 04-21520 Filed 9-23-04; 8:45 am]

BILLING CODE 4830-01-P





Friday, September 24, 2004

Part II

Department of Housing and Urban Development

Federal Property Suitable as Facilities To Assist the Homeless; Notice

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4901-N-39]

Federal Property Suitable as Facilities To Assist the Homeless

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for possible use to assist the homeless.

FOR FURTHER INFORMATION CONTACT: Kathy Burruss, room 7266, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410; telephone (202) 708-1234; TTY number for the hearing- and speech-impaired (202) 708-2565 (thesetelephone numbers are not toll-free), or call the toll-free Title V information line at 1-800-927-7588.

SUPPLEMENTARY INFORMATION: In accordance with 24 CFR part 581 and section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411), as amended, HUD is publishing this Notice to identify Federal buildings and other real property that HUD has reviewed for suitability for use to assist the homeless. The properties were reviewed using information provided to HUD by Federal landholding agencies regarding unutilized and underutilized buildings and real property controlled by such agencies or by GSA regarding its inventory of excess or surplus Federal property. This Notice is also published in order to comply with the December 12, 1988 Court Order in National Coalition for the Homeless v. Veterans Administration, No. 88-2503-OG (D.D.C.).

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/ unavailable, suitable/to be excess, and unsuitable. The properties listed in the three suitable categories have been reviewed by the landholding agencies, and each agency has transmitted to HUD: (1) Its intention to make the property available for use to assist the homeless, (2) its intention to declare the property excess to the agency's needs, or (3) a statement of the reasons that the property cannot be declared excess or made available for use as facilities to assist the homeless.

Properties listed as suitable/available will be available exclusively for homeless use for a period of 60 days from the date of this Notice. Where

property is described as for "off-site use only" recipients of the property will be required to relocate the building to their own site at their own expense. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to Heather Ranson, Division of Property Management, Program Support Center, HHS, room 5B-17, 5600 Fishers Lane, Rockville, MD 20857; (301) 443-2265. (This is not a toll-free number.) HHS will mail to the interested provider an application packet, which will include instructions for completing the application. In order to maximize the opportunity to utilize a suitable property, providers should submit their written expressions of interest as soon as possible. For complete details concerning the processing of applications, the reader is encouraged to refer to the interim rule governing this program, 24 CFR part

For properties listed as suitable/to be excess, that property may, if subsequently accepted as excess by GSA, be made available for use by the homeless in accordance with applicable law, subject to screening for other Federal use. At the appropriate time, HUD will publish the property in a Notice showing it as either suitable/ available or suitable/unavailable.

For properties listed as suitable/ unavailable, the landholding agency has decided that the property cannot be declared excess or made available for use to assist the homeless, and the property will not be available.

Properties listed as unsuitable will not be made available for any other purpose for 20 days from the date of this Notice. Homeless assistance providers interested in a review by HUD of the determination of unsuitability should call the toll free information line at 1-800-927-7588 for detailed instructions or write a letter to Mark Johnston at the address listed at the beginning of this Notice. Included in the request for review should be the property address (including zip code), the date of publication in the Federal Register, the landholding agency, and the property number.

For more information regarding particular properties identified in this Notice (i.e., acreage, floor plan, existing sanitary facilities, exact street address), providers should contact the appropriate landholding agencies at the following addresses: AIR FORCE: Mr. Albert F. Lowas, Jr., Air Force Real Property Agency, 1700 North Moore St., Suite 2300, Arlington, VA 22209–2802; (703) 696-5501; COAST GUARD: Commandant, United States Coast

Guard, ATTN: Teresa Sheinberg, 2100 Second St., SW., Rm 6109, Washington, DC 20593-0001; (202) 267-6142; GSA: Mr. Brian K. Polly, Assistant Commissioner, General Services Administration, Office of Property Disposal, 18th and F Streets, NW., Washington, DC 20405; (202) 501-0084; INTERIOR: Ms. Linda Tribby, Acquisition & Property Management, Department of the Interior, 1849 C Street, NW., MS5512, Washington, DC 20240; (202) 219-0728; NAVY; Mr. Charles C. Cocks, Director, Department of the Navy, Real Estate Policy Division, Naval Facilities Engineering Command, Washington Navy Yard, 1322 Patterson Ave., SE., Suite 1000, Washington, DC 20374-5065; (202) 685-9200; (These are not toll-free numbers).

Dated: September 16, 2004.

Mark R. Johnston,

Director, Office of Special Needs Assistance Programs.

TITLE V, FEDERAL SURPLUS PROPERTY PROGRAM FEDERAL REGISTER REPORT FOR 9/24/04

Suitable/Available Properties

Buildings (by State)

Alaska

Bldg. 7525

Elmendorf AFB Elmendorf AFB AK 99506-

Landholding Agency: Air Force

Property Number: 18200230009 Status: Unutilized

Comment: 26,226 sq. ft., need rehab, possible asbestos/lead paint, most recent use-dormitory, off-site use only

California

Bldg. YLL–172 Yosemite National Park

Hemlock Bldg.

Yosemite Co: Mariposa, CA 95389-

Landholding Agency: Interior

Property Number: 61200420012 Status: Unutilized

Comment: 7020 sq. ft. motel, off-site use only

Bldg. YLL–174 Yosemite National Park

Alder Motel

Yosemite Co: Mariposa CA 95389-

Landholding Agency: Interior Property Number: 61200420013

Status: Unutilized

Comment: 7020 sq. ft. motel, off-site use only

Bldg. 180

Yosemite National Park

Birch Motel

Yosemite Co: Mariposa CA 95389-

Landholding Agency: Interior

Property Number: 61200420014

Status: Unutilized

Comment: 3010 sq. ft. motel, off-site use only Colorado

Strategic Range Tng Complex Industrial Park

LaJunta Co: Otero CO 81050-9501 Landholding Agency: GSA

Property Number: 54200330013

Status: Surplus

Comment: main bldg. with 6 storage bldgs. GSA Number: 7–D–CO–0648

Georgia

West Parcel

Boyett Village Family Housing Complex

Maple Avenue

Albany GA

Landholding Agency: GSA Property Number: 54200410004

Status: Surplus Comment: 300 residential units & support facilities, possible lead based paint, utility upgrade required by local utility commission (estimates range from \$1.6m to \$2.7 million for entire Boyett Village)

GSA Number: 4-N-GA-581B

Bldg. 849 **Bellows AFS** Bellows AFS HI

Landholding Agency: Air Force Property Number: 18200330008

Status: Unutilized

Comment: 462 sq. ft., concrete storage facility

Soc. Sec. Admin. Ofc. 525 18th Street Rock Island IL

Landholding Agency: GSA Property Number: 54200310017

Status: Surplus

Comment: 5800 sq. ft., most recent useoffice

GSA Number: 1-G-IL-730

Indiana

Paulsen U.S. Army Reserve Ctr 800 East Crystal

N. Judson Co: Starke IN 46366– Landholding Agency: GSA Property Number: 54200330001

Status: Surplus

Comment: 13,114 sq. ft., presence of asbestos/lead paint, most recent useoffice/training/vehicle maint. and repair GSA Number: 1-D-IN-597

Iowa

Fed Bldg/Courthouse 350 W 6th Street Dubuque IA 52001-

Landholding Agency: GSA Property Number: 54200330014

Status: Excess

Comment: 45,729 sq. ft., needs repair, portion occupied, most recent use-office, historic covenants

GSA Number: 7-G-IA-0495-1

Maryland

SSA Building 6400 Old Branch Avenue

Temple Hills Co: Prince Georges MD 20748-

Landholding Agency: GSA Property Number: 54200420019

Status: Excess

Comment: 7232 sq. ft. office space in an industrial area

GSA Number: MD(R11)1102

Minnesota

GAP Filler Radar Site St. Paul Co: Rice MN 55101-Landholding Agency: GSA

Property Number: 54199910009 Status: Excess

Comment: 1266 sq. ft., concrete block, presence of asbestos/lead paint, most recent use—storage, zoning requirements, preparations for a Phase I study underway, possible underground storage tank

GSA Number: 1-GR(1)-MN-475

Lakes Project Office 307 Main Street East Remer Co: Cass MN Landholding Agency: GSA Property Number: 54200410015 Status: Surplus

Comment: Office bldg/oil shed/maintenance garage, minor water damage

GSA Number: 5-D-MN-548-A

Bldgs. 90A/B, 91A/B, 92A/B Jefferson Barracks Housing St. Louis MO 63125-Landholding Agency: Air Force Property Number: 18200220002 Status: Excess

Comment: 6450 sq. ft., needs repair, includes 2 acres

New Jersey

Parcels 3, 4, 5

Former Coast Guard Station Beach Haven Co: Ocean NJ 08008-Landholding Agency: GSA Property Number: 54200420005

Status: Excess

Comment: 11,644 sq. ft. bldg. w/1.4 acres, within floodplain, environmental considerations, legal restrictions

GSA Number: 1-U-NJ-499B

Social Security Bldg. 686 Nye Avenue

Irvington Co: Essex NJ 07111-2315 Landholding Agency: GSA

Property Number: 54200430012 Status: Excess

Comment: 7757 sq. ft., most recent use-

GSA Number: 1-G-NJ-652

Social Security Bldg. 22 Morris Street

Hackensack Co: Bergen NJ 07660-1546 Landholding Agency: GSA Property Number: 54200430013

Status: Excess

Comment: 14,944 sq. ft., most recent use-

GSA Number: 1-G-NJ-651

New Mexico

Carlsbad Federal Building 114 South Halagueno Carlsbad Co: Eddy NM 88220–5738 Landholding Agency: GSA Property Number: 54200430020 Status: Surplus Comment: 12,515 sq. ft., presence of asbestos/lead paint, will be vacant by December 2006

New York

Lockport Comm. Facility Shawnee Road Lockport Co: Niagara NY Landholding Agency: Air Force Property Number: 18200040004 Status: Excess

GSA Number: 7-G-NM-0570

Comment: 2 concrete block bldgs., (415 & --2929 sq. ft.) on 7.68 acres

Bldg. 240 Rome Lah

Rome Co: Oneida NY 13441-Landholding Agency: Air Force Property Number: 18200340023

Status: Unutilized

Comment: 39108 sq. ft., presence of asbestos, most recent use—Electronic Research Lab

Rome Lab

Rome Co: Oneida NY 13441-

Landholding Agency: Air Force Property Number: 18200340024

Status: Unutilized

Comment: 13199 sq. ft., presence of asbestos, most recent use-Electronic Research Lab

Bldg. 248 Rome Lab

Rome Co: Oneida NY 13441-

Landholding Agency: Air Force Property Number: 18200340025

Status: Unutilized

Comment: 4000 sq. ft., presence of asbestos, most recent use—Electronic Research Lab

Bldg. 302 Rome Lab Rome Co: Oneida NY 13441-Landholding Agency: Air Force

Property Number: 18200340026 Status: Unutilized

Comment: 10288 sq. ft., presence of asbestos, most recent use-communications facility

Social Security Bldg. 63 North Street

Monticello Co: Sullivan NY 12701–1124 Landholding Agency: GSA

Property Number: 54200430014

Status: Excess

Comment: 5659 sq. ft., most recent use-

GSA Number: 1-G-NY-915

South Carolina

24 Bldgs.

Hunley Park/Charleston AFB Idaho Ave., Unit Type 3S N. Charleston Co: SC 29404-4827 Landholding Agency: Air Force Property Number: 18200430011 Status: Excess

Comment: 1624 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use

6 Bldgs.

Hunley Park/Charleston AFB N. Charleston Co: SC 29404-

Location: 3510, 3514, 3517, 3528, 3533, 3538

Landholding Agency: Air Force Property Number: 18200430012

Status: Excess

Comment: 1684 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use

Bldg. 3601

Hunley Park/Charleston AFB N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430013 Status: Excess

Comment: 1902 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use only

5 Bldgs.

Hunley Park/Charleston AFB N. Charleston Co: SC 29404-Location: 3524, 3603, 3605, 3607, 3608 Landholding Agency: Air Force Property Number: 18200430014

Status: Excess

Comment: 1788 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use

4 Bldgs.

Hunley Park/Charleston AFB N. Charleston Co: SC 29404-Location: 3009A/B, 3013A/B, 3202A/B, 3214A/B

Landholding Agency: Air Force Property Number: 18200430015

Status: Excess

Comment: 2346 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use—residential, off-site use only

Hunley Park/Charleston AFB N. Charleston Co: SC 29404– Location: 3302A/B, 3418A/B, 3424A/B Landholding Agency: Air Force Property Number: 18200430016 Status: Excess

Comment: 2470 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use

Bldg. 3207A/B

Hunley Park/Charleston AFB N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430017

Status: Excess

Comment: 2688 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use

11 Bldgs. Hunley Park/Charleston AFB

Unit Type 3E N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430018 Status: Excess

Comment: 2688 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use only

24 Bldgs.

Hunley Park/Charleston AFB

Unit Type 3J N. Charleston Co: SC 29404– Landholding Agency: Air Force Property Number: 18200430019

Status: Excess

Comment: 2787 sq ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use only

Bldg. 3209A/B Hunley Park/Charleston AFB

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430020 Status: Excess

Comment: 2944 sq. ft., needs extensive repair, presence of asbestos/lead paint, most-recent use-residential, off-site use

Bldgs. 3107A/B, 3205A/B Hunley Park/Charleston AFB N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430021 Status: Excess

Comment: 2944 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use only

5 Bldgs.

Hunley Park/Charleston AFB Unit Type 4J N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430022

Status: Excess

Comment: 3423 sq. ft., needs extensive repair, presence of asbestos/lead paint, most recent use-residential, off-site use only

7 Bldgs.

Charleston AFB Floor Plan 1

N. Charleston Co: SC 29404-4827 Landholding Agency: Air Force Property Number: 18200430023

Status: Excess

Comment: 2135 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

11 Bldgs. Charleston AFB Floor Plan 4AR

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430024

Status: Excess

Comment: 2652 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

4 Bldgs.

Charleston AFB N. Charleston Co: SC 29404-

Location: 2314A/B, 2327A/B, 2339A/B, 2397A/B

Landholding Agency: Air Force Property Number: 18200430025

Status: Excess

Comment: 2722 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

5 Bldgs.

Charleston AFB

N. Charleston Co: SC 29404-Location: 2311A/B, 2322A/B, 2329A/B,

2385A/B, 2399A/B Landholding Agency: Air Force Property Number: 18200430026

Comment: 2642 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

4 Bldgs.

Charleston AFB

N. Charleston Co: SC 29404-

Location: 2315A/B, 2323A/B, 2330A/B, 2387A/B

Landholding Agency: Air Force Property Number: 18200430027 Status: Excess

Comment: 2756 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

3 Bldgs.

Charleston AFB

N. Charleston Co: SC 29404– Location: 2321A/B, 2326A/B, 2336A/B

Landholding Agency: Air Force Property Number: 18200430028

Status: Excess

Comment: 2766 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

Bldg. 2331A /B Charleston AFB

N. Charleston Co: SC 29494-

Landholding Agency: Air Force Property Number: 18200430029

Status: Excess

Comment: 2803 sq. ft., presence of asbestos/ lead paint, most recent use—residential, off-site use only

Bldg. 2341A/B

Charleston AFB N. Charleston Co: SC 29404-

Landholding Agency: Air Force Property Number: 18200430030

Status: Excess

Comment: 2715 sq. ft., presence of asbestos/ lead paint, most recent use—residential, off-site use only

6 Bldgs. Charleston AFB

N. Charleston Co: SC 29404–

Location: 2346, 2354, 2363, 2382, 2389, 2396

Landholding Agency: Air Force Property Number: 18200430031

Status: Excess

Comment: 1394 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

15 Bldgs.

Charleston AFB Floor Plan 6A

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430032

Status: Excess

Comment: 1378 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

12 Bldgs.

Charleston AFB Floor Plan 6B

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430033

Status: Excess

Comment: 1387 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

13 Bldgs.

Charleston AFB Floor Plan 1-1

N. Charleston Co: SC 29404-Landholding Agency: Air Force

Property Number: 18200430034 Status: Excess

Comment: 2305 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

Bldg. 2377

Charleston AFB

N. Charleston Co: SC 29404-

Landholding Agency: Air Force Property Number: 18200430035

Status: Excess

Comment: 1662 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

10 Bldgs. Charleston AFB Floor Plan D6

N. Charleston Co: SC 29204-Landholding Agency: Air Force Property Number: 18200430036

Status: Excess

Comment: 1241 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

10 Bldgs. Charleston AFB Floor Plan D1

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430037

Status: Excess

Comment: 1250 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

7 Bldgs. Charleston AFB Floor Plan DIV

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430038

Status: Excess

Comment: 1250 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

7 Bldgs. Charleston AFB Floor Plan DV

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430039

Status: Excess

Comment: 1241 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

7 Bldgs. Charleston AFB Floor Plan E6

N. Charleston Co: SC 29204-Landholding Agency: Air Force Property Number: 18200430040

Status: Excess

Comment: 1249 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

11 Bldgs. Charleston AFB Floor Plan F6

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430041

Status: Excess

Comment: 1249 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

11 Bldgs. Charleston AFB Floor Plan G6

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430042 Status: Excess

Comment: 1390 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

9 Bldgs. Charleston AFB Floor Plan GV

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430043

Status: Excess

Comment: 1390 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

8 Bldgs. Charleston AFB Floor Plan H6

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430044

Status: Excess

Comment: 1396 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

Bldgs. 1841A/B, 1849A/B Charleston AFB N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430045

Comment: 2249 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

9 Bldgs. Charleston AFB Floor Plan I6

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430046

Status: Excess

Comment: 1400 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

7 Bldgs. Charleston AFB Floor Plan IV

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430047

Status: Excess

Comment: 1400 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

4 Bldgs.

Charleston AFB N. Charleston Co: SC 29404-

Location: 1846A/B, 1853A/B, 1862A/B, 2203A/B Landholding Agency: Air Force

Property Number: 18200430048

Status: Excess Comment: 2363 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

40 Bldgs. Charleston AFB Floor Plan 2A

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430049

Status: Excess

Comment: 2387 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

Bldg. 1765A/B

Charleston AFB

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430050

Status: Excess

Comment: 2558 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

42 Bldgs. Charleston AFB Floor Plan 2R

N. Charleston Co: SC 29404-Landholding Agency: Air Force Property Number: 18200430051

Status: Excess

Comment: 2558 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

Bldg. 1828A/B Charleston AFB N. Charleston Co: SC 29404-Landholding Agency: Air Force

Property Number: 18200430052 Status: Excess

Comment: 2330 sq. ft., presence of asbestos/ lead paint, most recent use-residential, off-site use only

Charleston AFB

N. Charleston Co: SC 29404-Location: 2309A/B, 2320A/B, 2335A/B Landholding Agency: Air Force Property Number: 18200430053

Status: Excess Comment: 2766 sq. ft., presence of asbestos/

lead paint, most recent use-residential, off-site use only

South Dakota

West Communications Annex Ellsworth Air Force Base Ellsworth AFB Co: Meade SD 57706-Landholding Agency: Air Force Property Number: 18199340051 Status: Unutilized Comment: 2 bldgs. on 2.37 acres, remote area,

lacks infrastructure, road hazardous during winter storms, most recent use-industrial storage

Tennessee

Tract 01-169 Shiloh Natl Military Park Shiloh Co: Hardin TN 38376– Landholding Agency: Interior Property Number: 61200420003 Status: Excess

Comment: 1400 sq. ft., concrete block, off-site use only

Texas

Cotulla Border Station 602 N. Main Street Cotulla Co: LaSalle TX 78014-Landholding Agency: GSA Property Number: 54200420008

Status: Surplus Comment: 2190 sq. ft., cinder block, presence of asbestos/lead paint, most recent useborder patrol office, subject to existing

GSA Number: 7-D-CO-0648

Washington

easements

1917 Marsh Road Yakima WA 98901Landholding Agency: Interior Property Number: 61200340007

Status: Unutilized

Comment: 1032 sq. ft., presence of asbestos/ lead paint, most recent use—office, off-site use only

Tract 03–123
Cascades National Park
Stehekin Co: Chelan WA 98852–
Landholding Agency: Interior
Property Number: 61200420004
Status: Excess
Comment: 636 sq. ft., off-site use only

West Virginia
Social Security Bldg.

50 16th Street Wheeling Co: Ohio WV 25301– Landholding Agency: GSA Property Number: 54200430019 Status: Excess

Comment: 4975 sq. ft., presence of asbestos,

most recent use—office GSA Number: 4–G–WV–0549

Wisconsin

SSA Office Building 203 West Court Street Janesville WI 53545— Landholding Agency: GSA Property Number: 54200420009 Status: Surplus Comment: 6278 sq. ft. w/parking, most recent use—office

Land (by State)

Alaska

White Alice Site
Tin City AK 99762—
Landholding Agency: GSA
Property Number: 54200410001
Status: Excess
Comment: 6.31 acres w/4 buildings and 2

GSA Number: 1-G-WI-604

large radar dishes, most recent use communications, remote area GSA Number: 9–D–AK–764

Arizona

0.44 acre N. of Buckeye Road Avondale Co: Maricopa AZ 85323— Landholding Agency: Interior Property Number: 61200410001 Status: Excess Comment: 20 foot wide

Florida

Homestead Communications Annex Homestead Co: Dare FL 33033— Landholding Agency: Air Force Property Number: 18200210015 Status: Excess

Comment: 20 acres w/concrete bldg., consist of wetlands/100 year floodplain, most recent use—high frequency regional broadcasting system

Indiana

Tracts 100 & 119–2
State Hwy 224/Rd. 50
Union Twshp Co: Huntington IN
Landholding Agency: GSA
Property Number: 54200430021
Status: Surplus
Comment: 6.65 acres and 8.68 acres, open space, no sanitary facilities, zoning restrictions

GSA Number: 1-D-IN-573-B

Tanner's Creek Access Site off Rt. 50 Lawrenceburg Co: IN

Landholding Agency: GSA Property Number: 54200430022 Status: Excess

easement GSA Number: 1-D-IN-571-C

Comment: 8.45 acres, boat launch, flowage

Kansas

Parcels 2, 3, 4, 5 Portions/Milford Lake Hwy 77 Junction City Co: Gear

Junction City Co: Geary KS Landholding Agency: GSA Property Number: 54200420006 Status: Excess

Comment: 2 = 2.2 acres, 3 = 8.4 acres, 4 = 20 acres, 5 = 97.6 acres, most recent use—forestry research

GSA Number: 7–GR–KS–0497

Kentucky

Tracts 903–1, 903–2, 1200, 1201
Smithland Locks & Dam
Givens Creek Access Site
Livingston Co: KY 42801–
Landholding Agency: GSA
Property Number: 54200430010
Status: Excess
Comment: 25.75 acres, boat ramp, existing

lease, frequent flooding

GSA Number: 4-D-DY-568D Tracts 329, 336

Smithland Locks & Dam Birdsville Access Site Birdsville Co: Livingston KY 42801– Landholding Agency: GSA Property Number: 54200430011 Status: Excess

Comment: 11.54 acres, boat ramp, existing lease, periodic flooding GSA Number : 4–D–KY–568C

Michigan

IOM Site Chesterfield Road Chesterfield Co: Macomb MI Landholding Agency: GSA Property Number: 54200340008 Status: Excess

Comment: approx. 17.4 acres w/concrete block bldg. in poor condition, most recent use—radio antenna field, narrow right-ofway

way GSA Number: 1-D-MI-0603F

Nebraska

Hastings Radar Bomb Scoring Hastings Co: Adams NE 68901— Landholding Agency: Air Force Property Number: 18199810027 Status: Unutilized

Comment: 11 acres

Ohio

GWEN Site #3
Township Rd. 196
Radnor Co: Delaware OH
Landholding Agency: GSA
Property Number: 54200420021
Status: Surplus
Comment: two tracts of farm land = 0.953
acre and 10.778 acres

GSA Number: 1-D-OH-825

South Dakota

S. Nike Ed. Annex Land Ellsworth AFB Pennington SD 57706— Landholding Agency: Air Force Property Number: 18200220010 Status: Unutilized

Comment: 7 acres w/five foundations from demolished bldgs. remain on site; with a

road and a parking lot

Texas

Former CG LORAN Station 501 Boddeker Road Galveston Co: TX 77553— Landholding Agency: GSA Property Number: 54200430015 Status: Excess Comment: 230.84 acres w/3500 sq. ft. building, wetlands, use limitation by COE GSA Number: 7–U–TX–0867–D

Virginia

Tract H-35-A
Chantilly Access Road
Vienna Co: VA
Landholding Agency: GSA
Property Number: 54200430016
Status: Excess
Comment: 0.331 acre, public street, any
owner would be required to provide
equivalent, uninterrupted alternate access
GSA Number: 11-U-VA-0001

Washington

15.1 acres
Road 18NE & Road 36NE
Coulee City Co: Grant WA 99115—
Landholding Agency: Interior
Property Number: 61200310002
Status: Excess
Comment: subject to existing easements/
substation site

Suitable/Unavailable Properties

Buildings (by State)

Colorado

Bldg. 100
La Junta Strategic Range
La Junta Co: Otero CO 81050–9501
Landholding Agency: Air Force
Property Number: 18200230001
Status: Excess
Comment: 7760 sq. ft., most recent use—

admin/electronic equip. maintenance

Bldg. 101 La Junta Strategic Range

La Junta Co: Otero CO 81050-9501
Landholding Agency: Air Force
Property Number: 18200230002
Status: Excess
Comment: 336 sq. ft., most recent use—
storage
Bldg. 102
La Junta Strategic Range

La Junta Strategic Range
La Junta Co: Otero CO 81050-9501
Landholding Agency: Air Force
Property Number: 18200230003
Status: Excess
Comment: 1056 sq. ft., most recent use—
storage

Bldg. 103

La Junta Strategic Range La Junta Co: Otero CO 81050–9501 Landholding Agency: Air Force Property Number: 18200230004

Status: Excess

Comment: 784 sq. ft., most recent use-

Bldg. 104

La Junta Strategic Range La Junta Co: Otero CO 81050-9501 Landholding Agency: Air Force Property Number: 18200230005 Status: Excess

Comment: 312 sq. ft., most recent use-

Bldg. 106

La Junta Strategic Range La Junta Co: Otero CO 81050-9501 Landholding Agency: Air Force Property Number: 18200230006 Status: Excess

Comment: 100 sq. ft., most recent usestorage

Georgia

East Parcel **Boyett Village Family Housing Complex** Maple Avenue Albany GA Landholding Agency: GSA Property Number: 54200410003

Status: Surplus Comment: 119 residential units & support facilities, possible lead based paint, utility upgrade required by local utility commission (estimates range from \$1.6m to\$2.7 million for entire Boyett Village) GSA Number: 4-N-GA-581B

Bldg. 224 Mountain Home Air Force Co: Elmore ID 83648-Landholding Agency: Air Force Property Number: 18199840008 Status: Unutilized

Comment: 1890 sq. ft., no plumbing facilities, possible asbestos/ lead paint, most recent use-office

Indiana

Federal Building 610 Connecticut Street Gary IN 46402-Landholding Agency: GSA Property Number: 54200310011 Status: Excess Comment: 30,478 sq. ft., needs repair,

presence of asbestos, most recent use-

GSA Number: 1-G-IN-591

Maryland

29 Bldgs. Walter Reed Army Medical Center Forest Glen Annex, Linden Lane

Silver Spring Co: Montgomery MD 20910-

Location: 24 bldgs. are in poor condition, presence of asbestos/lead paint, most recent use—hospital annex, lab, office

Landholding Agency: GSA Property Number: 54200130012 Status: Excess

Comment: Historic Preservation Covenants will impact reuse, property will not be parcelized for disposal, high cost associated w/maintenance, estimated cost to renovate \$17 million

GSA Number: 11-D-MQ-558-B

Minnesota

MG Clement Trott Mem. USARC Walker Co: Cass MN 56484– Landholding Agency: GSA Property Number: 54199930003 Status: Excess

Comment: 4320 sq. ft. training center and 1316 sq. ft. vehicle maintenance shop, presence of environmental conditions GSA Number: 1-D-MN-575

Hardesty Federal Complex 607 Hardesty Avenue Kansas City Co: Jackson MO 64124–3032 Landholding Agency: GSA Property Number: 54199940001 Status: Excess

Comment: 7 warehouses and support buildings (540 to 216,000 sq. ft.) on 17.47 acres, major rehab, most recent usestorage/office, utilities easement GSA Number: 7-G-MO-637

New York

Bldg. 1225 Verona Text Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220014 Status: Unutilized

Comment: 3865 sq. ft., needs repair, presence of asbestos/lead paint, most recent useresearch lab

Bldg. 1226 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220015 Status: Unutilized

Comment: 7500 sq. ft., most recent usestorage

Bldg. 1227 Verona Text Annex Verona Co: Oneida NY 13478-

Landholding Agency: Air Force Property Number: 18200220016 Status: Unutilized

Comment: 1152 sq. ft., presence of asbestos/ lead paint, most recent use-power station Bldg. 1231

Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220017

Status: Unutilized Comment: 3865 sq. ft., presence of asbestos/ lead paint/volatile organic compounds,

access requirements, most recent useresearch lab Bldg. 1233

Verona Test Annex Verona Co: Oneida NY 13478– Landholding Agency: Air Force Property Number: 18200220018

Status: Unutilized Comment: 1152 sq. ft., needs repair, presence of asbestos/lead paint/volatile organic compounds, access requirements, most

recent use-power station Bldgs. 1235, 1239 Verona Test Annex Verona Co: Oneida NY 13478-

Landholding Agency: Air Force Property Number: 18200220019 Status: Unutilized

Comment: 144/825 sq. ft., need repairs, presence of lead paint, most recent useelectric switch station

Bldg. 1241

Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220020

Status: Unutilized

Comment: 159 sq. ft., presence of lead paint, most recent use-sewage pump station

Bldg. 1243 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220021 Status: Unutilized

Comment: 25 sq. ft., most recent use-waste treatment

Bldg. 1245 Verona Test Annex Verona Co: Oneida NY 13478– Landholding Agency: Air Force

Property Number: 18200220022 Status: Unutilized

Comment: 3835 sq. ft., needs repair, presence of asbestos/lead paint, most recent useresearch lab

Bldg. 1247 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220023

Status: Unutilized Comment: 576 sq. ft., needs repair, presence of asbestos/lead paint, most recent usepower station

Bldg. 1250 + land Verona Test Annex Verona Co: Oneida NY 13478–

Landholding Agency: Air Force Property Number: 18200220024 Status: Unutilized

Comment: 11,766 sq. ft. offices/lab with 495 acres, presence of asbestos/lead paint/ wetlands

Bldg. 1253 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220025

Status: Unutilized

Comment: 3835 sq. ft., needs repair, presence of asbestos/lead paint/volatile organic compounds, access requirements, most recent use-research lab

Bldg. 1255 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220026 Status: Unutilized

Comment: 576 sq. ft., needs repair, presence of lead paint/volatile organic compounds, access requirement, most recent usepower station

Bldg. 1261 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220027 Status: Unutilized

Comment: 3835 sq. ft., needs repair, presence of asbestos/lead paint, most recent use-

Bldg. 1263 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220028 Status: Unutilized

Comment: 576 sq. ft. needs repair, presence of lead paint, most recent use-power

Bldgs. 1266, 1269 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220029 Status: Unutilized Comment: 3730/3865 sq. ft., need repairs, presence of asbestos/lead paint, most recent use-research lab

Bldg. 1271 Verona Test Annex Verona Co: Oneida NY 13478– Landholding Agency: Air Force Property Number: 18200220030 Status: Unutilized

Comment: 1152 sq. ft., needs repair, presence of lead paint, most recent use-power station

Bldg. 1273 Verona Test Annex Verona Co: Oneida NY 13478– Landholding Agency: Air Force Property Number: 18200220031 Status: Unutilized Comment: 87 sq. ft., presence of asbestos, most recent use—sewage pump station

Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220032 Status: Unutilized

Comment: 3865 sq. ft., needs repair, presence of asbestos/lead paint, most recent useresearch lab

Bldg. 1279 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220033 Status: Unutilized

Comment: 1152 sq. ft., needs repair, presence of lead paint, most recent use-power station

Bldg. 1285 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220034 Status: Unutilized

Comment: 4690 sq. ft., needs repair, presence of asbestos/lead paint, most recent useresearch lab

Bldg. 1287 Verona Test Annex Verona Co: Oneida NY 13478-Landholding Agency: Air Force Property Number: 18200220035 Status: Unutilized

Comment: 1152 sq. ft., needs repair, presence of lead paint, most recent use-power station

Social Sec. Admin. Bldg. 517 N. Barry St. Olean NY 10278-0004 Landholding Agency: GSA Property Number: 54200230009 Status: Excess

Comment: 9174 sq. ft., poor condition, most recent use—office GSA Number: 1-G-NY-0895

Army Reserve Center 205 Oak Street Batavia NY 14020– Landholding Agency: GSA

Property Number: 54200240004 Status: Excess

Comment: 9695 sq. ft., presence of asbestos/ lead paint, most recent use-admin/ storage, proximity of wetlands GSA Number: 1-D-NY-890

Hancock Army Complex Track 4

Stewart Drive West Cicero Co: Onondaga NY 13039-Landholding Agency: GSA Property Number: 54200310013 Status: Excess

Comment: 3 bunker-style structures and several small outbuildings, presence of asbestos, possible lead paint, most recent use—admin/training/storage GSA Number: 1–D–NY–803

North Carolina

Vehicle Maint. Facility 310 New Bern Ave. Raleigh Co: Wake NC 27601-Landholding Agency: GSA Property Number: 54200020012 Status: Excess Comment: 10,455 sq. ft., most recent use-

maintenance garage GSA Number: NC076AB

Tennessee

3 Facilities, Guard Posts Volunteer Army Ammunition Plant Chattanooga Co: Hamilton TN 37421– Landholding Agency: GSA Property Number: 54199930011 Status: Surplus Comment: 48-64 sq. ft., most recent useaccess control, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F 4 Bldgs.

Volunteer Army Ammunition Plant Railroad System Facilities Chattanooga Co: Hamilton TN 37421– Landholding Agency: GSA Property Number: 54199930012

Status: Surplus Comment: 144-2,420 sq. ft., most recent use-storage/rail weighing facilities/dock, potential use restrictions, property was published in error as available on 2/11/00 GSA Number: 4-D-TN-594F

200 bunkers Volunteer Army Ammunition Plant Storage Magazines Chattanooga Co: Hamilton TN 37421– Landholding Agency: GSA Property Number: 54199930014 Status: Surplus

Comment: approx. 200 concrete bunkers covering a land area of approx. 4000 acres, most recent use-storage/buffer area,

potential use restrictions, property was published in error as available on 2/11/00 GŜA Number: 4-D-TN-594F Bldg. 232

Volunteer Army Ammunition Plant Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA Property Number: 54199930020 Status: Surplus

Comment: 10,000 sq. ft., most recent use—
office, presence of asbestos, approx. 5 acres associated w/bldg., potential use restrictions, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F

2 Laboratories Volunteer Army Ammunition Plant Chattanooga Co: Hamilton TN 37421– Landholding Agency: GSA Property Number: 54199930021

Status: Surplus Comment: 2000-12,000 sq. ft., potential use/ lease restrictions, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F 3 Facilities Volunteer Army Ammunition Plant

Water Distribution Facilities Chattanooga Co: Hamilton TN 37421-Landholding Agency: GSA Property Number: 54199930022

Status: Surplus Comment: 256–15,204 sq. ft., 35.86 acres associated w/bldgs., most recent usewater distribution system, potential use/ lease restrictions, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F

Washington

22 Bldgs./Geiger Heights Fairchild AFB Spokane WA 99224-Landholding Agency: Air Force Property Number: 18200420001 Status: Unutilized

Comment: 1625 sq. ft., possible asbestos/lead paint, most recent use-residential Bldg. 404/Geiger Heights

Fairchild AFB Spokane WA 99224– Landholding Agency: Air Force Property Number: 18200420002 Status: Unutilized

Comment: 1996 sq. ft., possible asbestos/lead paint, most recent use-residential

11 Bldgs./Geiger Heights Fairchild AFB
Spokane WA 99224
Landholding Agency: Air Force Property Number: 18200420003 Status: Unutilized

Comment: 2134 sq. ft., possible asbestos/lead paint, most recent use-residential

Bldg. 297/Geiger Heights Fairchild AFB Spokane WA 99224-Landholding Agency: Air Force Property Number: 18200420004 Status: Unutilized

Comment: 1425-sq. ft., possible asbestos/lead paint, most recent use-residential

9 Bldgs./Geiger Heights Fairchild AFB Spokane WA 99224Landholding Agency: Air Force Property Number: 18200420005

Status: Unutilized

Comment: 1620 sq. ft., possible asbestos/lead paint, most recent use—residential

22 Bldgs./Geiger Heights Fairchild AFB

Spokane WA 99224– Landholding Agency: Air Force Property Number: 18200420006

Status: Unutilized

Comment: 2850 sq. ft., possible asbestos/lead paint, most recent use—residential

51 Bldgs./Geiger Heights Fairchild AFB Spokane WA 99224– Landholding Agency: Air Force Property Number: 18200420007 Status: Unutilized

Comment: 2574 sq. ft., possible asbestos/lead paint, most recent use—residential

paint, most recent use—residential
Bldg. 402/Geiger Heights
Fairchild AFB
Spokane WA 99224—
Landholding Agency: Air Force
Property Number: 18200420008
Status: Unutilized
Comment: 2451 sq. ft., possible asbestos/lead

paint, most recent use—residential

5 Bldgs./Geiger Heights Fairchild AFB 222, 224, 271, 295, 260 Spokane WA 99224–

Landholding Agency: Air Force Property Number: 18200420009

Status: Unutilized Comment: 3043 sq. ft., possible asbestos/lead paint, most recent use—residential

5 Bldgs./Geiger Heights Fairchild AFB 102, 183, 118, 136, 113 Spokane WA 99224-

Landholding Agency: Air Force Property Number: 18200420010 Status: Unutilized

Comment: 2599 sq. ft., possible asbestos/lead paint, most recent use—residential

Land (by State)

New Jersey

Belle Mead Depot Rt. 206/Mountain View Rd. Hillsborough Co: Somerset NJ 08502– Landholding Agency: GSA Property Number: 54200210014 Status: Excess

Comment: approx. 400 acres, property will not be subdivided, contaminants of concern present, lease restriction on 7 acres, 44 miles of railroad track, remediation activity, potential restriction of property f

GSA Number: 1-G-NJ-0642

South Dakota

Tract 133
Ellsworth AFB
Box Elder Co: Pennington SD 57706–
Landholding Agency: Air Force
Property Number: 18200310004
Status: Unutilized
Comment: 53.23 acres
Tract 67
Ellsworth AFB

Tract 67 Ellsworth AFB Box Elder Co: Pennington SD 57706– Landholding Agency: Air Force Property Number: 18200310005 Status: Unutilized

Comment: 121 acres, bentonite layer in soil, causes movement

Tennessee

1500 acres Volunteer Army Ammunition Plant Chattanooga Co: Hamilton TN 37421–

Landholding Agency: GSA Property Number: 54199930015

Status: Surplus

Comment: scattered throughout facility, most recent use—buffer area, steep topography, potential use restrictions, property was published in error as available on 2/11/00

GSA Number: 4-D-TN-594F

Suitable/To Be Excessed

Buildings (by State)

Massachusetts

Cuttyhunk Boathouse
South Shore of Cuttyhunk Pond
Gosnold Co: Dukes MA 02713—
Landholding Agency: Coast Guard
Property Number: 87199310001
Status: Unutilized
Comment: 2700 sq. ft., wood frame, one
story, needs rehab, limited utilities, off-site
use only.

Nauset Beach Light Nauset Beach Co: Barnstable MA Landholding Agency: Coast Guard Property Number: 87199420001 Status: Unutilized

Comment: 48 foot tower, cylindrical cast iron, most recent use—aid to navigation

Light Tower, Highland Light Near Rt. 6, 9 miles south of Race Point North Truro Co: Barnstable MA 02652— Landholding Agency: Coast Guard Property Number: 87199430005

Status: Excess

Comment: 66 ft. tower, 14'9" diameter, brick structure, scheduled to be vacated 9/94

Keepers Dwelling Highland Light Near Rt. 6, 9 miles south of Race Point North Truro Co: Barnstable MA 02652— Landholding Agency: Coast Guard Property Number: 87199430006 Status: Excess

Comment: 1160 sq. ft., 2-story wood frame, attached to light tower, scheduled to be vacated 9/94

Duplex Housing Unit
Highland Light
Near Rt. 6, 9 miles south of Race Point
North Truro Co: Barnstable MA 02652—
Landholding Agency: Coast Guard
Property Number: 87199430007
Status: Excess
Comment: 2 light units 930 sq. ft. each

Comment: 2 living units, 930 sq. ft. each, 1story each, located on eroding ocean bluff, scheduled to be vacated 9/94

Nahant Towers Nahant Co: Essex MA Landholding Agency: Coast Guard Property Number: 87199530001 Status: Unutilized Comment: 196 sq. ft., 8-story observation tower Unsuitable Properties

Buildings (by State)

Alabama

Dwelling A USCG Mobile Pt. Station Ft. Morgan

Gulfshores Co: Baldwin AL 36542– Landholding Agency: Coast Guard Property Number: 87199120001 Status: Excess

Reason: Floodway

Dwelling B USCG Mobile Pt. Station Ft. Morgan

Gulfshores Co: Baldwin AL 36542— Landholding Agency: Coast Guard Property Number: 87199120002

Status: Excess Reason: Floodway

Oil House USCG Mobile Pt. Station

Ft. Morgan

Gulfshores Co: Baldwin AL 36542— Landholding Agency: Coast Guard Property Number: 87199120003

Status: Excess Reason: Floodway

Garage USCG Mobile Pt. Station

Ft. Morgan Gulfshores Co: Baldwin AL 36542– Landholding Agency: Coast Guard Property Number: 87199120004 Status: Excess

Reason: Floodway
Shop Building
USCG Mobile Pt. Station
Ft. Morgan

Ft. Morgan Gulfshores Co: Baldwin AL 36542– Landholding Agency: Coast Guard Property Number: 87199120005

Status: Excess Reason: Floodway

Alaska

Bldg. 15532
Elmendorf AFB
Elmendorf AFB AK 99506—
Landholding Agency: Air Force
Property Number: 18200220001
Status: Unutilized
Reasons: Within airport runway clear zone;

Secured Area
Bldg. 8354
Elmendorf AFB
Elmendorf AFB AK 99506—
Landholding Agency: Air Force
Property Number: 18200240001
Status: Unutilized
Reason: Extensive deterioration
Bldg. 11827

Bldg. 11827 Elmendorf AFB Elmendorf AFB AK 99506— Landholding Agency: Air Force Property Number: 18200240002 Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 7537 Elmendorf Air Force Base Elmendorf AFB AK 99506— Landholding Agency: Air Force Property Number: 18200320001 Status: Unutilized Reason: Extensive deterioration

Bldg. 9340

Elmendorf Air Force Base Elmendorf AFB AK 99506-

Landholding Agency: Air Force Property Number: 18200320002

Status: Unutilized Reason: Extensive deterioration

Bldg. 9342

Elmendorf Air Force Base Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200320003

Status: Unutilized Reason: Extensive deterioration

Bldg. 12737

Elmendorf Air Force Base Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200320004

Status: Unutilized

Reason: Extensive deterioration

Bldg. 13251

Elmendorf Air Force Base Elemendorf AFB AK 99506— Landholding Agency: Air Force Property Number: 18200320005

Status: Unutilized Reason: Extensive deterioration

Bldg. 29453

Elmendorf Air Force Base Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200320006 Status: Unutilized

Reason: Extensive deterioration

Bldg. 6527 Elmendorf AFB Elmendorf AFB AK 99506-

Landholding Agency: Air Force Property Number: 18200330001 Status: Unutilized

Reason: Extensive deterioration

Bldg. 12739

Elmendorf AFB Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200330002 Status: Unutilized

Reason: Extensive deterioration

Bldg. 4314

Elmendorf AFB AK 99506— Landholding Agency: Air Force Property Number: 18200340001 Status: Unutilized

Reason: Extensive deterioration

Bldg. 6527 Elmendorf AFB

Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200340002 Status: Unutilized

Reason: Extensive deterioration

Bldg. 7541 Elmendorf AFB

Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200340003

Status: Unutilized

Reason: Extensive deterioration

Bldg. 8111 Elmendorf AFB

Elmendorf AFB AK 99506-

Landholding Agency: Air Force Property Number: 18200340004

Status: Unutilized

Reason: Extensive deterioration

Bldg. 9489 Elmendorf AFB

Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200340005

Status: Unutilized

Reason: Extensive deterioration

Bldg. 10547

Elmendorf AFB Elmendorf AFB AK 99506-Landholding Agency: Air Force Property Number: 18200340006

Status: Unutilized

Reason: Extensive deterioration

Bldg. B001 Point Higgins Ketchikan AK 99901– Landholding Agency: Coast Guard Property Number: 87200140003 Status: Excess

Reasons: Secured Area; Extensive deterioration

Bldg. B002 Point Higgins Ketchikan AK 99901-

Landholding Agency: Coast Guard Property Number: 87200140004 Status: Excess

Reasons: Secured Area; Extensive deterioration

Bldg. B003 Point Higgins Ketchikan AK 99901-

Landholding Agency: Coast Guard Property Number: 87200140005 Status: Excess

Reasons: Secured Area; Extensive

deterioration Bldg. B004 Point Higgins Ketchikan AK 99901-

Landholding Agency: Coast Guard Property Number: 87200140006

Status: Excess Reason: Secured Area

Bldg. B006 Point Higgins

Ketchikan AK 99901– Landholding Agency: Coast Guard Property Number: 87200140007 Status: Excess

Reasons: Secured Area; Extensive deterioration

Bldg. B008 Point Higgins Ketchikan AK 99901-

Landholding Agency: Coast Guard Property Number: 87200140008

Status: Excess

Reasons: Secured Area; Extensive deterioration

Bldg. B009 Point Higgins

Ketchikan AK 99901-

Landholding Agency: Coast Guard Property Number: 87200140009 Status: Excess

Reasons: Secured Area; Extensive deterioration

Bldg. B011

Point Higgins

Ketchikan AK 99901-

Landholding Agency: Coast Guard Property Number: 87200140010

Status: Excess

Reasons: Secured Area; Extensive deterioration

Bldg. B012 Point Higgins

Ketchikan AK 99901– Landholding Agency: Coast Guard Property Number: 87200140011 Status: Excess

Reasons: Secured Area; Extensive

deterioration

Bldg. B000 Point Higgins

Ketchikan AK 99901-Landholding Agency: Coast Guard Property Number: 87200140012

Status: Excess

Reason: Extensive deterioration

Bldg. B01

Coast Guard Cutter Sycamore

Cordova AK 99574– Landholding Agency: Coast Guard Property Number: 87200310001

Status: Unutilized

Reason: Extensive deterioration Fuel Tank Facility USCG LORAN Station

Ketchikan AK 99901-Landholding Agency: Coast Guard Property Number: 87200310008

Status: Unutilized

Reason: Extensive deterioration

Heavy Equipment Shed Coast Guard

off Hanagita Street Valdez AK

Landholding Agency: Coast Guard Property Number: 88200410010

Status: Excess Reason: Extensive deterioration

7 Bldgs. Coast Guard L05B thru L05K Homer AK 99603-

Landholding Agency: Coast Guard Property Number: 88200420006

Status: Excess

Reasons: Secured Area; Extensive deterioration

California

Bldg. 30101 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210019

Status: Unutilized Reason: Secured Area Bldgs. 30131, 30709

Vandenberg AFB Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210020

Status: Unutilized Reason: Secured Area Bldgs. 30137, 30701

Vandenberg AFB Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210021

Status: Unutilized

Reason: Secured Area

Bldg. 30235

Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210022

Status: Unutilized Reason: Secured Area

Bldgs. 30238, 30446 Vandenberg AFB

Vandenberg Co: Santa Barbara CA

Landholding Agency: Air Force Property Number: 18200210023

Status: Unutilized Reason: Secured Area Bldgs. 30239, 30444

Vandenberg AFB Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210024

Status: Unutilized Reason: Secured Area

Bldgs. 30306, 30335, 30782

Vandenberg AFB Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210025 Status: Unutilized

Reason: Secured Area

Bldgs. 30339, 30340, 30341 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-Landholding Agency: Air Force

Property Number: 18200210026 Status: Unutilized Reason: Secured Area

Bldg. 30447 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-Landholding Agency: Air Force Property Number: 18200210027

Status: Unutilized Reason: Secured Area

Bldg. 30524 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210028

Status: Unutilized Reason: Secured Area Bldg. 30647

Vandenberg AFB Vandenberg Co: Santa Barbara CA 93437– Landholding Agency: Air Force Property Number: 18200210029

Status: Unutilized Reason: Secured Area Bldgs. 30710, 30717

Vandenberg AFB Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210030 Status: Unutilized

Reason: Secured Area Bldgs. 30718, 30607 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-Landholding Agency: Air Force Property Number: 18200210031

Status: Unutilized Reason: Secured Area Bldgs. 30722, 30735 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210032 Status: Unutilized

Reason: Secured Area Bldgs, 30775, 30777

Vandenberg AFB Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210033

Status: Unutilized Reason: Secured Area Bldgs. 30830, 30837 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-

Landholding Agency: Air Force Property Number: 18200210034 Status: Unutilized

Reason: Secured Area Bldgs. 30839, 30844, 30854 Vandenberg AFB

Vandenberg Co: Santa Barbara CA 93437-Landholding Agency: Air Force Property Number: 18200210035

Status: Unutilized Reason: Secured Area

Bldg. 06522 Vandenberg AFB

Vandenberg AFB Co: Santa Barbara CA

Landholding Agency: Air Force Property Number: 18200330004 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

23 Bldgs. Edwards AFB

Edwards AFB Co: Kern CA 93524-Location: 7022-7037, 7039-7040, 7042, 7044,

Landholding Agency: Air Force Property Number: 18200410002

Status: Unutilized Reason: Secured Area

Bldg. 98 Vandenberg AFB Oak Mountain Annex Santa Barbara Co: CA 93437-Landholding Agency: Air Force Property Number: 18200430001 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 488 Vandenberg AFB Santa Barbara Co: CA 93437-Landholding Agency: Air Force Property Number: 18200430002 Status: Unutilized Reasons: Secured Area; Extensive

deterioration Bldg. 535 Vandenberg AFB Santa Barbara Co: CA 93437-Landholding Agency: Air Force Property Number: 18200430003 Status: Unutilized Reasons: Secured Area; Extensive

deterioration Bldgs. 734, 738–739 Vandenberg AFB Santa Barbara Co: CA 93437-Landholding Agency: Air Force Property Number: 18200430004 Status: Unutilized

Reason: Secured Area

Bldg. 946 Vandenberg AFB Santa Barbara Co: CA 93437-Landholding Agency: Air Force

Property Number: 18200430005 Status: Unutilized Reason: Secured Area Bldgs. 1200, 1201

Vandenberg AFB Santa Barbara Co: CA 93437-Landholding Agency: Air Force Property Number: 18200430006 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 1205 Vandenberg AFB Santa Barbara Co: CA 93437-Landholding Agency: Air Force Property Number: 18200430007 Status: Unutilized Reasons: Secured Area; Extensive

deterioration 36 Bldgs. Edwards AFB Area F Housing Kern Co: CA 93524-Landholding Agency: Air Force Property Number: 18200430008 Status: Unutilized Reasons: Secured Area; Extensive

deterioration Bldgs. 7105, 7106 Edwards AFB Area C

Kern Co: CA 93524-Landholding Agency: Air Force Property Number: 18200430009

Status: Unutilized Reasons: Secured Area; Extensive deterioration

Yosemite National Park Yosemite Co: Mariposa CA 95389-Landholding Agency: Interior Property Number: 61200330022 Status: Unutilized Reason: Extensive deterioration

Mobile Home/T00706 Yosemite Natl Park 5001 Trailer Court El Portal Co: Mariposa CA 95318-Landholding Agency: Interior Property Number: 61200340009 Status: Unutilized Reason: Extensive deterioration

133/215 Conlon Golden Gate Natl Rec Area Mill Valley Co: Marin CA 94941-Landholding Agency: Interior Property Number: 61200340011 Status: Unutilized Reason: Extensive deterioration

Tract 16-147 Yosemite National Park Yosemite Co: Mariposa CA 95318-Landholding Agency: Interior Property Number: 61200420001 Status: Unutilized Reason: Extensive deterioration

Bldg. 3410 Yosemite National Park Vogelsang

Yosemite Co: Mariposa CA 95389-Landholding Agency: Interior Property Number: 61200420008 Status: Unutilized

Reason: Extensive deterioration Bldgs. 06240 thru 06245

Yosemite National Park Tamarack Flat

Yosemite Co: Mariposa CA 95389-Landholding Agency: Interior Property Number: 61200420009

Status: Unutilized Reason: Extensive deterioration

Bldg. 4702 Yosemite National Park

Mariposa Grove Yosemite Co: Mariposa CA 95389-Landholding Agency: Interior Property Number: 61200420010

Status: Unutilized

Reason: Extensive deterioration

Bldg./Lodge Yosemite National Park Yosemite Co: Mariposa CA 95389-Landholding Agency: Interior Property Number: 61200420011 Status: Unutilized Reason: Extensive deterioration

Bldg. 34 Coast Guard Integrated Support Command Alameda CA

Landholding Agency: Coast Guard Property Number: 87200240006 Status: Unutilized

Reason: Secured Area

Coast Guard Air Station San Bruno Co: San Mateo CA 94066-Landholding Agency: Coast Guard Property Number: 88200330007 Status: Underutilized

Reason: Secured Area Bldg. H Coast Guard Air Station

San Bruno Co: San Mateo CA 94066-Landholding Agency: Coast Guard Property Number: 88200330008 Status: Unutilized

Reason: Secured Area

Colorado Bldg. 105

Peterson AFB Colorado Springs Co: El Paso CO 80914-Landholding Agency: Air Force Property Number: 18200310003

Status: Underutilized

Reasons: Within airport runway clear zone; Secured Area

Peterson AFB

Colorado Springs Co: El Paso CO 80914–8090

Landholding Agency: Air Force Property Number: 18200340010 Status: Underutilized

Reasons: Within 2000 ft. of flammable or explosive material; Within airport runway clear zone; Secured Area

Bldg. 107 Peterson AFB Colorado Springs Co: El Paso CO 80914-8090 Landholding Agency: Air Force Property Number: 18200340011 Status: Underutilized

Reasons: Within 2000 ft. of flammable or explosive material; Within airport runway clear zone; Secured Area

Bldg. 108 Peterson AFB Colorado Springs Co: El Paso CO 80914–8090 Landholding Agency: Air Force

Property Number: 18200340012 Status: Underutilized

Reasons: Within 2000 ft. of flammable or explosive material; Within airport runway clear zone; Secured Area

Peterson AFB

Colorado Springs Co: El Paso CO 80914-1630

Landholding Agency: Air Force Property Number: 18200410003 Status: Underutilized Reason: Secured Area

Bldg. 574 National Park Old Glacier Creek

Rocky Mountain Co: Larimer CO 80517-

Landholding Agency: Interior Property Number: 61200330001 Status: Unutilized

Reason: Extensive deterioration

Bldg. B-777 National Park Conservation Camp

Rocky Mountain Co: Grand CO 80447-Landholding Agency: Interior Property Number: 61200330002

Status: Unutilized

Reasons: Not accessible; Extensive deterioration

Bldg. B-781 National Park Conservation Camp

Rocky Mountain Co: Grand CO 80447-Landholding Agency: Interior Property Number: 61200330003

Status: Unutilized

Reasons: Not accessible; Extensive deterioration

Bldg. B-852 National Park Conservation Camp

Rocky Mountain Co: Grand CO 80447-Landholding Agency: Interior Property Number: 61200330004

Status: Unutilized Reason: Not accessible Wales Bldg. B-816

National Park Rocky Mountain Co: Grand CO 80447-Landholding Agency: Interior

Property Number: 61200330005 Status: Unutilized

Reason: Extensive deterioration

Wales Bldg. B-817 National Park

Rocky Mountain Co: Grand CO 80447-Landholding Agency: Interior

Property Number: 61200330006 Status: Unutilized

Reason: Extensive deterioration Wales Bldg. B-818 National Park

Rocky Mountain Co: Grand CO 80447-Landholding Agency: Interior Property Number: 61200330007

Status: Unutilized

Reason: Extensive deterioration

Alemeda Facility 350 S. Santa Fe Drive Denver Co: Denver CO 80223-Landholding Agency: Coast Guard Property Number: 87199010014 Status: Unutilized Reason: Other environmental Comment: contamination

Connecticut

Falkner Island Light U.S. Coast Guard Guilford Co: New Haven CT 06512-Landholding Agency: Coast Guard Property Number: 87199240031 Status: Unutilized Reason: Floodway

Florida

Bldg. 1345 Cape Canaveral AFS Cape Canaveral Co: Brevard FL 32907-Landholding Agency: Air Force Property Number: 18200210016 Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 55122 Cape Canaveral AFS

Cape Canaveral Co: Brevard FL 32907-Landholding Agency: Air Force Property Number: 18200210018

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1705 Cape Canaveral AFS
Cape Canaveral Co: Brevard FL 32907-Landholding Agency: Air Force Property Number: 18200330005 Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldg. #3, Recreation Cottage

USCG Station Marathon Co: Monroe FL 33050-Landholding Agency: Coast Guard Property Number: 87199210008 Status: Unutilized

Reasons: Floodway; Secured Area

Bldg. 103, Trumbo Point Key West Co: Monroe FL 33040– Landholding Agency: Coast Guard Property Number: 87199230001

Status: Unutilized Reasons: Floodway; Secured Area

Exchange Building St. Petersburg Co: Pinellas FL 33701-Landholding Agency: Coast Guard

Property Number: 87199410004 Status: Unutilized

Reason: Floodway 9988 Keepers Quarters A Cape San Blas

Port St. Joe Co: Gulf FL Landholding Agency: Coast Guard Property Number: 87199440009 Status: Underutilized

Reasons: Floodway; Secured Area

9989 Keepers Quarters B Cape San Blas Port St. Joe Co: Gulf FL

Landholding Agency: Coast Guard Property Number: 87199440010

Status: Underutilized Reasons: Floodway; Secured Area

9990 Bldg. Cape San Blas

Port St. Joe Co: Gulf FL Landholding Agency: Coast Guard Property Number: 87199440011 Status: Underutilized

Reasons: Floodway; Secured Area

9991 Plant Bldg. Cape San Blas

Port St. Joe Co: Gulf FL Landholding Agency: Coast Guard Property Number: 87199440012

Status: Underutilized Reasons: Floodway; Secured Area

9992 Shop Bldg. Cape San Blas Port St. Joe Co: Gulf FL

Landholding Agency: Coast Guard Property Number: 87199440013

Status: Underutilized Reasons: Floodway; Secured Area

9993 Admin. Bldg. Cape San Blas

Port St. Joe Co: Gulf FL Landholding Agency: Coast Guard Property Number: 87199440014

Status: Underutilized Reasons: Floodway; Secured Area

9994 Water Pump Bldg. Cape San Blas

Port St. Joe Co: Gulf FL Landholding Agency: Coast Guard Property Number: 87199440015

Status: Underutilized Reasons: Floodway; Secured Area

Storage Bldg. Cape San Blas

Port St. Joe Co: Gulf FL Landholding Agency: Coast Guard Property Number: 87199440016

Status: Underutilized

Reasons: Floodway; Secured Area 9999 Storage Bldg.

Cape San Blas Port St. Joe Co: Gulf FL

Landholding Agency: Coast Guard Property Number: 87199440017 Status: Underutilized

Reasons: Floodway; Secured Area

3 Bldgs. and Land Peanut Island Station Riveria Beach Co: Palm Beach FL 33419-

Landholding Agency: Coast Guard Property Number: 87199510009

Status: Unutilized Reasons: Floodway; Secured Area

Cape St. George Lighthouse Cape St. George Co: Franklin FL 32328-Landholding Agency: Coast Guard Property Number: 87199640002

Status: Unutilized Reason: Extensive deterioration

Maint/Carpentry Shop **USCG** Station

St. Petersburg Co: Pinellas FL 33701-Landholding Agency: Coast Guard Property Number: 87200120001 Status: Excess

Reasons: Secured Area; Extensive deterioration

Georgia

Bldg. 340 Savannah IAP

Garden City Co: Chatham GA 31418-Landholding Agency: Air Force Property Number: 18200430010

Status: Excess Reason: Secured Area

Coast Guard Station St. Simons Island

St. Simons Co: Glynn GA 31522-0577 Landholding Agency: Coast Guard Property Number: 87199540002

Status: Unutilized

Reason: Extensive deterioration

Bldg. 503 Bellows AFS Bellows AFS HI

Landholding Agency: Air Force Property Number: 18200330007 Status: Unutilized

Reasons: Secured Area; Extensive

deterioration Bldg. 907 Hickam AFB Hickam AFB HI Landholding Agency: Air Force Property Number: 18200330009 Status: Unutilized Reasons: Secured Area; Extensive

deterioration Bldg. 954 Hickam AFB

Hickam AFB HI Landholding Agency: Air Force Property Number: 18200330010 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 980 Hickam AFB Hickam AFB HI

Landholding Agency: Air Force Property Number: 18200330011 Status: Unutilized

Reason: Secured Area

Bldg. 992 Hickam AFB Hickam AFB HI

Landholding Agency: Air Force Property Number: 18200330012 Status: Unutilized

Reason: Secured Area Bldg. 1035 Hickam AFB

Hickam AFB HI Landholding Agency: Air Force Property Number: 18200330013

Status: Unutilized Reason: Secured Area

Bldgs. 1709, 1721 Hickam AFB Hickam AFB HI

Landholding Agency: Air Force Property Number: 18200330014

Status: Unutilized Reasons: Secured Area; Extensive deterioration

Bldg. 2041 Hickam AFB Hickam AFB HI

Landholding Agency: Air Force

Property Number: 18200330015 Status: Unutilized Reasons: Secured Area; Extensive deterioration

Bldg. 2044 Hickam AFB Hickam AFB HI

Landholding Agency: Air Force Property Number: 18200330016

Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 2104 Hickam AFB Hickam AFB HI Landholding Agency: Air Force Property Number: 18200330017 Status: Unutilized Reason: Secured Area Bldg. 3018

Hickam AFB Hickam AFB HI Landholding Agency: Air Force Property Number: 18200330018 Status: Unutilized Reasons: Secured Area; Extensive

deterioration Bldg. 3202 Hickam AFB Hickam AFB HI Landholding Agency: Air Force Property Number: 18200330019

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldgs. 3338, 3356 Hickam AFB Hickam AFB HI Landholding Agency: Air Force

Property Number: 18200330020 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 3432 Hickam AFB Hickam AFB HI Landholding Agency: Air Force Property Number: 18200330021 Status: Unutilized

Reasons: Secured Area; Extensive deterioration Bldg. 3375 Hickam AFB Hickam AFB HI

Landholding Agency: Air Force Property Number: 18200330031 Status: Unutilized

Reason: Secured Area Bldgs. 743, 1002, 6100 Johnston Atoll Airfield Honolulu HI

Landholding Agency: Air Force Property Number: 18200340013 Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Within airport runway clear zone; Extensive deterioration

Bldg. 1328 Mountain Home AFB

Mountain Home Co: Elmore ID 83648-Landholding Agency: Air Force Property Number: 18200240003

Status: Excess

Reason: Within 2000 ft. of flammable or explosive material

Bldg. 0708 Middleton Co: Canyon ID 83644-Landholding Agency: Interior Property Number: 61200420005 Status: Unutilized

Reason: Extensive deterioration

Bldg. 0709 Middleton Co: Canyon ID 83644-Landholding Agency: Interior

Property Number: 61200420006 Status: Unutilized

Reason: Extensive deterioration

Bldg. 0717

Fruitland Co: Payette ID 83619-Landholding Agency: Interior Property Number: 61200420007 Status: Unutilized

Reason: Extensive deterioration

Illinois

Calumet Harbor Station U.S. Coast Guard Chicago Co: Cook IL Landholding Agency: Coast Guard Property Number: 87199310005 Status: Excess

Reason: Secured Area

Storage Bldg.
USCG Auxiliary Radio Site Waukegan Co: Lake IL 60085-Landholding Agency: Coast Guard Property Number: 88200410011 Status: Excess Reason: Secured Area

Kentucky

Dwelling USCG Shoreside Detachment Owensboro Co: Daviess KY Landholding Agency: Coast Guard Property Number: 87200230010 Status: Unutilized Reason: Extensive deterioration

Maine

Supply Bldg., Coast Guard Southwest Harbor Southwest Harbor Co: Hancock ME 04679-

Landholding Agency: Coast Guard Property Number: 87199240005 Status: Unutilized

Reason: Floodway

Base Exchange, Coast Guard Southwest Harbor

Southwest Harbor Co: Hancock ME 04679-

Landholding Agency: Coast Guard Property Number: 87199240006

Status: Unutilized Reason: Floodway

Engineering Shop, Coast Guard Southwest Harbor

Southwest Harbor Co: Hancock ME 04679-

Landholding Agency: Coast Guard Property Number: 87199240007

Status: Unutilized Reason: Floodway Storage Bldg., Coast Guard

Southwest Harbor Southwest Harbor Co: Hancock ME 04679Landholding Agency: Coast Guard Property Number: 87199240008

Status: Unutilized Reason: Floodway Squirrel Point Light

U.S. Coast Guard Phippsburg Co: Sayadahoc ME 04530-Landholding Agency: Coast Guard Property Number: 87199240032 Status: Unutilized

Reason: Floodway

Keepers Dwelling Heron Neck Light, U.S. Coast Guard Vinalhaven Co: Knox ME 04841– Landholding Agency: Coast Guard Property Number: 87199240035

Status: Unutilized

Reason: Extensive deterioration

Fort Popham Light

Phippsburg Co: Sagadahoc ME 04562– Landholding Agency: Coast Guard Property Number: 87199320024 Status: Unutilized

Reason: Extensive deterioration

Nash Island Light U.S. Coast Guard

Addison Co: Washington ME 04606-Landholding Agency: Coast Guard Property Number: 87199420005

Status: Unutilized Reason: Inaccessible

Bldg.—South Portland Base U.S. Coast Guard

S. Portland Co: Cumberland ME 04106-Landholding Agency: Coast Guard Property Number: 87199420006 Status: Unutilized

Reason: Secured Area

Garage-Boothbay Harbor Stat. Boothbay Harbor Co: Lincoln ME 04538-Landholding Agency: Coast Guard Property Number: 87199430001 Status: Unutilized Reason: Secured Area

Maryland

Bloody Pt Bar Lighthouse Chesapeake Bay Kent MD Landholding Agency: GSA Property Number: 54200330002 Status: Excess Reason: Not accessible

GSA Number: 4-U-MD-0612 Bldgs. 38-39, 41, 43-46, 56 U.S. Coast Guard Yard

Baltimore MD 21226-Landholding Agency: Coast Guard Property Number: 87199540005

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldg. 53 U.S. Coast Guard Yard Baltimore MD 21226-

Landholding Agency: Coast Guard Property Number: 87199540006 Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldg. 6

U.S. Coast Guard Yard, 2401 Hawkins Point Rd.

Baltimore MD 21226–1797 Landholding Agency: Coast Guard Property Number: 87199620001 Status: Excess

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area;

Bldg. 59 U.S. Coast Guard Yard, 2401 Hawkins Point

Rd. Baltimore MD 21226–1797

Landholding Agency: Coast Guard Property Number: 87199620002 Status: Excess

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

5 Bldgs. USCG Yard #9, 21, 23, 52, 57 Baltimore MD 21226– Landholding Agency: Coast Guard Property Number: 87200120002 Status: Unutilized Reason: Extensive deterioration

Bldg. #81 U.S. Coast Guard Yard Baltimore Co: Baltimore MD 21226-Landholding Agency: Coast Guard Property Number: 87200210001 Status: Underutilized

Reason: Secured Area

Bldg. #85 U.S. Coast Guard YARD Baltimore Co: Baltimore MD 21226-Landholding Agency: Coast Guard Property Number: 87200210002 Status: Underutilized

Reason: Secured Area

Bldg. #86

U.S. Coast Guard YARD Baltimore Co: Baltimore MD 21226-Landholding Agency: Coast Guard Property Number: 87200210003 Status: Underutilized

Reason: Secured Area Bldg. #86D

U.S. Coast Guard YARD Baltimore Co: Baltimore MD 21226-Landholding Agency: Coast Guard Property Number: 87200210004

Status: Underutilized Reason: Secured Area

Bldg. #149 U.S. Coast Guard YARD Baltimore Co: Baltimore MD 21226-Landholding Agency: Coast Guard Property Number: 87200210005

Status: Underutilized Reason: Secured Area

Massachusetts

Wayland Army Natl Guard Fac. Oxbow Road Wayland MA 01778-Landholding Agency: GSA Property Number: 54200240007 Status: Surplus Reason: Extensive deterioration

GSA Number: 1-D-MA-0725 Bldg. 4, USCG Support Center Commercial Street Boston Co: Suffolk MA 02203-Landholding Agency: Coast Guard Property Number: 87199240001

Status: Underutilized Reason: Secured Area Eastern Point Light
U.S. Coast Guard
Gloucester Co: Essex MA 01930—
Landholding Agency: Coast Guard
Property Number: 87199240029
Status: Unutilized
Reasons: Floodway; Secured Area

Storage Shed Highland Light N. Truro Co: Barnstable MA 02652– Location: DeSoto Johnson KS 66018– Landholding Agency: Coast Guard Property Number: 87199430004 Status: Unutilized Reason: Extensive deterioration

Michigan

Stroh Army Reserve Center
17825 Sherwood Ave.
Detroit Co: Wayne MI 00000—
Landholding Agency: GSA
Property Number: 54200040001
Status: Surplus
Reason: Within 2000 ft. of flammable or
explosive material GSA Number: 1–D-

Reason: Within 2000 ft. of flammable or explosive material GSA Number: 1-D-MI-798

Pipe Island Lighthouse St. Mary's River Chippewa MI Landholding Agency: GSA Property Number: 54200310007 Status: Surplus Reason: Not accessible by road GSA Number: 1–U–MI–413A

Station Bldg.
USCG Station
Manistee MI 49660—
Landholding Agency: Coast Guard
Property Number: 87200120003
Status: Unutilized
Reasons: Floodway; Secured Area
Garage Bldg.

Garage Bldg.
USCG Station
Manistee MI 49660—
Landholding Agency: Coast Guard
Property Number: 87200120004
Status: Unutilized
Reasons: Floodway; Secured Area
Shed/Pump Bldg.

USCG Station

Manistee MI 49660— Landholding Agency: Coast Guard Property Number: 87200120005 Status: Unutilized Reasons: Floodway; Secured Area Storage Bldg. USCG Station Manistee MI 49660— Landholding Agency: Coast Guard Property Number: 87200120006 Status: Unutilized

Reasons: Floodway; Secured Area Station/boathouse Bldg. USCG Harbor Beach Station Harbor Beach Co: Huron MI 48441– Landholding Agency: Coast Guard Property Number: 87200130001 Status: Unutilized

Reasons: Floodway; Extensive deterioration
Buov Shed

U.S. Coast Guard Station Sault Ste. Marie Co: Chippewa MI 49783– 9501

Landholding Agency: Coast Guard Property Number: 87200320001 Status: Excess
Reason: Secured Area
Warehouse Bldg.
U.S. Coast Guard
Charlevoix MI 49720—
Landholding Agency: Coast Guard
Property Number: 87200320002
Status: Excess
Reason: Secured Area
Warehouse Bldg.
USCG Atwater Annex
Detroit Co: Wayne MI 49207—
Landholding Agency: Coast Guard
Property Number: 88200410008
Status: Excess

Reason: Secured Area
Garage
USCG Atwater Annex
Detroit Co: Wayne MI 49207—
Landholding Agency: Coast Guard
Property Number: 88200410009
Status: Excess
Reason: Secured Area
Bldg. TH1
USCG Beaver Island

Charlevoix MI
Landholding Agency: Coast Guard
Property Number: 88200420001
Status: Unutilized
Reason: Secured Area

Bldg. OW1 USCG Beaver Island Charlevoix MI Landholding Agency: Coast Guard Property Number: 88200420002 Status: Unutilized Reason: Secured Area

Bldg. OW2 USCG Beaver Island Charlevoix MI Landholding Agency: Coast Guard Property Number: 88200420003 Status: Unutilized Reason: Secured Area

Minnesota

Nike Battery Site, MS-40
Castle Rock Township
Farmington Co: Dakota MN 00000—
Landholding Agency: GSA
Property Number: 54200020004
Status: Surplus
Reason: Within 2000 ft. of flammable or
explosive material
GSA Number: 1–I–MN-451–B
Parcel B
Twin Cities Army Ammunition Plant
Arden Hills MN 55112–3938

Arden Hills MN 55112–3938
Landholding Agency: GSA
Property Number: 54200240015
Status: Excess
Reason: Within 2000 ft. of flammable or
explosive material
GSA Number: 1–D–MN–0578B
Federal Building
720 St. Germain Street
St. Cloud MN 56301–
Landholding Agency: GSA
Property Number: 54200420001

Status: Excess
Reason: Within 2000 ft. of flammable or explosive material
GSA Number: 1–G–MN–581

Mississippi Natchez Moorings 82 L.E. Berry Road Natchez Co: Adams MS 39121— Landholding Agency: Coast Guard Property Number: 87199340002 Status: Unutilized Reason: Extensive deterioration Montana

Bldg. 547
Malmstrom AFB
Malmstrom AFB Co: Cascade MT 59402—
Landholding Agency: Air Force
Property Number: 18200240004
Status: Unutilized
Reasons: Within 2000 ft. of flammable or
explosive material; Secured Area

Bldg. 1084
Malmstrom AFB
Malmstrom AFB Co: Cascade MT 59402—
Landholding Agency: Air Force
Property Number: 18200240006
Status: Unutilized
Reasons: Within 2000 ft. of flammable or
explosive material; Secured Area

explosive material; Secured Area
Bldg. 2025
Malmstrom AFB
Malmstrom AFB Co: Cascade MT 59402—
Landholding Agency: Air Force
Property Number: 18200240007
Status: Unutilized
Reason: Secured Area
Bldg. 1700

Bldg. 1700
Malmstrom AFB
Malmstrom AFB Co: Cascade MT 59402—
Landholding Agency: Air Force
Property Number: 18200330022
Status: Unutilized
Reasons: Within 2000 ft. of flammable or
explosive material; Secured Area;
Extensive deterioration

Bldg. 771
Malmstrom AFB
Malmstrom AFB MT 59402—
Landholding Agency: Air Force
Property Number: 18200410004
Status: Unutilized
Reason: Secured Area

Bldg.
Tiber Dam
Chester Co: Liberty MT 59522—
Landholding Agency: Interior
Property Number: 61200410005
Status: Excess
Reason: Extensive deterioration

Nevada

6 Bldgs.
Dale Street Complex
300, 400, 500, 600, Block Bldg, Valve House
Boulder City NV 89005—
Landholding Agency: GSA
Property Number: 54200020017
Status: Excess
Reason: Extensive deterioration
GSA Number: LC—00—01—RP

GSA Number: LC-00-01-RP
Air Traffic Control Tower
Perimeter Road
Las Vegas NV
Landholding Agency: Coast Guard
Property Number: 87200310002
Status: Unutilized
Reason: Within airport runway clear zone

New Hampshire Naval Obs. Tower Rye NH 03870–

Landholding Agency: GSA Property Number: 54200420007 Status: Excess

Reason: Contamination GSA Number: 1-N-NH-451

New Jersey

Former NIKE Missile Battery Site PH-58 Woolwich Co: Gloucester NJ

Landholding Agency: GSA Property Number: 54200310012 Status: Excess

Reason: Extensive deterioration GSA Number: 1-GR-NJ-0538

Piers and Wharf Station Sandy Hook Highlands Co: Monmouth NJ 07732–5000 Landholding Agency: Coast Guard Property Number: 87199240009 Status: Unutilized Reasons: Secured Area; Extensive deterioration

Chapel Hill Front Range Light Tower Middletown Co: Monmouth NJ 07748-Landholding Agency: Coast Guard Property Number: 87199440002

Status: Unutilized Reason: Skeletal tower

Bldg. 103

U.S. Coast Guard Guard Station Sandy Hook Middleton Co: Monmouth NJ 07737-Landholding Agency: Coast Guard Property Number: 87199610002

Status: Unutilized Reason: Secured Area Ship Stg. Bldg.

USCG Training Center Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200110018 Status: Excess

Reason: Secured Area Exchange Whse

USCG Training Center Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200110019

Status: Excess Reason: Secured Area Patrol Boat Bldg. USCG Training Center Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200110020

Status: Excess Reason: Secured Area

Station Bldg. USCG Training Center Cape May NJ 08204–5002 Landholding Agency: Coast Guard Property Number: 87200110021

Status: Excess Reason: Secured Area ANT Bldg.

USCG Training Center Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200110022

Status: Excess Reason: Secured Area

Quarters C. USCG Training Center Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200120012

Status: Excess Reason: Secured Area Central Heating Plant **USCG Training Center** Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200120013 Status: Excess

Reason: Secured Area Hangar/Shop USCG Training Center Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200120014 Status: Excess

Reason: Secured Area

Bldg. 195 U.S. Coast Guard Cape May NJ 08204–5002 Landholding Agency: Coast Guard Property Number: 87200220001 Status: Excess Reason: Secured Area

Bldg. 204 U.S. Coast Guard Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200220002 Status: Excess

Reason: Secured Area Bldg. 208 U.S. Coast Guard Cape May NJ 08204-5002 Landholding Agency: Coast Guard Property Number: 87200220003 Status: Excess

Reason: Secured Area Bldg. 209 U.S. Coast Guard Cape May NJ 08204–5002 Landholding Agency: Coast Guard Property Number: 87200220004

Status: Excess Reason: Secured Area Sheds OV1, OV2, OV3 U.S. Coast Guard Shark River

Avon by the Sea Co: Monmouth NJ 13640-Landholding Agency: Coast Guard Property Number: 87200240001

Status: Unutilized Reason: Secured Area

USCG Station Barnegat Light Station Barnegat Co: Ocean NJ Landholding Agency: Coast Guard Property Number: 87200240002

Status: Unutilized Reason: Secured Area Units 9-12

USCG Station Barnegat Light Station Barnegat Co: Ocean NJ Landholding Agency: Coast Guard Property Number: 87200240003

Status: Unutilized Reason: Secured Area Bldg. 019

Coast Guard Training Center Cape May NJ 08204-Landholding Agency: Coast Guard Property Number: 87200310003 Status: Excess Reasons: Secured Area; Extensive

deterioration

Coast Guard Training Center Cape May NJ 08204-Landholding Agency: Coast Guard Property Number: 87200310004 Status: Excess Reasons: Secured Area; Extensive

deterioration

Bldg. 192 Coast Guard Training Center Cape May NJ 08204-Landholding Agency: Coast Guard Property Number: 87200310005 Status: Excess Reasons: Secured Area: Extensive deterioration

Bldg. 193 Coast Guard Training Center Cape May NJ 08204– Landholding Agency: Coast Guard Property Number: 87200310006 Status: Excess

Reasons: Secured Area; Extensive deterioration

Bldg. 207 Coast Guard Training Center Cape May NJ 08204-Landholding Agency: Coast Guard Property Number: 87200310007 Status: Excess Reasons: Secured Area; Extensive

deterioration

Bldg. 260 Coast Guard Training Center Cape May NJ 08204-Landholding Agency: Coast Guard Property Number: 88200330001 Status: Excess

Reasons: Secured Area; Extensive deterioration

Structure U02 Coast Guard Training Center Cape May NJ 08204 Landholding Agency: Coast Guard Property Number: 88200330002 Status: Excess

Reason: Secured Area New Mexico

Bldg. 14170 Cannon AFB Cannon AFB Co: Curry NM Landholding Agency: Air Force Property Number: 18200230010 Status: Unutilized Reason: Secured Area

Bldg. 14240 Cannon AFB Cannon AFB NM Landholding Agency: Air Force Property Number: 18200230011 Status: Unutilized Reason: Secured Area

Bldg. 14270 Cannon AFB Cannon AFB Co: Curry NM Landholding Agency: Air Force Property Number: 18200230012 Status: Unutilized Reason: Secured Area Bldg. 14330 Cannon AFB

Cannon AFB Co: Curry NM Landholding Agency: Air Force Property Number: 18200230013 Status: Unutilized Reason: Secured Area

Bldg. 14350 Cannon AFB

Cannon AFB Co: Curry NM Landholding Agency: Air Force Property Number: 18200230014

Status: Unutilized Reason: Secured Area

Bldg. 14370

Cannon AFB Cannon AFB Co: Curry NM Landholding Agency: Air Force Property Number: 18200230015

Status: Unutilized Reason: Secured Area

Bldg. 14390 Cannon AFB

Cannon AFB Co: Curry NM Landholding Agency: Air Force Property Number: 18200230016

Status: Unutilized Reason: Secured Area

Bldg. 524 Holloman AFB Otero NM 88330-

Landholding Agency: Air Force Property Number: 18200330024

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1076 Holloman AFB Otero NM 88330-

Landholding Agency: Air Force Property Number: 18200330025

Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 1190 Holloman AFB Otero NM 88330–

Landholding Agency: Air Force Property Number: 18200330026

Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 1264 Holloman AFB Otero NM 88330-

Landholding Agency: Air Force Property Number: 18200330027

Status: Unutilized Reason: Secured Area

Bldg. 5001 Holloman AFB Otero NM 88330-

Landholding Agency: Air Force Property Number: 18200330028

Status: Unutilized Reason: Secured Area

Bldg. 5012 Holloman AFB Otero NM 88330-

Landholding Agency: Air Force Property Number: 18200330029 Status: Unutilized

Reason: Secured Area

Bldg. 615 Kirtland AFB

Kirtland AFB Co: Bernalillo NM 87117-5663 Landholding Agency: Air Force Property Number: 18200340014

Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 736

Kirtland AFB Kirtland AFB Co: Bernalillo NM 87117–5663 Landholding Agency: Air Force Property Number: 18200340015

Status: Unutilized Reason: Secured Area

Bldg. 1013

Kirtland AFB Kirtland AFB Co: Bernalillo NM 87117–5663

Landholding Agency: Air Force Property Number: 18200340016 Status: Unutilized

Reason: Secured Area Bldg. 20419 Kirtland AFB

Kirtland AFB Co: Bernalillo NM 87117–5663 Landholding Agency: Air Force Property Number: 18200340017

Status: Unutilized Reason: Secured Area

Bldgs. 29014, 29016, 29017 Kirtland AFB

Kirtland AFB Co: Bernalillo NM 87117-5663

Landholding Agency: Air Force Property Number: 18200340018

Status: Unutilized Reasons: Secured Area; Extensive deterioration

Bldg. 30102 Kirtland AFAB

Kirtland AFB Co: Bernalillo NM 87117-5663 Landholding Agency: Air Force

Property Number: 18200340019 Status: Unutilized Reason: Secured Area

Bldgs. 37532, 37534 Kirtland AFB Kirtland AFB Co: Bernalillo NM 87117-5663

Landholding Agency: Air Force Property Number: 18200340020 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 57005

Kirtland AFB Kirtland AFB Co: Bernalillo NM 87117–5663 Landholding Agency: Air Force

Property Number: 18200340021 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldgs. 57006, 57013 Kirtland AFB

Kirtland AFB Co: Bernalillo NM 87117-5663

Landholding Agency: Air Force Property Number: 18200340022 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldgs. 10, 11 Holloman AFB

Holloman Co: Otero NM 88330-Landholding Agency: Air Force Property Number: 18200410005

Status: Unutilized Reason: Secured Area:

Tract 102-73

El Malpais National Monument Grants Co: Cibola NM 87020-Landholding Agency: Interior Property Number: 61200420002 Status: Unutilized Reason: Extensive deterioration

New York

6 UG Missle Silos Youngstown Test Annex Porter Co: Niagara NY Landholding Agency: Air Force Property Number: 18200220003 Status: Unutilized Reason: Extensive deterioration

Bldg. 100 Youngstown Test Annex Porter Co: Niagara NY

Landholding Agency: Air Force Property Number: 18200220004 Status: Unutilized

Reason: Extensive deterioration

Bldg. 101 Youngstown Test Annex Porter Co: Niagara NY Landholding Agency: Air Force Property Number: 18200220005 Status: Unutilized Reason: Extensive deterioration

Bldg. 104 Youngstown Test Annex Porter Co: Niagara NY Landholding Agency: Air Force Property Number: 18200220006 Status: Unutilized

Reason: Extensive deterioration Bldg. 107

Youngstown Test Annex Porter Co: Niagara NY Landholding Agency: Air Force Property Number: 18200220007

Status: Unutilized Reason: Extensive deterioration

Bldg. 109

Youngstown Test Annex Porter Co: Niagara NY Landholding Agency: Air Force Property Number: 18200220008 Status: Unutilized

Reason: Extensive deterioration

Youngstown Test Annex Porter Co: Niagara NY Landholding Agency: Air Force Property Number: 18200220009 Status: Unutilized

Reason: Extensive deterioration Bldgs/Pier/Field

USCG/Ft. Totten Borough of Queens Co: Flushing NY Landholding Agency: GSA
Property Number: 54200320015
Status: Surplus

Reason: Contamination

GSA Number: 1-U-NY-882 Gardiners Point

Long Island Co: Suffolk NY Landholding Agency: GSA Property Number: 54200340003 Status: Excess

Reasons: No access/unexploded ordnance;

Extensive deterioration GSA Number: 1-N-NY-897 Army Reserve Center

Corning Co: Steuben NY 14830-2098 Landholding Agency: GSA Property Number: 54200420017

Status: Excess

Reason: Within 2000 ft. of flammable or explosive material GSA Number: 1-D-NY-0896

2 Buildings Ant Saugerties

Saugerties Co: Ulster NY 12477-Landholding Agency: Coast Guard Property Number: 87199230005

Status: Unutilized

Reason: Extensive deterioration

Bldg. 606, Fort Totten

New York Co: Queens NY 11359-Landholding Agency: Coast Guard Property Number: 87199240020

Status: Unutilized Reason: Secured Area

Bldg. 607, Fort Totten New York Co: Queens NY 11359– Landholding Agency: Coast Guard Property Number: 87199240021

Status: Unutilized

Reasons: Extensive deterioration; Secured

Bldg. 605, Fort Totten New York Co: Queens NY 11359-Landholding Agency: Coast Guard Property Number: 87199240022 Status: Unutilized

Reasons: Extensive deterioration; Secured Area

Eatons Neck Station U.S. Coast Guard Huntington Co: Suffolk NY 11743-Landholding Agency: Coast Guard Property Number: 87199310003 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 517, USCG Support Center Governors Island Co: Manhattan NY 10004– Landholding Agency: Coast Guard Property Number: 87199320025 Status: Unutilized

Reason: Secured Area

Bldg. 138 U.S. Coast Guard Support Center Governors Island Co: Manhattan NY 10004-Landholding Agency: Coast Guard Property Number: 87199410003

Status Únutilized Reason: Secured Area Bldg. 830

U.S. Coast Guard Governors Island Co: Manhattan NY 10004-Landholding Agency: Coast Guard Property Number: 87199420004 Status Unutilized Reason: Secured Area

Rosebank-Coast Guard Housing Staten Island Co: Richmond NY 10301-Landholding Agency: Coast Guard Property Number: 87199530009 Status Unutilized

Reason: Secured Area Bldg. 7 Rosebank-Coast Guard Housing Staten Island Co: Richmond NY 10301-Landholding Agency: Coast Guard Property Number: 87199530010 Status Unutilized

Reasons: Secured Area; Extensive deterioration

Bldg. 222

Fort Wadsworth

Staten Island Co: Richmond NY 10305-Landholding Agency: Coast Guard Property Number: 87199620003 Status Unutilized Reason: Secured Area

Bldg. 223 Fort Wadsworth

Staten Island Co: Richmond NY 10305-Landholding Agency: Coast Guard Property Number: 87199620004

Status Unutilized Reason: Secured Area

Fort Wadsworth

Staten Island Co: Richmond NY 10305-?≤ Landholding Agency: Coast Guard Property Number: 87199620005 Status: Unutilized

Reason: Secured Area

Bldg. 9

U.S. Coast Guard-Rosebank Staten Island Co: Richmond NY 10301-Landholding Agency: Coast Guard Property Number: 87199630027

Status: Excess Reason: Secured Area

Bldg. 10

U.S. Coast Guard—Rosebank Staten Island Co: Richmond NY 10301-Landholding Agency: Coast Guard Property Number: 87199630028 Status: Excess

Reason: Secured Area Bldg. 206, Rosebank

Staten Island Co: Richmond NY 10301-Landholding Agency: Coast Guard Property Number: 87199630029

Status: Excess Reason: Secured Area

Bldg. OG2

Coast Guard Station Alexandria Bay Co: Jefferson NY 13640-Landholding Agency: Coast Guard Property Number: 87200210021 Status: Unutilized

Reason: Secured Area

North Carolina

Group Cape Hatteras Boiler Plant Buxton Co: Dare NC 27902-0604 Landholding Agency: Coast Guard Property Number: 87199240018 Status: Unutilized

Reason: Secured Area Group Cape Hatteras

Bowling Alley Buxton Co: Dare NC 27902-0604 Landholding Agency: Coast Guard Property Number: 87199240019

Status: Unutilized Reason: Secured Area

Bldg. 54

Group Cape Hatteras Buxton Co: Dare NC 27902-0604 Landholding Agency: Coast Guard Property Number: 87199340004 Status: Unutilized Reason: Secured Area

Bldg. 83

Group Cape Hatteras Buxton Co: Dare NC 27902–0604 Landholding Agency: Coast Guard Property Number: 87199340005

Status: Unutilized Reason: Secured Area

Water Tanks Group Cape Hatteras

Buxton Co: Dare NC 27902-0604 Landholding Agency: Coast Guard Property Number: 87199340006 Status: Unutilized

Reason: Secured Area USCG Gentian (WLB 290) Fort Macon State Park

Atlantic Beach Co: Carteret NC 27601-Landholding Agency: Coast Guard Property Number: 87199420007

Status: Excess Reason: Secured Area

Buxton Annex, Cape Kendrick Circle Buxton Co: Dare NC 27920– Landholding Agency: Coast Guard Property Number: 87199530011 Status: Unutilized

Reason: Floodway

Unit #72

Buxton Annex, Cape Kendrick Circle Buxton Co: Dare NC 27920-Landholding Agency: Coast Guard Property Number: 87199530012 Status: Unutilized Reason: Floodway

Unit #73

Buxton Annex, Cape Kendrick Circle Buxton Co: Dare NC 27920-Landholding Agency: Coast Guard Property Number: 87199530013 Status: Unutilized Reason: Floodway

Buxton Annex, Cape Kendrick Circle Buxton Co: Dare NC 27920-Landholding Agency: Coast Guard Property Number: 87199530014 Status: Unutilized

Reason: Floodway Unit #75

Buxton Annex, Cape Kendrick Circle Buxton Co: Dare NC 27920-Landholding Agency: Coast Guard Property Number: 87199530015 Status: Unutilized

Reason: Floodway

Unit #63

Buxton Annex, Anna May Court Buxton Co: Dare NC 27920-Landholding Agency: Coast Guard Property Number: 87199530016 Status: Unutilized

Reason: Floodway

Buxton Annex, Anna May Court Buxton Co: Dare NC 27920-Landholding Agency: Coast Guard Property Number: 87199530017 Status: Unutilized

Reason: Floodway

Unit #76

Buxton Annex, Anna May Court Buxton Co: Dare NC 27920-Landholding Agency: Coast Guard Property Number: 87199530018 Status: Unutilized Reason: Floodway

Unit #68

Buxton Annex, Anna May Court

Buxton Co: Dare NC 27920— Landholding Agency: Coast Guard Property Number: 87199530019 Status: Unutilized Reason: Floodway

Unit #69 Buxton Annex, Anna May Court Buxton Co: Dare NC 27920— Landholding Agency: Coast Guard Property Number: 87199530020

Status: Unutilized Reason: Floodway

Unit #70

Buxton Annex, Anna May Court Buxton Co: Dare NC 27920— Landholding Agency: Coast Guard Property Number: 87199530021 Status: Unutilized

Status: Unutilized Reason: Floodway

Unit #77 Buxton Annex, Old Lighthouse Road Buxton Co: Dare NC 27920— Landholding Agency: Coast Guard Property Number: 87199530022 Status: Unutilized

Reason: Floodway

Unit #78

Buxton Annex, Old Lighthouse Road Buxton Co: Dare NC 27920— Landholding Agency: Coast Guard Property Number: 87199530023 Status: Unutilized

Reason: Floodway Bldg. 53

Coast Guard Support Center Elizabeth City Co: Pasquotank NC 27909–

Landholding Agency: Coast Guard Property Number: 87199630022

Status: Unutilized Reason: Secured Area

Bldg. OV1 (033) USCG Cape Hatteras Buxton Co: Dare NC 27902–0604 Landholding Agency: Coast Guard Property Number: 87200210012 Status: Underutilized

Reason: Secured Area Storage Bldg. USCG Loran Station

Carolina Beach Co: New Hanover NC Landholding Agency: Coast Guard Property Number: 87200210013

Status: Underutilized Reason: Secured Area Frying Pan Schoals Light USCG

Cape Fear NC Landholding Agency: Coast Guard Property Number: 87200240004

Status: Unutilized Reason: Secured Area

Diamond Shoals Light USCG

Cape Hatteras NC Landholding Agency: Coast Guard Property Number: 87200240005 Status: Unutilized Reason: Secured Area

Bldg. RPFN012 USCG Cape Hatteras Buxton Co: Dare NC 27902— Landholding Agency: Coast Guard Property Number: 88200420005 Status: Unutilized Reasons: Secured Area Extensive deterioration

Ohio

Army Reserve Center Plymouth Road Jamestown Co: Greene OH 45335-Landholding Agency: GSA Property Number: 54200340009 Status: Surplus Reason: Extensive deterioration GSA Number: 4-G-VA-0734 Petro Distribution System 4820 River Road Cincinnati Co: Hamilton OH Landholding Agency: GSA Property Number: 54200420002 Status: Excess Reason: Within 2000 ft. of flammable or explosive material GSA Number: OH

Oregon

Bldg. 0012–0410–00
Homedale Road
Klamath Falls Co: Klamath OR 97603–
Landholding Agency: Interior
Property Number: 61200410002
Status: Unutilized
Reason: Extensive deterioration
Bldg. 0012–0411–00
Homedale Road
Klamath Falls Co: Klamath OR 97603–

Landholding Agency: Interior Property Number: 61200410003 Status: Unutilized Reason: Extensive deterioration Bldg. 0012–0412–00 Homedale Road Klamath Falls Co: Klamath OR 97603– Landholding Agency: Interior

Property Number: 61200410004 Status: Unutilized Reason: Extensive deterioration

Puerto Rico

NAFA Warehouse
U.S. Coast Guard Air Station Borinquen
Aquadilla PR 00604—
Landholding Agency: Coast Guard
Property Number: 87199310011
Status: Unutilized
Reason: Secured Area
Storage Equipment Bldg.
U.S. Coast Guard Air Station Borinquen
Aquadilla PR 00604—
Landholding Agency: Coast Guard
Property Number: 87199330001
Status: Unutilized
Reason: Secured Area
Bldg. 115

Reason: Secured Area
Bldg. 115
U.S. Coast Guard Base
San Juan PR 00902–2029
Landholding Agency: Coast Guard
Property Number: 87199510001
Status: Unutilized
Reason: Secured Area
Bldg. 117
U.S. Coast Guard Base
San Juan PR 00902–2029
Landholding Agency: Coast Guard
Property Number: 87199510002
Status: Unutilized

Reason: Secured Area

Bldg. 118

U.S. Coast Guard Base
San Juan PR 00902–2029
Landholding Agency: Coast Guard
Property Number: 87199510003
Status: Unutilized
Reason: Secured Area
Bldg. 119
U.S. Coast Guard Base
San Juan PR 00902–2029

San Juan PK 00902–2029 Landholding Agency: Coast Guard Property Number: 87199510004 Status: Unutilized

Reason: Secured Area

Bldg. 120 U.S. Coast Guard Base San Juan PR 00902–2029 Landholding Agency: Coast Guard Property Number: 87199510005 Status: Unutilized Reason: Secured Area

Bldg. 122 U.S. Coast Guard Base San Juan PR 00902–2029 Landholding Agency: Coast Guard Property Number; 87199510006 Status: Unutilized Reason: Secured Area

Bldg. 128 U.S. Coast Guard Base San Juan PR 00902–2029 Landholding Agency: Coast Guard Property Number: 87199510007 Status: Unutilized Reason: Secured Area

Bldg. 129 U.S. Coast Guard Base San Juan PR 00902–2029 Landholding Agency: Coast Guard Property Number: 87199510008 Status: Unutilized Reason: Secured Area

Reason: Secured Area Rhode Island

Facility 16
Quonset State Airport
N. Kingstown RI 02852–7545
Landholding Agency: Air Force
Property Number: 18200240009
Status: Unutilized
Reason: Within 2000 ft. of flammable or

explosive material
Station Point Judith Pier
Narranganset Co: Washington RI 02882—
Landholding Agency: Coast Guard
Property Number: 87199310002
Status: Unutilized

Reason: Extensive deterioration

Tennessee

22 Bldgs.
Volunteer Army Ammunition Plant
Warehouses (Southern Portion)
Chattanooga Co: Hamilton TN 37421–
Landholding Agency: GSA
Property Number: 54199930016
Status: Surplus
Reason: Within 2000 ft. of flammable or
explosive material
CSA Number: 4-D-TN-504E

GSA Number: 4–D–TN–594F 17 Bldgs. Volunteer Army Ammunition Plant Acid Production Chattanooga Co: Hamilton TN 37421– Landholding Agency: GSA Property Number: 54199930017 Status: Surplus

Reason: Within 2000 ft. of flammable or explosive material contamination

GSA Number: 4-D-TN-594F

41 Facilities

Volunteer Army Ammunition Plant

TNT Production

Chattanooga Co: Hamilton TN 37421-

Landholding Agency: GSA Property Number: 54199930018

Status: Surplus

Reason: contamination
GSA Number: 4-D-TN-594F

5 Facilities

Volunteer Army Ammunition Plant

Waste Water Treatment

Chattanooga Co: Hamilton TN 37421-

Landholding Agency: GSA

Property Number: 54199930019

Status: Surplus

Reason: Extensive deterioration

GSA Number: 4-D-TN-594F

Volunteer Army Ammunition Plant

Offices (Southern Portion)

Chattanooga Co: Hamilton TN 37421-

Landholding Agency: GSA

Property Number: 54199930023

Status: Surplus

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 4-D-TN-594F

Clinton Property

Stones River National Battlefield

Murfreesboro Co: Rutherford TN 37129-

Landholding Agency: Interior Property Number: 61200330012

Status: Excess

Reason: Extensive deterioration

Smith Property Stones River National Battlefield

Murfreesboro Co: Rutherford TN 37129-

Landholding Agency: Interior Property Number: 61200330013

Status: Excess

Reason: Extensive deterioration

Texas

6 Bldgs.

Ellington Field

1277, 1381, 1385, 1386, 1388, 1249

Houston Co: Harris TX 77034-5586

Landholding Agency: Air Force

Property Number: 18200240010

Status: Excess Reason: Extensive deterioration

Bldg. 1307

Hensley Field ANG Station Dallas TX 75211–9820

Landholding Agency: Air Force Property Number: 18200330030

Status: Excess

Reason: Extensive deterioration

Border Patrol Station

E. Hwy 83

Rio Grande Co: Starr TX 75247-4607

Landholding Agency: GSA

Property Number: 54200410012

Status: Surplus

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 7-J-TX-1079

House #1, Tract 105-70 San Antonio Missions

San Antonio Co: Bexar TX 78214-

Landholding Agency: Interior Property Number: 61200330032

Status: Unutilized

Reason: Extensive deterioration

House #2, Tract 105-70

San Antonio Missions

San Antonio Co: Bexar TX 78214-

Landholding Agency: Interior Property Number: 61200330033

Status: Unutilized

Reason: Extensive deterioration

House #3, Tract 105-70

San Antonio Missions

San Antonio Co: Bexar TX 78214-

Landholding Agency: Interior Property Number: 61200330034

Status: Unutilized

Reason: Extensive deterioration

House #4, Tract 105-70

San Antonio Missions

San Antonio Co: Bexar TX 78214-Landholding Agency: Interior

Property Number: 61200330035 Status: Unutilized

Reason: Extensive deterioration

House #7, Tract 105-70

San Antonio Missions

San Antonio Co: Bexar TX 78214-

Landholding Agency: Interior

Property Number: 61200330036

Status: Unutilized

Reason: Extensive deterioration

Old Exchange Bldg. U.S. Coast Guard

Galveston Co: Galveston TX 77553-3001

Landholding Agency: Coast Guard

Property Number: 87199310012

Status: Unutilized Reason: Secured Area

WPB Building Station Port Isabel, Coast Guard Station South Padre Island Co: Cameron TX 78597-

Landholding Agency: Coast Guard

Property Number: 87199530002 Status: Unutilized

Reason: Floodway

Aton Shops Building USCG Station Sabine

Sabine Co: Jefferson TX 77655-

Landholding Agency: Coast Guard Property Number: 87199530003

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

WPB Storage Shed

USCG Station Sabine

Sabine Co: Jefferson TX 77655-Landholding Agency: Coast Guard

Property Number: 87199530004

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Flammable Storage Building

USCG Station Sabine

Sabine Co: Jefferson TX 77655-

Landholding Agency: Coast Guard Property Number: 87199530005

Status: Unutilized

Reasons: Within 2000 ft. of flammable or

explosive material; Secured Area

Battery Storage Building

USCG Station Sabine Sabine Co: Jefferson TX 77655-

Landholding Agency: Coast Guard Property Number: 87199530006 Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Boat House

USCG Station Sabine

Sabine Co: Jefferson TX 77655-

Landholding Agency: Coast Guard Property Number: 87199530007

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Small Boat Pier

USCG Station Sabine

Sabine Co: Jefferson TX 77655-

Landholding Agency: Coast Guard

Property Number: 87199530008

Status: Unutilized

Reasons: Within 2000 ft. of flammable or

explosive material; Secured Area

Bldg. 108

Fort Crockett/43rd St. Housing

Galveston Co: Galveston TX 77553-

Landholding Agency: Coast Guard Property Number: 87199630008

Status: Unutilized

Reason: Extensive deterioration

Vermont

Depot Street

Downtown at the Waterfront Burlington Co: Chittenden VT 05401-5226

Landholding Agency: Coast Guard Property Number: 87199220003

Status: Excess

Reason: Floodway Virginia

Bldg. 417

Camp Pendleton

Virginia Beach VA 23451-Landholding Agency: Air Force

Property Number: 18200240011

Status: Excess

Reasons: Secured Area; Extensive

deterioration

Bayview Tower

Langley AFB Langley AFB VA 23665— Landholding Agency: Air Force

Property Number: 18200240012 Status: Unutilized

Reason: Floodway

Bldg. 943/Storage Units Langley AFB

Langley AFB VA 23665-

Landholding Agency: Air Force Property Number: 18200410006

Status: Unutilized

Reason: Secured Area

Church Street Quarters (204) Colonial National Park

Yorktown Co: York VA 23690-Landholding Agency: Interior

Property Number: 61200330008 Status: Excess

Reason: Extensive deterioration

Church Street Quarters (205) Colonial National Park

Yorktown Co: York VA 23690-

Landholding Agency: Interior Property Number: 61200330009

Status: Excess Reason: Extensive deterioration Nelson Property Colonial National Park Yorktown Co: York VA 23690– Landholding Agency: Interior Property Number: 61200330010 Status: Excess Reason: Extensive deterioration Ferris Property Yorktown VA 23690-Landholding Agency: Interior Property Number: 61200330023 Status: Excess Reason: Extensive deterioration Bldg. 052 & Tennis Court USCG Reserve Training Center Yorktown Co: York VA 23690– Landholding Agency: Coast Guard Property Number: 87199230004

Reason: Secured Area
Admin. Bldg.
Coast Guard, Group Eastern Shores
Chincoteague Co: Accomack VA 23361—
Landholding Agency: Coast Guard
Property Number: 87199240014
Status: Unutilized
Reason: Secured Area
Little Creek Station

Navamphib Base, West Annex, U.S. Coast Guard Norfolk Co: Princess Anne VA 23520– Landholding Agency: Coast Guard Property Number: 87199310004

Status: Unutilized Reason: Secured Area

Status: Excess

Operations Bldg. U.S. Coast Guard Group Hampton Roads Portsmouth VA 23703— Landholding Agency: Coast Guard Property Number: 87199710003

Status: Unutilized Reason: Secured Area Bldgs. 63, 115

USCG Training Center
Yorktown Co: York VA 23690–5000
Landholding Agency: Coast Guard
Property Number: 87200110037
Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldg. 156
USCG Training Center Yorktown
Yorktown Co: York VA 23690–5000
Landholding Agency: Coast Guard
Property Number: 87200120015
Status: Underutilized
Reasons: Within 2000 ft. of flammable or
explosive material; Secured Area;

Bldg. 002
USCG Eastern Shore
Chincoteague Co: Accomak VA 23336—
Landholding Agency: Coast Guard
Property Number: 87200220007
Status: Excess
Reason: Secured Area
Bldg. CG-2 (0S01)
USCG CAMSLANT
Chesapeake VA
Landholding Agency: Coast Guard
Property Number: 88200330003
Status: Unutilized
Reason: Secured Area

Bldg. CG-6 (0S02)

USCG CAMSLANT
Chesapeake VA
Landholding Agency: Coast Guard
Property Number: 88200330004
Status: Unutilized
Reason: Secured Area
Bldg. (0V02)
USCG CAMSLANT
Chesapeake VA
Landholding Agency: Coast Guard
Property Number: 88200330005
Status: Unutilized
Reasons: Secured Area; Extensive
deterioration

Bldg. (0V03)
USCG CAMSLANT
Chesapeake VA
Landholding Agency: Coast Guard
Property Number: 88200330006
Status: Unutilized
Reasons: Secured Area; Extensive
deterioration
Storage Bldg. OV2
USCG, Naval Amphibious Base
Little Creek Co: Princess Ann VA
Landholding Agency: Coast Guard
Property Number: 88200420004

Status: Excess Reason: Secured Area

Washington
Barn
Heart K Ranch
Near Thorp Co: Kittitas WA 98946—
Landholding Agency: Interior
Property Number: 61200330014
Status: Unutilized
Reason: Extensive deterioration
Garage/Shop
Heart K Ranch
Near Thorp Co: Kittitas WA 98946—

Near Thorp Co: Kittitas WA 98946— Landholding Agency: Interior Property Number: 61200330015 Status: Unutilized Reason: Extensive deterioration 1-Stall Garage

Heart K Ranch
Near Thorp Co: Kittitas WA 98946—
Landholding Agency: Interior
Property Number: 61200330016
Status: Unutilized
Reason: Extensive deterioration

Residence Heart K Ranch Near Thorp Co: Kittitas WA 98946— Landholding Agency: Interior Property Number: 61200330017 Status: Unutilized

Reason: Extensive deterioration

Storage
Heart K Ranch
Near Thorp Co: Kittitas WA 98946—
Landholding Agency: Interior
Property Number: 61200330018
Status: Unutilized
Reason: Extensive deterioration
Residence No. 50

Residence No. 50
1807 Rest Haven Road
Yakima WA 98901–
Landholding Agency: Interior
Property Number: 61200330019
Status: Unutilized
Reason: Extensive deterioration
Cow Barn
1807 Rest Haven Road

Yakima WA 98901-Landholding Agency: Interior Property Number: 61200330020 Status: Unutilized Reason: Extensive deterioration Chicken Coop 1807 Rest Haven Road Yakima WA 98901-Landholding Agency: Interior Property Number: 61200330021 Status: Unutilized Reason: Extensive deterioration Garage/No. 804 Columbia Basin George Co: Grant WA 98848-Landholding Agency: Interior Property Number: 61200330024 Status: Unutilized Reason: Extensive deterioration Residence No. 804 Columbia Basin George Co: Grant WA 98848-Landholding Agency: Interior Property Number: 61200330025 Status: Unutilized Reason: Extensive deterioration Garage/No. 801 Columbia Basin George Co: Grant WA 98848-Landholding Agency: Interior Property Number: 61200330026 Status: Unutilized Reason: Extensive deterioration Residence No. 801 Columbia Basin George Co: Grant WA 98848-Landholding Agency: Interior Property Number: 61200330027 Status: Unutilized Reason: Extensive deterioration Garage/No. 305 Columbia Basin Soap Lake Co: Grant WA 98851-Landholding Agency: Interior Property Number: 61200330028 Status: Unutilized Reason: Extensive deterioration Residence No. 305 Columbia Basin Soap Lake Co: Grant WA 98851-Landholding: Interior Property Number: 61200330029 Status: Unutilized

Landholding Agency: Interior Property Number: 61200330030 Status: Unutilized Reason: Extensive deterioration Residence No. 304 Columbia Basin Soap Lake Co: Grant WA 98851-Landholding Agency: Interior Property Number: 61200330031 Status: Unutilized Reason: Extensive deterioration Bldg. 81 39307 Kelly Road Benton City Co: Benton WA 99320-Landholding Agency: Interior Property Number: 61200340001 Status: Unutilized

Reason: Extensive deterioration

Soap Lake Co: Grant WA 98851-

Garage/Residence No. 304

Columbia Basin

Reason: Extensive deterioration

Garage/81 39307 Kelly Road

Benton City Co: Benton WA 99320-Landholding Agency: Interior Property Number: 61200340002

Status: Unutilized

Reason: Extensive deterioration

Bldg. 73

1171 Beane Road

Moxee Co: Yakima WA 98936-Landholding Agency: Interior Property Number: 61200340003 Status: Unutilized

Reason: Extensive deterioration

Garage/73

1171 Beane Road

Moxee Co: Yakima WA 98936-Landholding Agency: Interior Property Number: 61200340004

Status: Unutilized

Reason: Extensive deterioration

Bldg. 129

1917 Marsh Road Yakima WA 98901-

Landholding Agency: Interior Property Number: 61200340005

Status: Unutilized

Reason: Extensive deterioration

West Virginia

Radio Transmitter Rcv Site Greenbrier Street Charleston WV 25311-Landholding Agency: GSA Property Number: 54200340011

Status: Excess

Reason: Within 2000 ft. of flammable or explosive material GSA Number: 4-U-WV-0547

Wisconsin

Rawley Point Light Two Rivers Co: Manitowoc WI Landholding Agency: Coast Guard Property Number: 87199540004 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Wyoming

Bldg. 360

F. E. Warren AFB

Cheyenne Co: Laramie WY 82005-5000 Landholding Agency: Air Force

Property Number: 18200240013 Status: Unutilized

Reasons: Secured Area; Extensive deterioration

Land (by State)

Alabama

Stockpile Storage Site Hamilton Blvd. Republished Theodore AL 36582-

Landholding Agency: GSA Property Number: 54200420003

Status: Excess Reason: Within 2000 ft. of flammable or

explosive material GSA Number: 4-G-AL-Q772

Arizona

Pump House Buffer Zone

S. Ave. A

Yuma AZ 85365-

Landholding Agency: GSA Property Number: 54200410002

Status: Surplus

Reason: Within airport runway clear zone GSA Number: 9-I-AZ-04252

Colorado

Landfill

48th & Holly Streets

Commerce Co: Adams CO 80022-Landholding Agency: GSA Property Number: 54200220006

Status: Surplus Reasons: Within 2000 ft. of flammable or explosive material; Contamination GSA Number: 7–Z–CO-0647

Florida

3 parcels

U.S. Customs Svc Natl Law Enforcement Comm Ctr Orlando Co: Orange FL 32803-Landholding Agency: GSA Property Number: 54200310015

Status: Excess Reason: Landlocked

GSA Number: 4-T-FL-1209-1A

Navy Site Alpha

Homestead Co: Miami/Dade FL Landholding Agency: GSA Property Number: 54200330009 Status: Surplus

Reason: Flooding

GSA Number: 4-N-FL-1079

Land—approx. 220 acres Cape San Blas

Port St. Joe Co: Gulf FL Landholding Agency: Coast Guard Property Number: 87199440018

Status: Underutilized

Reasons: Floodway; Secured Area

Michigan

Port/EPA Large Lakes Rsch Lab Grosse Ile Twp Co: Wayne MI Landholding Agency: GSA Property Number: 54199720022 Status: Excess

Reason: Within airport runway clear zone GSA Number: 1–Z–MI–554–A

Land/USCG 1380 Beach Street

Muskegon MI 49441-Landholding Agency: GSA Property Number: 54200320014

Status: Excess

Reason: Within 2000 ft. of flammable or explosive material

GSA Number: 1-U-ivii-u610

Middle Marker Facility

Yipsilanti Co: Washtenaw MI 48198-Location: 549 ft. north of intersection of Coolidge and Bradley Ave. on East side of

Landholding Agency: Coast Guard Property Number: 87199120006 Status: Unutilized

Reason: Within airport runway clear zone

Minnesota

Parcel A

Twin Cities Army Ammunition Plant Arden Hills MN 55112-3938 Landholding Agency: GSA Property Number: 54200240014 Status: Excess

Reason: Within 2000 ft. of flammable or

explosive material

GSA Number: 1-D-MN-0578A

12 Missile Launch Facilities Whiteman AFB MO Landholding Agency: GSA Property Number: 54200410005 Status: Surplus

Reason: Subsurface disturbance not allowed GSA Number: 7DCO06570669

New Jersey

Maurice River Land

Commercial Twnsp Co: Cumberland NJ

Landholding Agency: GSA Property Number: 54200420011 Status: Excess Reason: Not accessible by road

GSA Number: 1-U-NJ-647-1

North Carolina

Sites A, B, C, D, E Marine Corps Base Camp Lejeune Co: NC Landholding Agency: Navy Property Number: 77200430053 Status: Underutilized

Reason: Secured Area

Ohio

Lewis Research Center Cedar Point Road Cleveland Co: Cuyahoga OH 44135-Landholding Agency: GSA Property Number: 54199610007

Status: Excess Reasons: Within 2000 ft. of flammable or explosive material; Within airport runway

GSA Number: 2-Z-OH-598-I Manhattan Rear Range Light Toledo Co: Lucas OH 43611-Landholding Agency: GSA Property Number: 54200420012 Status: Excess

Reason: Landlocked

GSA Number: 1-U-OH-822-1

Puerto Rico

Parcel 2R

Naval Security Group Sabana Seca Co: Toa Baja PR Landholding Agency: GSA Property Number: 54200210025 Status: Excess

Reason: Within 2000 ft. of flammable or explosive material

GSA Number: 1-N-PR-494

Virginia

275.390 acres

adjacent/Ft. Lee Military Rsv. Petersburg Co: Prince George VA Landholding Agency: GSA Property Number: 54200430017 Status: Surplus Reason: Secured Area GSA Number: 4-GR-VA-545E

Washington

Richland Commercial Land Mansfield St/Northgate Dr Richland Co: WA Landholding Agency: GSA Property Number: 54200430018 Status: Excess Reason: Within 2000 ft. of flammable or explosive material GSA Number: 9–B–WA–1124/GA

Wisconsin

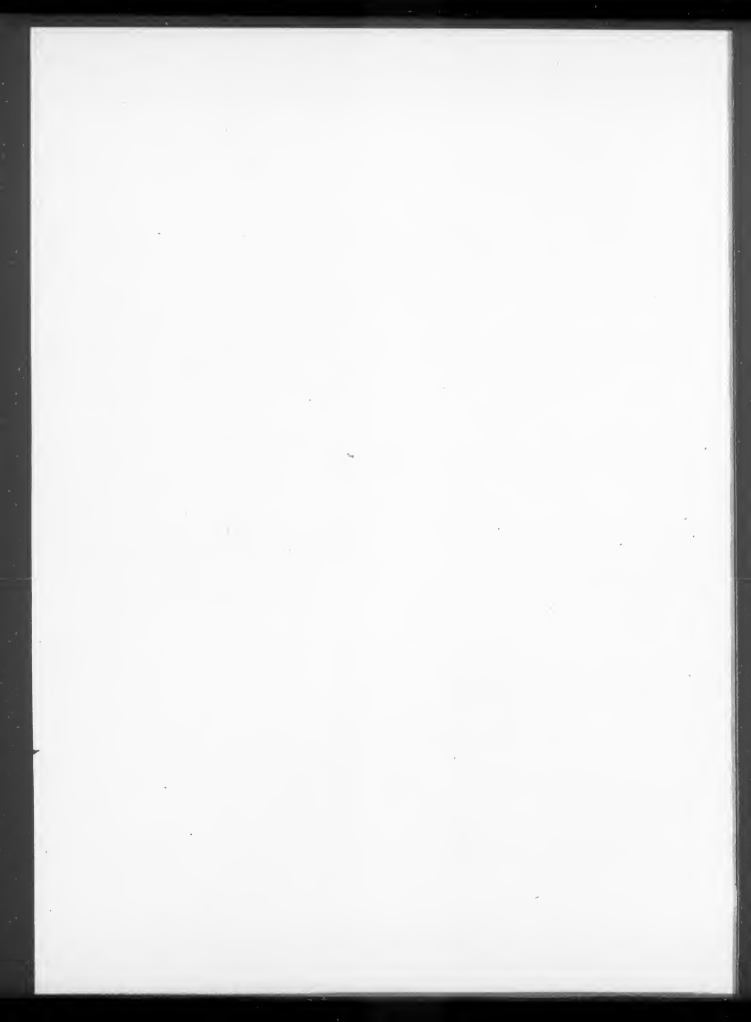
Land

Badger Army Ammunition Plant Baraboo Co: Sauk WI 53913-Location: Vacant land within plant boundaries.

Landholding Agency: GSA Property Number: 21199013783 Status: Excess Reason: Secured Area GSA Number: GSA-WI

[FR Doc. E4–2283 Filed 9–23–04; 8:45 am]

BILLING CODE 4210-29-P





Friday, September 24, 2004

Part III

Department of Homeland Security

Federal Emergency Management Agency

Compendium of Flood Map Changes; Notice

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

Compendium of Flood Map Changes

AGENCY: Federal Emergency
Management Agency (FEMA),
Emergency Preparedness and Response
Directorate, Department of Homeland
Security.

ACTION: Notice

SUMMARY: This notice provides listings of changes made to National Flood Insurance Program (NFIP) maps effective during the last 6 months of 2003.

DATES: The listings include changes to

NFIP maps that became effective January 1, 2004, through June 30, 2004. FOR FURTHER INFORMATION CONTACT: Doug Bellomo, P.E., Hazard Identification Section, FEMA, 500 C Street SW., Washington, DC 20472,

(202) 646–2903

SUPPLEMENTARY INFORMATION: In accordance with Section 1360(i) of the National Flood Insurance Reform Act of 1994, this notice is provided to inform interested parties of changes made by FEMA to NFIP maps. The two listings provided show communities affected by map changes made by letter and communities affected by physical map

changes. For each Letter of Map Change,

the first listing provides the map panel(s) affected, effective (determination) date of the change, case number, and determination type. For each physical map change, the Map Revision listing provides the map panel(s) affected and the effective date of the change. The listing also identifies: (1) those panels on which the Special Flood Hazard Areas have not been changed or have been changed only to incorporate the Letters of Map Change issued before the effective date; and (2) those panels for which a Flood Insurance Rate Map is produced for the first time, resulting only in changes to flood insurance and floodplain management requirements in the affected community. Future notices of changes to NFIP maps will be published approximately every 6 months.

Dated: September 14, 2004.

David I. Maurstad.

Acting Director, Mitigation Division, Emergency Preparedness and Response Directorate.

Two listings are provided below. The first listing includes all Letters of Map Change issued by FEMA from January 1 through June 30, 2004. The following types of letters are included in the listing:

Туре	Description
01	Letter of Map Revision Based on
02	Letter of Man Amendment

Туре	Description
05	Letter of Map Revision With Base Flood Elevation Changes
06	Letter of Map Revision Without Base Flood Elevation Changes
80	Denial
12	Floodway Revision
17	Letter of Map Revision-Inadvertent Inclusion in Floodway
18	Letter of Map Revision-Inadvertent Inclusion in V Zone
19	Letter of Map Change Revalidation

The second listing includes map panels that FEMA physically revised and republished from January 1 through June 30, 2004. For those map panels on which the Special Flood Hazard Areas have not been changed or have been changed only to incorporate Letters of Map Change issued before the effective date, two asterisks(**) are shown to the right of the map panel number. For those map panels for which a Flood Insurance Rate Map is produced for the first time, resulting only in changes to flood insurance and floodplain management requirements in the affected community, three asterisks(***) are shown to the right of the map panel number.

For both listings, a single asterisk (*) is shown to the right of each county name that appears in the "Community" column. This asterisk indicates the area covered is the unincorporated areas of that county.

Region	State	Community	Map panel	Determination date	Case No.	Туре
01	. CT	BERLIN, TOWN OF	0900220015D	26-JAN-2004	04-01-0508A	02
01	. CT	BERLIN, TOWN OF	0900220010D	26-FEB-2004	04-01-0338A	02
01	. CT	BERLIN, TOWN OF	0900220010D	26-FEB-2004	04-01-0352A	02
01	. CT	BETHEL, TOWN OF	0900010010B	12-APR-2004	04-01-1016A	02
01	. CT	BRANFORD, TOWN OF	0900730003D	17-FEB-2004	04-01-0408A	02
01	. CT	BRANFORD, TOWN OF	0900730005C	17-FEB-2004	04-01-0408A	02
01	. CT	BRIDGEPORT, CITY OF	0900020003C	22-JAN-2004	04-01-0454A	02
01	. CT	CANTON, TOWN OF	0901350001C	29-APR-2004	04-01-0694A	02
01		CHESHIRE, TOWN OF	0900740005E	12-FEB-2004	04-01-0106A	02
01	. CT	CHESHIRE, TOWN OF	0900740017E	15-MAR-2004	04-01-0792A	02
01	. CT	CHESHIRE, TOWN OF	0900740012E	20-MAY-2004	04-01-1054A	02
01	. CT	EAST HADDAM, TOWN OF	0900630015B	22-JAN-2004	04-01-0492A	02
01	. CT	EAST HAMPTON, TOWN OF	0900640005B	09-FEB-2004	04-01-0354A	02
01	. CT	EAST HAVEN, TOWN OF	0900760010E	08-MAR-2004	04-01-0732A	02
01		EAST HAVEN, TOWN OF	0900760009E	15-MAR-2004	04-01-0846A	02
01	. CT	EAST HAVEN, TOWN OF	0900760009E	27-MAY-2004	04-01-1204X	02
01	. CT	EAST LYME, TOWN OF	0901670001D	15-MAR-2004	04-01-0432A	02
01		EAST LYME, TOWN OF	0900960012C	05-APR-2004	04-01-0932A	02
01		EAST LYME, TOWN OF	0900960012C	26-APR-2004	04-01-1022A	02
01		EAST LYME, TOWN OF	0900960007C	21-JUN-2004	04-01-1152A	02
01		ENFIELD, TOWN OF	0900280008C	15-JAN-2004	04-01-0384A	02
01		FAIRFIELD, TOWN OF	0900070005C	05-FEB-2004	03-01-1410A	02
01		FAIRFIELD, TOWN OF	0900070009C	18-MAR-2004	04-01-0872A	02
01		FAIRFIELD, TOWN OF	0900070005C	05-APR-2004	04-01-0928A	02
01		GLASTONBURY, TOWN OF	0901240010B	17-MAY-2004	04-01-1032A	02
01		GREENWICH, TOWN OF	0900080024C	11-MAR-2004	04-01-0778A	02
01		GREENWICH, TOWN OF	0900080024C	26-APR-2004	04-01-021P	05
01		GRISWOLD, TOWN OF	0901730016A	15-JAN-2004	04-01-0430A	02
01		GROTON LONG POINT ASSOCIATION	0901670001D	15-MAR-2004	04-01-0696A	02
01	CT	GUILFORD, TOWN OF	0900770015B	26-FEB-2004	04-01-0494A	02

Re	gion	State	Community	Map panel	Determination date	Case No.	Туре
01		СТ	MADISON, TOWN OF	0900790010C	02-JAN-2004	04-01-0382A	02
		CT	MADISON, TOWN OF	0900790011C	29-MAR-2004	04-01-0880A	02
		CT	MANCHESTER, TOWN OF	0900310004D	02-JAN-2004	04-01-0434A	02
		CT	MANCHESTER, TOWN OF	0900310004D	23-APR-2004	04-01-0824A	17
		CT	MERIDEN, CITY OF	0900810003C	08-JAN-2004	03-01-2006A	02
01		CT	MIDDLEBURY, TOWN OF	0900800005B	26-FEB-2004	04-01-0570A	02
01		CT	NEW HAVEN, CITY OF	0900840006C	23-APR-2004	04-01-1004A	02
01		CT	NEWTOWN, TOWN OF	0900110011C	12-FEB-2004	04-01-0682A	02
		CT	NEWTOWN, TOWN OF	0900110019C	01-MAR-2004	04-01-0452A	02
		CT	NEWTOWN, TOWN OF	0900110005B	04-MAR-2004	04-01-0684A	02
		CT	NEWTOWN, TOWN OF	0900110010C	26-APR-2004	04-01-0956A	02
		CT	NORTH BRANFORD, TOWN OF	0900850003B	18-MAR-2004	04-01-0764A	02
		CT	NORTH STONINGTON, TOWN OF	0901010018B	11-MAR-2004	04-01-0560A	02
		CT	NORWALK, CITY OF	0900120005C	05-APR-2004	04-01-0874A	02
		CT	NORWALK, CITY OF	0900120010D	27-MAY-2004	04-01-0704A	02 05
		CT	SOMERS, TOWN OF	0901020010F 0901120007B	16-JAN-2004 27-MAY-2004	03-01-077P 04-01-027P	05
		CT	STONINGTON, TOWN OF	0901060016F	17-FEB-2004	04-01-0586A	02
		CT	STONINGTON, TOWN OF	0901060010I	18-MAR-2004	04-01-0390A	02
		CT	STONINGTON, TOWN OF	0901060017F	07-JUN-2004	04-01-1168A	02
		CT	STRATFORD, TOWN OF	0900160003D	12-FEB-2004	04-01-0276A	02
		CT	VERNON, TOWN OF	0901310005C	17-JUN-2004	04-01-1028A	17
		CT	WASHINGTON, TOWN OF	0900570005C	13-MAY-2004	04-01-1026A	02
		CT	WATERFORD, TOWN OF	0901070005D	26-JAN-2004	04-01-0456A	02
		CT	WEST HAVEN, CITY OF	0900920002C	04-MAR-2004	04-01-0688A	02
		CT	WEST HAVEN, CITY OF	0900920004B	15-APR-2004	04-01-1024A	02
01		CT	WESTBROOK,TOWN OF	0900700005E	07-JUN-2004	04-01-1154A	. 02
01		CT	WESTPORT, TOWN OF	0900190003C	08-APR-2004	04-01-0878A	02
		CT	WETHERSFIELD, TOWN OF	0900400001B	01-MAR-2004	04-01-0568A	02
		CT	WETHERSFIELD, TOWN OF	0900400001B	23-APR-2004	04-01-0930A	02
		CT	WOODBURY, TOWN OF	0901330001A	03-JUN-2004	04-01-1142A	02
-		MA	AGAWAM, TOWN OF	2501330002A	29-APR-2004	04-01-0738A	02
	*******	MA	AMESBURY, TOWN OF	2500750004C	05-FEB-2004	04-01-0574A	02
		MA	AMHERST, TOWN OF	2501560010B	23-APR-2004	04-01-0998A	02
		MA	ANDOVER, TOWN OF	2500760003B	02-JAN-2004	04-01-0424A	02
		MA	ANDOVER, TOWN OF	2500760007B	02-JAN-2004	04-01-0424A	02
		MA	ANDOVER, TOWN OF	2500760011B	16-MAR-2004	04-01-007P	05
		MA	ARLINGTON, TOWN OF	2501770002B	12-JAN-2004	04-01-0246A	02
		MA	ATTLEBORO, CITY OF	2500490010C 2500490010C	11-MAR-2004 15-MAR-2004	04-01-0770A 04-01-0796A	02
		MA	ATTLEBORO, CITY OF	2500490010C	10-JUN-2004	04-01-0790A	02
		MA	AUBURN, TOWN OF	2502920005C	23-APR-2004	04-01-1058A	02
		MA	BARNSTABLE, TOWN OF	2500010006D	08-APR-2004	04-01-0664A	02
		MA	BILLERICA, TOWN OF	2501830010C	29-JAN-2004	04-01-0550A	02
		MA	BOURNE, TOWN OF	2552100011F	01-MAR-2004	04-01-0562A	02
		MA	BOURNE, TOWN OF	2552100005E	13-MAY-2004	04-01-0814A	02
		MA	BOURNE, TOWN OF	2552100005E	10-JUN-2004	04-01-1290X	02
			BROCKTON, CITY OF	2502610005C	26-JAN-2004	04-01-0530A	02
01		MA	BROCKTON, CITY OF	2502610005C	25-MAR-2004	04-01-0670A	02
01		MA	CARLISLE, TOWN OF	2501870003C	01-APR-2004	04-01-0952A	02
01		MA	CARLISLE, TOWN OF	2501870005C	29-APR-2004	04-01-1100A	02
01		MA	CHATHAM, TOWN OF	2500040006E	19-JAN-2004		02
		MA	CHELMSFORD, TOWN OF	2501880002	17-JAN-2004	04-01-0604V	19
		MA	CHELMSFORD, TOWN OF	2501880005	17-JAN-2004	04-01-0604V	19
		MA	CHELMSFORD, TOWN OF	2501880008	17-JAN-2004		19
		MA	CHELMSFORD, TOWN OF	2501880009	17-JAN-2004		19
		MA	CHELMSFORD, TOWN OF	2501880010	17-JAN-2004		19
01			CHELMSFORD, TOWN OF	2501880006C	11-MAR-2004	04-01-0876A	02
01		MA	CHELMSFORD, TOWN OF	2501880006C	15-MAR-2004		02
			CONCORD, TOWN OF	2501890010B	05-APR-2004		02
01			DANVERS, TOWN OF	2500790001B	14-JUN-2004		02
01		MA	DRACHT TOWN OF	2500510015B 2501900003C	13-MAY-2004		02
			DRACUT, TOWN OF	2501900003C	08-JAN-2004 15-APR-2004		02
01			DRACUT, TOWN OF	2502630011C	11-MAR-2004		02
			EAST BRIDGEWATER, TOWN OF	2502640010B	15-MAR-2004		01
			EASTHAM, TOWN OF	2500060002D	23-FEB-2004	1	02
01			FALMOUTH, TOWN OF	2552110011F	02-JAN-2004		02
	*******		FALMOUTH, TOWN OF	2552110007G	16-APR-2004		05
01			FOXBOROUGH, TOWN OF	2502390005B	05-FEB-2004		02
01			FRAMINGHAM, TOWN OF	2501930006B	02-JAN-2004		02
			GLOUCESTER, CITY OF		15-MAR-2004		02
		99	GRAFTON, TOWN OF		12-APR-2004		02
			,				

legion	State	Community	Map panel	Determination date	Case No.	Ту
	MA	HADLEY, TOWN OF	2501630002B	18-MAR-2004	04-01-0788A	
.,	MA	HINGHAM, TOWN OF	2502680003B	18-MAR-2004	04-01-0746A	
	MA	HOLBROOK, TOWN OF	2552120001D	02-JAN-2004	04-01-0376A	
	MA	HOLBROOK, TOWN OF	2552120003D	02-JAN-2004	04-01-0376A	į.
	MA	HOLBROOK, TOWN OF	2552120004D	19-FEB-2004	04-01-0540A	
	MA	HOLBROOK, TOWN OF	2552120001D	01-MAR-2004	04-01-0740A	
	MA	LAWRENCE, CITY OF	2500870002B	26-FEB-2004	04-01-0734A	
	MA	LEXINGTON, TOWN OF	2501980005C	15-JAN-2004	04-01-0380A	
	MA	MANSFIELD, TOWN OF	250057_02A	24-MAY-2004	04-01-1170A	
	MA	MARION, TOWN OF	2552130004D	22-MAR-2004	04-01-0012A	
	MA	MASHPEE, TOWN OF	2500090008F	11-MAR-2004	04-01-0766A	
	MA	METHUEN, CITY OF	2500930005C	08-MAR-2004	04-01-0532A	
	MA	METHUEN, CITY OF	2500930010C	06-MAY-2004	04-01-1082A	
	MA	METHUEN, CITY OF	2500930010C	10-MAY-2004	04-01-1080A	
	MA	MILFORD, TOWN OF	2503170006B	23-APR-2004	04-01-1062A	
	MA	MILFORD, TOWN OF	2503170007B	23-APR-2004	04-01-1062A	
	MA	MILLBURY, TOWN OF	2503180004C	12-JAN-2004	04-01-0422A	
	MA	MILLBURY, TOWN OF	2503180006C	25-MAR-2004	04-01-0892A	
	MA	MILLBURY, TOWN OF	2503180004C	26-APR-2004	04-01-1052A	
	MA	MILTON, TOWN OF	2502450001B	12-APR-2004	04-01-0906A	
	MA	MILTON, TOWN OF	2502450001B	29-APR-2004	04-01-0722A	
	MA	NEW BEDFORD, CITY OF	2552160007B	17-JUN-2004	04-01-1114A	- Control of the Cont
	MA	NEWBURY, TOWN OF	2500960005C	29-JAN-2004	04-01-0564A	
	MA	NEWBURY, TOWN OF	2500960009C	01-JUN-2004	04-01-0830A	
	MA	NEWBURYPORT, CITY OF	2500970003C	08-JAN-2004	04-01-0436A	
	MA	NORTH ANDOVER, TOWN OF	2500980009C	18-MAR-2004	04-01-0666A	
	MA	NORTH ANDOVER, TOWN OF	2500980009C	22-MAR-2004	04-01-0378A	
	MA	NORTH ANDOVER, TOWN OF	2500980009C	10-JUN-2004	04-01-0250A	
	MA	NORTH READING, TOWN OF	2502090002B	23-APR-2004	04-01-0924A	
			2502090003	17-JUN-2004	04-01-1306V	
	MA	NORTH READING, TOWN OF			04-01-1306V	
	MA	NORTH READING, TOWN OF	2502090006	17-JUN-2004		
•••••	MA	NORTH READING, TOWN OF	2502090007	17-JUN-2004	04-01-1306V	
	MA	NORTH READING, TOWN OF	2502090009	17-JUN-2004	04-01-1306V	
	MA	NORTON, TOWN OF	2500600006C	15-MAR-2004	04-01-0748A	
	MA	ORLEANS, TOWN OF	2500100003E	08-APR-2004	04-01-0968A	
	MA	PEABODY, CITY OF	2500990010B	19-JAN-2004	04-01-0464A	
	MA	PEMBROKE, TOWN OF	2502770010C	05-FEB-2004	04-01-0548A	
	MA	PITTSFIELD, CITY OF	2500370020C	17-FEB-2004	04-01-0512A	
	MA	PITTSFIELD, CITY OF	2500370020C	15-MAR-2004	04-01-0768A	
	MA	PLYMOUTH, TOWN OF	2502780012C	25-MAR-2004	04-01-0164A	
	MA	QUINCY, CITY OF	2552190008B	12-FEB-2004	04-01-0618A	
	MA	QUINCY, CITY OF	2552190012C	04-MAR-2004	04-01-0630X	
	MA	QUINCY, CITY OF	2552190008B	08-APR-2004	04-01-0496A	1
	MA	QUINCY, CITY OF	2552190004C	06-MAY-2004	04-01-1020A	
	MA	QUINCY, CITY OF	2552190008B	06-MAY-2004	04-01-0940A	
	MA	QUINCY, CITY OF	2552190012C	24-MAY-2004	04-01-1174A	
	MA	RANDOLPH, TOWN OF	2502510004D	05-FEB-2004	04-01-0026A	
	MA	REVERE, CITY OF	2502880004C	08-JAN-2004	04-01-0448A	
	MA	RUTLAND, TOWN OF	2503310025B	11-MAR-2004	04-01-0812A	
	MA	SALISBURY, TOWN OF	2501030004C	28-JUN-2004	04-01-1136A	
	MA	SCITUATE, TOWN OF	2502820006E	02-JAN-2004	03-01-2022A	
	MA	SCITUATE, TOWN OF	2502820000E	22-JAN-2004	04-01-0466A	
	1	SCITUATE, TOWN OF	2502820001E			
•••••	MA			19-APR-2004	04-01-1042A 04-01-0832A	
•••••	MA	SHREWSBURY, TOWN OF	2503320003B	15-MAR-2004		
	MA	SHREWSBURY, TOWN OF	2503320001B	01-APR-2004		
	MA	SHREWSBURY, TOWN OF		01-APR-2004		
	MA	SWANSEA, TOWN OF	2552210007C	18-MAR-2004	1	
	MA	TEMPLETON, TOWN OF	2503390020B	20-JAN-2004		
•••••	MA	TYNGSBOROUGH, TOWN OF	2502200004B	29-JAN-2004		
	MA	UXBRIDGE, TOWN OF	2503410005B	24-JUN-2004		
	MA	WAREHAM, TOWN OF	2552230007D	07-JUN-2004		
	MA	WESTFIELD, CITY OF		15-MAR-2004		
	MA	WESTFIELD, CITY OF	2501530020B	29-MAR-2004	04-01-0948A	
	MA	WESTPORT, TOWN OF	2552240010B	18-MAR-2004	04-01-0808A	
	MA	WILMINGTON, TOWN OF	2502270001D	16-MAR-2004	04-01-009P	
	MA	WILMINGTON, TOWN OF	2502270002C	16-MAR-2004	04-01-009P	
	MA	WORCESTER, CITY OF	2503490013B	01-MAR-2004		
		YARMOUTH, TOWN OF		25-MAR-2004		
		ACTON, TOWN OF	2301900001B	05-APR-2004		
		ALEXANDER, TOWN OF		05-APR-2004		
		ARUNDEL, TOWN OF		13-MAY-2004		
		AUGUSTA, CITY OF				
	IVIL	1 AUGUOTA, UTT I UT	2300670008C	23-FEB-2004	MUDDU" I U-4-0	

legion	State	Community	Map panel	Determination date	Case No.	Тур
	ME	BAR HARBOR, TOWN OF	2300640005B	01-MAR-2004	04-01-0288A	
	ME	BAR HARBOR, TOWN OF	2300640015B	28-JUN-2004	04-01-1116A	
	ME	BEALS, TOWN OF	2301330002C	26-FEB-2004	04-01-0538A	
	ME	BELGRADE, TOWN OF	2302320005B	04-MAR-2004	04-01-0726A	
	ME ·	BELGRADE, TOWN OF	2302320005B	04-MAR-2004	04-01-0723A	
	ME	BELGRADE, TOWN OF	2302320010B	24-JUN-2004	04-01-1226A	
	ME	BETHEL, TOWN OF	2300880005C	05-JAN-2004	04-01-0398A	1
	ME	BIDDEFORD, CITY OF	2301450006B	12-APR-2004	04-01-0760A	
	ME	BLUE HILL, TOWN OF	2302740025A	29-JAN-2004	04-01-0228A	1
	ME	BLUE HILL, TOWN OF	2302740015A	03-JUN-2004	04-01-1144A	
	ME	BLUE HILL, TOWN OF	2302740020A	28-JUN-2004	04-01-0962A	
	ME	BOOTHBAY HARBOR, TOWN OF	2302130003B	22-JAN-2004	04-01-0478A	
	ME	BOOTHBAY HARBOR, TOWN OF	2302130003B	09-FEB-2004	04-01-0076A	
	ME	BOOTHBAY HARBOR, TOWN OF	2302130002B	26-APR-2004	04-01-0854A	
	ME	BOOTHBAY, TOWN OF	2302120011B	24-JUN-2004	04-01-1086A	
	ME	BROOKS, TOWN OF	230253 01A	10-JUN-2004	04-01-1236A	
	ME	BROOKSVILLE, TOWN OF	2302760015B	23-FEB-2004	04-01-0524A	
	ME	BROOKSVILLE, TOWN OF	2302760015B	11-MAR-2004	04-01-0414A	
	ME	BROOKSVILLE, TOWN OF	2302760015B	14-JUN-2004	04-01-0964A	
	ME	BURNHAM, TOWN OF	2301300010B	07-JUN-2004	04-01-1192A	
	ME	BUXTON, TOWN OF	2304560010B	04-MAR-2004	04-01-0714A	
	ME	CARRABASSETT VALLEY, TOWN OF	2300560015C	08-JAN-2004	04-01-0372A	
	ME	CARRABASSETT VALLEY, TOWN OF	2300560015C	20-MAY-2004	04-01-0690A	
	ME	CASTINE, TOWN OF	2302770010B	05-APR-2004	04-01-0990A	
	ME				04-01-0920A	
	ME	CHINA, TOWN OF	2302350005B	02-JAN-2004	04-01-0360A	
		DEDHAM, TOWN OF	230279 04A	23-FEB-2004		
	ME	DURHAM, TOWN OF	2300020005B	17-FEB-2004	04-01-0458A	
	ME	EAST MACHIAS, TOWN OF	230313_11A	14-JUN-2004	04-01-0944A	
	ME	EAST MACHIAS, TOWN OF	230313_12A	14-JUN-2004	04-01-0944A	
	ME	ELIOT, TOWN OF	2301490010B	07-JUN-2004	04-01-1188A	
	ME	ELIOT, TOWN OF	2301490010B	24-JUN-2004	04-01-0980A	
	ME	ELLSWORTH, CITY OF	2300660010B	08-APR-2004	04-01-0800A	
	ME	ELLSWORTH, CITY OF	2300660010B	15-APR-2004	04-01-0088A	
	ME	ENFIELD, TOWN OF	2303840010A	08-MAR-2004	04-01-0756A	
	ME	ENFIELD, TOWN OF	2303840005A	05-APR-2004	04-01-0916A	
	ME	FRANKLIN, TOWN OF	2302820015B	26-FEB-2004	04-01-0662A	
	ME	FRIENDSHIP, TOWN OF	2302250010A	12-APR-2004	04-01-0282A	
	ME	GLENBURN, TOWN OF	2301060005C	06-MAY-2004	04-01-0942A	
	ME	GOULDSBORO, TOWN OF	2302830005B	19-FEB-2004	04-01-0590A	
	ME	GOULDSBORO, TOWN OF	2302830010B	26-FEB-2004	04-01-0592A	
	ME	GOULDSBORO, TOWN OF	2302830010B	26-FEB-2004	04-01-0656A	
	ME	GOULDSBORO, TOWN OF	2302830010B	28-JUN-2004	04-01-1088A	
	ME	GRAY, TOWN OF	2300480015A	11-MAR-2004	04-01-0822A	
	ME	GRAY, TOWN OF	2300480010A	12-APR-2004	04-01-0820A	
	ME	GRAY, TOWN OF	2300480010A	19-APR-2004	04-01-1046A	
	ME					
	ME	HANCOCK, TOWN OF	2302840015A	08-JAN-2004	04-01-0286A	
		HARMONY, TOWN OF	230360_12B	22-JAN-2004	04-01-0480A	
	ME	HARPSWELL, TOWN OF	2301690009B	02-JAN-2004	04-01-0326A	
*******	ME	HARPSWELL, TOWN OF	2301690013C	26-JAN-2004	04-01-0504A	
	ME	HARPSWELL, TOWN OF	2301690014D	01-MAR-2004	04-01-0638A	
	ME	HARPSWELL, TOWN OF	2301690011B	04-MAR-2004	04-01-0716A	
	ME	HARPSWELL, TOWN OF	2301690011B	08-MAR-2004	04-01-0658A	
	ME	HARPSWELL, TOWN OF	2301690011B	11-MAR-2004		
	ME	INDUSTRY, TOWN OF	230348_04A	01-MAR-2004		
	ME	ISLESBORO, TOWN OF	2302560010C	08-MAR-2004		
	ME	KITTERY, TOWN OF	2301710002C	01-APR-2004	04-01-0718A	
	ME	KITTERY, TOWN OF	2301710005D	23-APR-2004	04-01-0904A	
	ME	LEVANT, TOWN OF	230912 10B	27-MAY-2004	04-01-1118A	
	ME	LEWISTON, CITY OF	2300040010B	26-FEB-2004	04-01-0446A	
	ME	LIMINGTON, TOWN OF	2301520015C	12-FEB-2004	04-01-0588A	
	ME	LISBON, TOWN OF	2300050015B	17-FEB-2004		
	ME	LONG ISLAND, TOWN OF	2300510004B	18-MAR-2004		
	ME	MEXICO, TOWN OF		08-JAN-2004		
	ME	MOUNT DESERT, TOWN OF	2302870015A	24-JUN-2004		
	ME					
		NAPLES, TOWN OF	2300500015B	05-JAN-2004		
		NAPLES, TOWN OF		12-APR-2004		
	ME	NAPLES, TOWN OF	2300500015B	15-APR-2004		
	ME	NAPLES, TOWN OF		23-APR-2004		
		NEW PORTLAND, TOWN OF		23-APR-2004		
	ME	NEW VINEYARD, TOWN OF	230351_02A	25-MAR-2004	04-01-0774A	
	ME	NEWRY, TOWN OF		15-APR-2004	04-01-0598A	
		NORWAY, TOWN OF		04-MAR-2004		
			230028_02B			

Region	State	Community	Map panel	Determination date	Case No.	Туре
1	ME	ORLAND, TOWN OF	230288 04A	03-JUN-2004	04-01-0966A	(
1	ME	ORONO, TOWN OF	2301130010B	19-APR-2004	04-01-1040A	
1	ME	ORRINGTON, TOWN OF	2301800055A	12-APR-2004	04-01-0990A	(
	ME	ORRINGTON, TOWN OF	2301800055A	12-APR-2004	04-01-0992A	(
	ME	ORRINGTON, TOWN OF	2301800055A	12-APR-2004	04-01-1008A	(
	ME	ORRINGTON, TOWN OF	2301800055A	06-MAY-2004	04-01-0848A	(
	ME	OWL'S HEAD, TOWN OF	2300750005B	08-APR-2004	04-01-0896A	(
	ME	OXFORD, TOWN OF	2308690006A	29-APR-2004	04-01-1036A	. (
	ME	OXFORD, TOWN OF	2308690006A	29-APR-2004	04-01-1038A	(
	ME	PENOBSCOT, TOWN OF	2302900005A	26-FEB-2004	04-01-0348A	
	ME	PENOBSCOT, TOWN OF	2302900005A	18-MAR-2004	04-01-0870A	
	ME	PENOBSCOT, TOWN OF	2302900005A	01-APR-2004	04-01-0986X	
	ME	PHIPPSBURG, TOWN OF	2301200003C	11-MAR-2004	04-01-0192A	
*******	ME	PHIPPSBURG, TOWN OF	2301200012D	15-APR-2004	04-01-0982A	
	ME	PHIPPSBURG, TOWN OF	2301200003C	17-MAY-2004	04-01-0996A	
	ME	PITTSFIELD, TOWN OF	2301270005C	19-JAN-2004	04-01-0210A	
	ME	POLAND, TOWN OF	2300090016D 230031 08A	23-APR-2004 12-FEB-2004	04-01-1056A 04-01-0416A	
	ME	PORTLAND, CITY OF	230051_00A	04-MAR-2004	04-01-0712A	
	ME	PORTLAND, CITY OF	2300510007C	08-APR-2004	04-01-0712A	
	ME	RANGELEY, TOWN OF	2303520005B	22-JAN-2004	04-01-0912A	
	ME	RICHMOND, TOWN OF	2301210010C	29-MAR-2004	04-01-0908A	
	ME	ROME, TOWN OF	2302460010B	01-MAR-2004	04-01-0394A	
	ME	ROXBURY, TOWN OF	230181 03A	12-FEB-2004	04-01-0304A	
		RUMFORD, TOWN OF	2300990012B	08-JAN-2004	04-01-0400A	
	ME	RUMFORD, TOWN OF	2300990015B	23-APR-2004	04-01-1050A	
1	ME	SABATTUS, TOWN OF	2300110005B	08-MAR-2004	04-01-0730A	
		SCARBOROUGH, TOWN OF	2300520021D	02-JAN-2004	04-01-0396A	
1	ME	SCARBOROUGH, TOWN OF	2300520021D	20-JAN-2004	03-01-1970A	
1	ME	SCARBOROUGH, TOWN OF	2300520022D	20-JAN-2004	03-01-1970A	
	ME	SCARBOROUGH, TOWN OF	2300520021D	07-JUN-2004	04-01-1182A	
	ME	SCARBOROUGH, TOWN OF	2300520024E	28-JUN-2004	04-01-031P	
1	ME	SEDGWICK, TOWN OF	2302910010B	18-MAR-2004	04-01-0860A	
1	ME	SORRENTO, TOWN OF	230292 01A	09-FEB-2004	04-01-0374A	
1	ME	ST. AGATHA, TOWN OF	230435_08B	10-JUN-2004	.04-01-1214A	
1	ME	ST. ALBANS, TOWN OF	230369_02A	08-JAN-2004	04-01-0284A	
1		ST. ALBANS, TOWN OF	230369_02A	12-FEB-2004	04-01-0610A	
1	ME	ST. ALBANS, TOWN OF	230369_04A	12-FEB-2004	04-01-0608A	
1		ST. ALBANS, TOWN OF	230369_04A	08-MAR-2004	04-01-0758A	
1		ST. ALBANS, TOWN OF	230369_02A	15-MAR-2004	04-01-0806A	
1	ME	ST. GEORGE, TOWN OF	2302290015C	11-MAR-2004	04-01-0772A	
1		STEUBEN, TOWN OF	230323_06A	12-FEB-2004	04-01-0612A	
1		STONINGTON, TOWN OF	2302940005C	20-MAY-2004	04-01-1090A	
1		SURRY, TOWN OF	2302960010B	02-FEB-2004	04-01-0566A	
1		SWANVILLE, TOWN OF	230267_06A	29-JAN-2004	04-01-0334A	
1		THOMASTON, TOWN OF	230079_05B	08-JAN-2004	04-01-0444A	
1		TOPSHAM, TOWN OF	2301220010B	22-JAN-2004	04-01-0482A	
1		TREMONT, TOWN OF	2302980010B	08-JAN-2004	04-01-0294A	
1		TREMONT, TOWN OF	2302980015B	26-FEB-2004	04-01-0544A	
1		TRENTON, TOWN OF	2302990010A 2300100030C	12-FEB-2004	04-01-0642A 04-01-0346A	
1 1		TURNER, TOWN OF	2300100030C 2300100007C	02-JAN-2004 22-JAN-2004		
		TURNER, TOWN OF		17-FEB-2004		
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 	1	VASSALBORO, TOWN OF	230248 01A	26-FEB-2004	1	
	1	WATERBORO, TOWN OF	2301990004C	12-JAN-2004		
		WATERBORO, TOWN OF	2301990009C	12-FEB-2004		
i		WATERBORO, TOWN OF	2301990009C	08-MAR-2004		
1		WATERBORO, TOWN OF	2301990007C	05-APR-2004	1	
1		WATERBORO, TOWN OF	2301990003C	21-JUN-2004		
		WELLS, TOWN OF	2301580021D	01-JUN-2004		
		WELLS, TOWN OF	2301580010D	21-JUN-2004		
		WINTER HARBOR, TOWN OF	2303020005A	09-FEB-2004		
		WINTHROP, TOWN OF	2300720005B	19-JAN-2004		
		WINTHROP, TOWN OF	2300720005B	22-JAN-2004		
		WINTHROP, TOWN OF	2300720005B	12-FEB-2004	1	
1		YORK, TOWN OF	2301590026D	15-JAN-2004		
1		YORK, TOWN OF	2501590028D	22-MAR-2004		
1		YORK, TOWN OF	2301590013D	12-APR-2004		-
1		YORK, TOWN OF	2301590026D	12-APR-2004		
1	1	BEDFORD, TOWN OF	3300830010C	19-JAN-2004		
1	1	BEDFORD, TOWN OF		18-MAR-2004		
		,	330048_12B		J. J. J. J. OLD	

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1	NH	CLAREMONT, CITY OF	3301540004B	15-JAN-2004	04-01-0302A	
1	NH	CLAREMONT, CITY OF	3301540004B	17-FEB-2004	04-01-0300A	
1	NH	CLARKSVILLE, TOWN OF	330184 02A	23-FEB-2004	04-01-0644A	
	NH	CONWAY, TOWN OF	3300110040C	02-FEB-2004	04-01-0262A	
	NH	CONWAY, TOWN OF	3300110040C	26-FEB-2004	04-01-0672A	
l	NH	CONWAY, TOWN OF	3300110025C	29-APR-2004	04-01-1064A	
	NH	CONWAY, TOWN OF	3300110035C	29-APR-2004	04-01-0700A	
	NH	EFFINGHAM, TOWN OF	330012_05A	27-MAY-2004	04-01-1074A	
	NH	GOFFSTOWN, TOWN OF	3300870005B	04-MAR-2004	04-01-0724A	
	NH	HAMPSTEAD, TOWN OF	3302110005A	08-APR-2004	04-01-0934A	
	NH	JACKSON, TOWN OF	3300140025B	08-MAR-2004	04-01-0742A	
	NH	KEENE, CITY OF	3300230008D	29-JAN-2004	04-01-0556A	
	NH	LACONIA, CITY OF	3300050005B	27-MAY-2004	04-01-1132A	
	NH	MANCHESTER, CITY OF	3301690010B	29-JAN-2004	04-01-0490A	
	NĤ	MANCHESTER, CITY OF	3301690010B	08-MAR-2004	04-01-0626A	
	NH	NASHUA, CITY OF	3300970075C	04-MAR-2004	04-01-0600A	
	NH	NASHUA, CITY OF	3300970075C	18-MAR-2004	04-01-0866A	
	NH	NASHUA, CITY OF	3300970075C	23-APR-2004	04-01-1072A	
	NH	NEW DURHAM, TOWN OF	3302270010B	26-JAN-2004	04-01-0514A	
	NH	NEW DURHAM, TOWN OF	3302270010B	10-JUN-2004	04-01-1126A	
	NH	NEWINGTON, TOWN OF	330229 03A	08-APR-2004	04-01-0780A	
	NH	NOTTINGHAM, TOWN OF	3301370010C	27-MAY-2004	04-01-0958A	
	NH	OSSIPEE, TOWN OF	3300160019C	05-APR-2004	04-01-0926A	
	NH	PEMBROKE, TOWN OF	3301190010A	05-FEB-2004	04-01-0584A	
	NH	RAYMOND, TOWN OF	3301400005D	10-JUN-2004	04-01-1124A	
	NH	SALEM, TOWN OF	3301420005C	26-JAN-2004	04-01-0520A	1
	NH	SALEM, TOWN OF	3301420003C			
	NH			18-MAR-2004	04-01-0838A	
		SANDOWN, TOWN OF	330191_01A	29-APR-2004	04-01-0970A	
	NH	TUFTONBORO, TOWN OF	3302340015B	15-MAR-2004	04-01-0744A	
	NH	WEARE, TOWN OF	3302350010B	15-JAN-2004	04-01-0426A	
	NH	WEARE, TOWN OF	3302350005B	29-JAN-2004	04-01-0488A	
	NH	WENTWORTH, TOWN OF	3300780010B	15-MAR-2004	04-01-0858A	
	NH	WINCHESTER, TOWN OF	3300280020B	02-JAN-2004	03-01-1998A	
	NH	WOODSTOCK, TOWN OF	3300790020C	23-FEB-2004	04-01-0510A	
	RI	COVENTRY, TOWN OF	4400040007B	05-FEB-2004	04-01-0576A	
	RI	CRANSTON, CITY OF	4453960006B	12-FEB-2004	04-01-0602A	
	RI	CRANSTON, CITY OF	4453960009B	17-FEB-2004	04-01-0620A	
	RI	EAST GREENWICH, TOWN OF	4453970003B	29-MAR-2004	04-01-0900A	
	RI	NORTH KINGSTOWN, TOWN OF	4454040012B	15-MAR-2004	04-01-0622A	
	RI	NORTH SMITHFIELD, TOWN OF	4400210005C	01-MAR-2004	04-01-0614A	
	RI	PORTSMOUTH, TOWN OF	4454050004D	12-APR-2004	04-01-1006A	
	RI	SMITHFIELD, TOWN OF	4400250002B	26-FEB-2004	04-01-0308A	
	RI	SOUTH KINGSTOWN, TOWN OF	4454070033G	24-JAN-2004	04-01-0536A	1
	RI	TIVERTON, TOWN OF	4400120009D	24-JUN-2004	04-01-1098A	
	RI	WARWICK, CITY OF	4454090005E	08-MAR-2004	04-01-0750A	
	BI	WARWICK, CITY OF	4454090006E	18-MAR-2004	04-01-0752A	
	RI	WARWICK, CITY OF	4454090006E	22-MAR-2004	04-01-0676A	1
	RI	WARWICK, CITY OF	4454090003E	19-APR-2004	04-01-0390A	
	VT		5000240033C	23-FEB-2004	04-01-0550A	
		BARNET, TOWN OF				
	VT	BENNINGTON, TOWN OF	5000130005C	11-FEB-2004	04-01-005P	
	VT	BENNINGTON, TOWN OF	5000130020C	11-FEB-2004	04-01-005P	
	VT	BRANDON, TOWN OF	5000900015C	08-APR-2004		
	VT	BRIGHTON, TOWN OF	5002050005C	11-MAR-2004	04-01-0762A	
	VT	COLCHESTER, TOWN OF	5000330006B	22-MAR-2004	04-01-0784A	
	VT	EAST MONTPELIER, TOWN OF	5001110015B	29-MAR-2004	04-01-0910A	
	VT	FAYSTON, TOWN OF	5003260011A	12-APR-2004	04-01-1014A	
	VT	GLOVER, TOWN OF	5002510010B	22-JAN-2004	04-01-0518A	1
	VT	GLOVER, TOWN OF	5002510020B	11-MAR-2004	04-01-0782A	
	VT '	HARTFORD, TOWN OF	5001480009B	22-JAN-2004	04-01-0498A	
	VT	MONTPELIER, CITY OF	5055180002A	04-MAR-2004	04-01-0708A	
	VT	MONTPELIER, CITY OF	5055180002A	15-MAR-2004	04-01-0826A	
	VT	MONTPELIER, CITY OF	5055180002A	12-APR-2004		
	VT	MORETOWN, TOWN OF	5001160003B	15-MAR-2004	04-01-0864A	
	VT	MORETOWN, TOWN OF	5001160003B	18-MAR-2004		
	VT	MORGAN, TOWN OF	500255_02A	02-JAN-2004		
	VT	RUTLAND, CITY OF	500233_02A	07-MAY-2004		
	VT					
		RUTLAND, CITY OF	5001010001C	14-MAY-2004		
	VT	SHEFFIELD, TOWN OF	500194_03A	26-JAN-2004		
	VT	SHEFFIELD, TOWN OF	510194_03A	30-APR-2004		
	VT	ST. ALBANS, TOWN OF	5002190005A	30-APR-2004		
l	VT	STOWE, TOWN OF	5000660020D	12-FEB-2004		
1	VT	STOWE, TOWN OF	5000660020D	09-JUN-2004	04-01-010A	
	VT	WHEELOCK, TOWN OF	500204 02A	02-JAN-2004	04-01-0388A	1

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1	VT	WOLCOTT, TOWN OF	5000680014C	05-FEB-2004	04-01-0624A	
2	NJ	ALLENDALE, BOROUGH OF	34003C0069G	18-MAR-2004	04-02-0704A	
2	NJ	BARNEGAT, TOWNSHIP OF	3403960021C	25-MAR-2004	04-02-0674A	
2	NJ	BEDMINISTER, TOWNSHIP OF	3404270002B	23-APR-2004	04-02-0214A	
2	NJ	BERKELEY HEIGHTS, TOWNSHIP OF	3404590003E	08-JAN-2004	04-02-0314A	
2	NJ	BERKELEY, TOWNSHIP OF	3403690020E	12-JAN-2004	04-02-0316A	
2	NJ	BERKELEY, TOWNSHIP OF	3403690020E	18-MAR-2004	04-02-0656A	
2	NJ	BERNARDS, TOWNSHIP OF	3404280005B	29-JAN-2004	03-02-1714A	
2	NJ	BERNARDS, TOWNSHIP OF	3404280005B	19-MAR-2004	06-02-0688A	
2	NJ	BLOOMFIELD, TOWN OF	3401780001B	22-JAN-2004	04-02-0024A	
2	NJ	BOUND BROOK, BOROUGH OF	3404300001C	05-FEB-2004	04-02-0476A	
2	NJ	BRICK, TOWNSHIP OF	3452850007E	02-JAN-2004	04-02-0252A	
	NJ	BRIDGEWATER, TOWNSHIP OF	3404320006C	13-MAY-2004	04-02-0418A	
	NJ	BURLINGTON, CITY OF	3452870001D	27-MAY-2004	04-02-0444A	
	NJ	BURLINGTON, TOWNSHIP OF	3400900003B	12-JAN-2004	04-02-0356A	
2	NJ	CAPE MAY CITY, CITY OF	3452880001E	15-MAR-2004	04-02-0544A	
2	NJ	CARNEYS POINT, TOWNSHIP OF	3204240005B	08-JAN-2004	04-02-0262A	
	NJ	CHERRY HILL, TOWNSHIP OF	3401290005C	05-FEB-2004	04-02-0338A	
2	NJ	CINNAMINSON, TOWNSHIP OF	3400920005B	22-JAN-2004	03-02-1972A	
	NJ					
2	NJ	CLEMENTON, BOROUGH OF	340130_01B	29-APR-2004	04-02-0652A	
		CLINTON, CITY OF	3403980005B	11-MAR-2004	03-02-1288A	
	NJ	CLINTON, TOWNSHIP OF	3405050015A	29-APR-2004	04-02-0614A	
	NJ	DENVILLE, TOWNSHIP OF	3453920005B	12-APR-2004	04-02-0770A	
	NJ	DOVER, TOWNSHIP OF	3452930010D	08-MAR-2004	04-02-0618A	
*******	NJ	DOVER, TOWNSHIP OF	3452930004D	17-MAY-2004	04-02-0738A	
	NJ	DUMONT, BOROUGHS OF	34003C0203F	01-JUN-2004	04-02-0710A	
	NJ	EAST HANOVER, TOWNSHIP OF	3403410005D	03-MAY-2004	04-02-0606A	}
	NJ	EAST WINDSOR, TOWNSHIP OF	3402440003B	01-APR-2004	04-02-0514A	
	NJ	EDGEWATER, BOROUGH OF	34003C0286F	15-MAR-2004	04-02-0646A	
	NJ	FAIRFIELD, TOWNSHIP OF	3452950003C	22-JAN-2004	04-02-0066A	
	NJ	FAIRFIELD, TOWNSHIP OF	3452950002C	17-FEB-2004	04-02-0100A	
	NJ	FAR HILLS, BOROUGH OF	3404330001A	18-MAR-2004	03-02-1856A	
	NJ	FLORHAM PARK, BOROUGH OF	3403420019E	05-FEB-2004	04-02-0310A	
	NJ	FRANKLIN LAKES, BOROUGH OF	34003C0066F	12-FEB-2004	04-02-0556A	
	NJ	GIBBSBORO, BOROUGH OF	3405450001A	04-MAR-2004	04-02-0416A	
	NJ	GREENBROOK, TOWNSHIP OF	3404350003B	15-APR-2004	04-02-0768A	
	NJ	HADDONFIELD, BOROUGH OF	3405010001C	12-FEB-2004	04-02-0414A	
,	NJ	HAMILTON, TOWNSHIP OF		05-FEB-2004	04-02-0486A	
	NJ	HAMILTON, TOWNSHIP OF	3402460015C	17-FEB-2004	04-02-0558A	
	NJ	HAMILTON, TOWNSHIP OF	340009 05A	13-MAY-2004	04-02-0728A	
	NJ	HAMILTON, TOWNSHIP OF		17-MAY-2004	04-02-0726A	
	NJ	HAMILTON, TOWNSHIP OF	340009 06A		04-02-0074A	
	NJ			27-MAY-2004		
	NJ	HAZLET, TOWNSHIP OF	3402980002B	22-JAN-2004	04-02-0442A	
		HILLSBOROUGH, TOWNSHIP OF		17-JUN-2004	04-02-0714A	1
	NJ	HO-HO-KUS, BOROUGH OF	34003C0176F	20-MAY-2004	04-02-0828A	
	NJ	HO-HO-KUS, BOROUGH OF	34003C0176F	14-JUN-2004	04-02-0926A	
	NJ	HOBOKEN, CITY OF		22-JAN-2004	04-02-0402A	
	NJ	HOBOKEN, CITY OF	3402220001B	17-FEB-2004	04-02-0166A	
	NJ	JACKSON, TOWNSHIP OF		05-FEB-2004	03-02-1974A	
	NJ	JERSEY CITY, CITY OF		27-MAY-2004	04-02-0918A	
	NJ	LEBANON, TOWNSHIP OF		17-FEB-2004	04-02-0554A	
	NJ	LINCOLN PARK, BOROUGH OF		17-MAY-2004	04-02-0638A	
	NJ	LINWOOD, CITY OF	3400110001B	28-JUN-2004	04-02-0642A	
	NJ	LIVINGSTON, TOWNSHIP OF		03-MAY-2004	04-02-0794A	
	NJ	LIVINGSTON, TOWNSHIP OF		24-MAY-2004	04-02-0956A	
	NJ	LONG HILL, TOWNSHIP OF		25-MAR-2004	04-02-0722A	
	NJ	LOWER, TOWNSHIP OF		27-MAY-2004	04-02-0922A	
	NJ	MAHWAH, TOWNSHIP OF		28-JUN-2004		
	NJ	MANALAPAN, TOWNSHIP OF		08-JAN-2004		
	NJ	MANASQUAN, BOROUGH OF		02-JAN-2004		
	NJ	MANASQUAN, BOROUGH OF				
	NJ			17-FEB-2004	1	
	NJ	MANASQUAN, BOROUGH OF		18-MAR-2004		
				08-JAN-2004		
2		MEDFORD, TOWNSHIP OF		17-JUN-2004		
2		MEDFORD, TOWNSHIP OF		28-JUN-2004		
2		MONROE, TOWNSHIP OF		15-MAR-2004		
2		MONROE, TOWNSHIP OF		25-MAR-2004	04-02-0724A	
2		MOONACHIE, BOROUGH OF	34003C0258F	04-MAR-2004	04-02-0372A	
2	NJ	NEW MILFORD, BOROUGH OF		11-MAR-2004		
2		NORTH BERGEN, TOWNSHIP OF		23-MAR-2004		
2	1	NORTH BERGEN, TOWNSHIP OF		29-APR-2004		
2	-	NORTH BERGEN, TOWNSHIP OF		29-APR-2004		
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Region	State	Community	Map panel	Determination date	Case No.	Туре
02	NJ	OCEAN, TOWNSHIP OF	3405180007A	24-JUN-2004	04-02-0744A	02
02	NJ	OLD TAPPAN, BOROUGH OF	34003C0113F	24-JUN-2004	04-02-1040A	02
02	NJ	PALMYRA, BOROUGH OF	3401100001C	02-JAN-2004	04-02-0006A	02
02	NJ	PALMYRA, BOROUGH OF	3401100001C	18-MAR-2004	04-02-0600A	02
02	NJ	PALMYRA, BOROUGH OF	3401100001C	01-APR-2004	04-02-0602A	02
02	NJ	PALMYRA, BOROUGH OF	3401100001C	01-APR-2004	04-02-0734A	02
02	NJ	PALMYRA, BOROUGH OF	3401100001C	27-MAY-2004	04-02-0594A	02
02	NJ	PENNSVILLE, TOWNSHIP OF	3405120008B	12-FEB-2004	04-02-0290A	02
02	NJ	PEQUANNOCK, TOWNSHIP OF	3453110003C	08-JAN-2004	04-02-0108A	02
02	NJ	PEQUANNOCK, TOWNSHIP OF	3453110001C	18-MAR-2004	04-02-0612A	01
02	NJ	PILESGROVE, TOWNSHIP OF	3404200001B	26-FEB-2004	04-02-0120A	02
02	NJ	PLAINFIELD, CITY OF	3453120001D	22-JAN-2004	04-02-0318A	02
02	NJ	POINT PLEASANT BEACH, BOROUGH OF	3403880001D	28-JUN-2004	04-02-1052A	02
02	NJ	RAHWAY, CITY OF	3453140002D	22-JAN-2004	04-02-0464A	02
02	NJ	RAMSEY, BOROUGH OF	34003C0059F	12-JAN-2004	03-02-1944A	02
02	NJ	RAMSEY, BOROUGH OF	34003C0067F	12-JAN-2004	04-02-0248A	01
02	NJ	RIDGEWOOD, VILLAGE OF	34003C0176F	21-JUN-2004	04-02-0240A	02
02	NJ	RIVERSIDE, TOWNSHIP OF	3401130001B	27-MAY-2004	04-02-0906A	02
02	NJ					
02	NJ	ROCKAWAY, BOROUGH OF	3453150001B 3453160001D	18-MAR-2004	04-02-0670A .	02
02	NJ	RUMSON, BOROUGH OF		11-MAR-2004	04-02-0530A	01
		SECAUCUS, TOWN OF	34003C0266F	22-JAN-2004	04-02-0400A	02
02	NJ	SPRING LAKE, BOROUGH OF	3403290001D	12-FEB-2004	04-02-0410A	02
02	NJ	STAFFORD, TOWNSHIP OF	3403930009C	08-JAN-2004	04-02-0258A	02
02		SUMMIT, CITY OF	3404760001B	02-JAN-2004	04-02-0218A	02
02	NJ	SUMMIT, CITY OF	3404790002B	12-FEB-2004	03-02-1678A	02
02		TEWKSBURY, TOWNSHIP OF	3405160003B	15-MAR-2004	04-02-0560A	02
02	1	TEWKSBURY, TOWNSHIP OF		24-JUN-2004	04-02-1054X	02
02	NJ	UNION BEACH, BOROUGH OF	3403310001D	05-JAN-2004	04-02-0188A	02
02	NJ	UPPER, TOWNSHIP OF	3401590014C	08-MAR-2004	04-02-0454A	02
02	NJ	VERNON, TOWNSHIP OF	3405610035A	12-FEB-2004	04-02-0060A	02
02	NJ	VOORHEES, TOWNSHIP OF	3405380005A	08-MAR-2004	03-02-1828A	02
02	NJ	WALL, TOWNSHIP OF	340333 03A	27-MAY-2004	04-02-0570A	02
02	NJ	WEST DEPTFORD, TOWNSHIP OF	3402140003B	05-FEB-2004	04-02-0204A	02
02	NJ	WEST MILFORD, TOWNSHIP OF	3404110009B	01-APR-2004	04-02-0494A	02
02		WEST MILFORD, TOWNSHIP OF	3404110012B	17-JUN-2004	04-02-0886A	02
02		WEST WINDSOR, TOWNSHIP OF		18-MAR-2004	04-02-0654A	02
02		WESTWOOD, BOROUGH OF	34003C0182F	15-JAN-2004	04-02-0308A	02
02		WEYMOUTH, TOWNSHIP OF	3405360036C	13-MAY-2004	04-02-0948A	02
02		WILDWOOD CREST, BOROUGH OF		03-FEB-2004	04-02-003P	05
02		WINSLOW, TOWNSHIP OF	3401480026B	22-JAN-2004	04-02-0234A	02
02		WINSLOW, TOWNSHIP OF		25-MAR-2004		02
02						02
		WINSLOW, TOWNSHIP OF		14-JUN-2004	04-02-1014A	
02		ALBANY, CITY OF	3600010007C	12-APR-2004	04-02-0810A	02
02		ALEXANDRIA, TOWN OF		17-FEB-2004	04-02-0512A	02
02		ALEXANDRIA, TOWN OF		04-MAR-2004	04-02-0450A	02
02		ALLEGANY, TOWN OF		01-APR-2004	04-02-0632A	17
02		AMHERST, TOWN OF		02-JAN-2004		02
02		AMHERST, TOWN OF		02-JAN-2004		02
02		AMHERST, TOWN OF		12-JAN-2004	03-02-1998A	02
02		AMHERST, TOWN OF		15-JAN-2004		02
02		AMHERST, TOWN OF		22-JAN-2004		02
02		AMHERST, TOWN OF		22-JAN-2004		02
02	NY	AMHERST, TOWN OF	3602260006E	29-JAN-2004	04-02-0520A	02
02		AMHERST, TOWN OF	3602260007E	29-JAN-2004	04-02-0430A	02
02		AMHERST, TOWN OF		02-FEB-2004	04-02-0502A	02
02		AMHERST, TOWN OF		09-FEB-2004		0:
02		AMHERST, TOWN OF		01-MAR-2004		02
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02		AMHERST, TOWN OF		08-MAR-2004	1	0:
02		AMHERST, TOWN OF		08-MAR-2004		02
02		AMHERST, TOWN OF		18-MAR-2004		02
02		AMHERST, TOWN OF		18-MAR-2004		02
				25-MAR-2004		0:
02		AMHERST, TOWN OF				02
02		AMHERST, TOWN OF		01-APR-2004		
02		AMHERST, TOWN OF		08-APR-2004		0:
02		AMHERST, TOWN OF		12-APR-2004		0:
02		AMHERST, TOWN OF		03-MAY-2004		0:
02		AMHERST, TOWN OF		27-MAY-2004		0:
02	. NY	BATAVIA, CITY OF	. 3602790001B	08-APR-2004	04-02-0590A	0:
02		BELLMONT, TOWN OF		27-MAY-2004	04-02-0872A	0
02		BRANT, TOWN OF		29-APR-2004		0:
02		BRIGHTON, TOWN OF		15-JAN-2004		0:

Region	State	Community	Map panel	Determination date	Case No.	Туре
2	NY	BROWNVILLE, TOWN OF	361063 09C	25-MAR-2004	04-02-0754A	(
2	NY	BUFFALO, CITY OF	3602300010C	12-JAN-2004	03-02-1992A	
2	NY	BUFFALO, CITY OF	3602300010C	01-APR-2004	04-02-0798A	(
	NY	BUSTI, TOWN OF	3611060004C	29-JAN-2004	04-02-0500A	
2	NY	CAPE VINCENT, TOWN OF	361062 02C	08-JAN-2004	03-02-1810A	
	NY		361062_02C	22-MAR-2004	04-02-0774A	
2		CAPE VINCENT, TOWN OF				
2	NY	CATON, TOWN OF	3615390001B	26-FEB-2004	04-02-0482A	
2	NY	CATSKILL, TOWN OF	3611160015A	23-APR-2004	04-02-0542A	
2	NY	CHEEKTOWAGA, TOWN OF	3602310010F	03-MAY-2004	04-02-0506A	(
2	NY	CHESTER, TOWN OF	3608700005B	29-JAN-2004	04-02-0516A	(
2	NY	CHILI, TOWN OF	3604120025A	19-APR-2004	04-02-0894A	(
2	NY	CLARENCE, TOWN OF	3602320005C	19-APR-2004	04-02-0778A	(
2	NY	CLARENCE, TOWN OF	3602320005C	26-APR-2004	04-02-0884A	(
2	NY	CLARKSON, TOWN OF	3604130010B	15-APR-2004	04-02-0856A	(
2	NY	CLARKSTOWN, TOWN OF	3606790004F	29-JAN-2004	04-02-0350A	
2	NY	CLERMONT, TOWNSHIP OF	3613150014B	17-JUN-2004	04-02-0976A	
2	NY	CORNING, TOWN OF	3607730015D	14-JUN-2004	04-02-0786A	
2	NY	CORTLAND, CITY OF	3601780001C	12-JAN-2004	04-02-0378A	
2	NY	CORTLAND, CITY OF	3601780001C	18-MAR-2004	04-02-0640A	
2	NY	CORTLANDT, TOWN OF	3609060005B	22-JAN-2004	04-02-0470A	
2	NY	CORTLANDVILLE, TOWN OF	3601790015B	17-FEB-2004	04-02-0212A	
2	NY	CROGHAN, TOWN OF	360362_12A	08-JAN-2004	04-02-0114A	
	NY	DAVENPORT, TOWN OF	3601920015C	19-APR-2004	04-02-0790A	
2	NY	DICKINSON, TOWN OF	360044_01B	23-FEB-2004	04-02-0044A	
2	NY	DRYDEN, VILLAGE OF	3608470001B	12-APR-2004	04-02-0860A	
2	NY	EAST FISHKILL, TOWN OF	3613360013B	08-JAN-2004	03-02-1608A	
2	NY	EAST ROCKAWAY, VILLAGE OF	36059C0218F	29-MAR-2004	04-02-0766A	
2	NY	ELLICOTT, TOWN OF	3610730017A	08-APR-2004	04-02-0398A	
2	NY	ESOPUS, TOWN OF	3608550011B	08-APR-2004	04-02-0534A	
2	NY	FARMERSVILLE, TOWN OF	360071 04B	19-FEB-2004	03-02-1988A	
2	NY	FAYETTE, TOWN OF	3607520025B	12-JAN-2004	04-02-0352A	
	NY				04-02-0332A	
		FISHKILL, TOWN OF	3613370003A	18-MAR-2004		1
2	NY	FOWLER, TOWN OF	3606980015B	05-FEB-2004	04-02-0518A	
2	NY	FRANKFORT, TOWN OF	3603030010D	11-MAR-2004	04-02-0302A	
2	NY	GATES, TOWN OF	3604160003B	22-MAR-2004	04-02-0784A	
2	NY	GENESEO, TOWN OF	3603840040C	06-MAY-2004	04-02-0904A	
2	NY	GLENVILLE, TOWN OF	3607380041B	27-MAY-2004	04-02-0928A	
2	NY	GOSHEN, VILLAGE OF	3615710004B	19-FEB-2004	04-02-0596A	
2	NY	GOWANDA, VILLAGE OF	360075 01A	18-MAR-2004	04-02-0098A	
2	NY	GRANBY, TOWN OF	3606500010B	06-MAY-2004	04-02-0616A	
2	NY	GREECE, TOWN OF	3604170003F	02-JAN-2004	04-02-0388A	
2	NY	GREECE, TOWN OF	3604170002D	12-JAN-2004	03-02-1960A	
	NY	GREECE, TOWN OF	3604170002D	17-FEB-2004	04-02-0536A	
	NY					
		GREECE, TOWN OF	3604170006E	01-MAR-2004	04-02-0658A	
2	NY	GREECE, TOWN OF	3604170002D	11-MAR-2004	04-02-0702A	
2	NY	GREECE, TOWN OF	3604170003F	17-JUN-2004	04-02-0970A	
2	NY	GREENPORT, VILLAGE OF	36103C0176G	09-FEB-2004	04-02-0392A	
2	NY	GREENWICH, TOWN OF	3612330005C	27-MAY-2004	04-02-0916A	
	NY	GREENWICH, TOWN OF	3612330010C	17-JUN-2004	04-02-0912A	
	NY	GUILFORD, TOWN OF	361088 08A	29-MAR-2004	04-02-0712A	
	NY	HALFMOON, TOWN OF	36091C0681E	22-MAR-2004	04-02-0730A	
2	NY	HAMBURG, TOWN OF	3602440004D	02-JAN-2004	04-02-0730A	
	NY	HAMBURG, TOWN OF	3602440004D	06-MAY-2004	04-02-0546A	
2	NY	HEMPSTEAD, TOWN OF	36059C0244F	02-JAN-2004	03-02-2008A	
2	NY	HEMPSTEAD, TOWN OF	36059C0238F	12-JAN-2004	04-02-0326A	
2	NY	HEMPSTEAD, TOWN OF	36059C0219F	09-FEB-2004	04-02 - 0432A	
2	NY	HEMPSTEAD, TOWN OF	36059C0301F	09-FEB-2004	04-02-0456A	
2	NY	HEMPSTEAD, TOWN OF	36059C0306F	01-MAR-2004	04-02-0436A	
2	NY	HEMPSTEAD, TOWN OF	36059C0219F	15-MAR-2004	04-02-0706A	
2	NY	HEMPSTEAD, TOWN OF	36059C0242F	17-MAY-2004	04-02-0780A	1
2	NY	HEMPSTEAD, TOWN OF	36059C0213F	20-MAY-2004	04-02-0834A	
2	NY					
		HENRIETTA, TOWN OF	3604190005E	01-MAR-2004		
2	NY	HOMER, TOWN OF	3601810025B	05-FEB-2004		
2	NY	HOMER, TOWN OF	3601810010B	08-MAR-2004		
2	NY	HORSEHEADS. TOWN OF	3601530005C	01-MAR-2004	04-02-0354A	
2	NY	HUNTINGTON, TOWN OF	36103C0337G	08-JAN-2004	04-02-0282A	
2	NY	HYDE PARK, TOWN OF	3613380010B	08-JAN-2004		
2	NY	HYDE PARK, TOWN OF	3613380007B	19-FEB-2004	04-02-0564A	
2	NY	INDIAN LAKE, TOWN OF	361113 09B	01-MAR-2004		
	NY					
2		ISLIP, TOWNSHIP OF	36103C0902G	17-JUN-2004		
2	NY	JERUSALEM, TOWN OF	36095916C	04-MAR-2004		
2	NY	JERUSALEM, TOWN OF	360959_10C	01-APR-2004	04-02-0762A	
	NY	JERUSALEM, TOWN OF	360959 15C	20-MAY-2004	04-02-0880A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
02	NY	KENDALL, TOWN OF	3606430005B	06-MAY-2004	04-02-0408A	02
02	NY	LINDENHURST, VILLAGE OF	36103C0853G	- 17-JUN-2004	04-02-0942A	02
02	NY	LOCKPORT, TOWN OF	3610130022D	08-JAN-2004	04-02-0422X	02
02	NY	LOCKPORT, TOWN OF	3610130024D	08-JAN-2004	04-02-0422X	02
02	NY	LOCKPORT, TOWN OF	3610130018D	03-MAY-2004	04-02-0732A	02
02	NY	MANLIUS, TOWN OF	3605840010D	27-MAY-2004	04-02-0792A	01
02	NY	MARILLA, TOWN OF	3602500005B	08-MAR-2004	04-02-0678A	02
02	NY	MARYLAND, TOWN OF	361272 11B	23-FEB-2004	03-02-1950A	02
02	NY	MINA, TOWN OF	3613710025B	26-FEB-2004	04-02-0628A	02
02	NY	MINA, TOWN OFMONROE, VILLAGE OF	3613710025B 3606220001B	05-APR-2004	04-02-0806A	02
02	NY	NEW YORK, CITY OF	3604970125E	19-APR-2004 02-JAN-2004	04-02-0522A 04-02-0194A	02
02	NY	NEW YORK, CITY OF	3604970139E	15-JAN-2004	04-02-0194A 04-02-0412A	02
02	NY	NEW YORK, CITY OF	3604970111C	20-JAN-2004	04-02-0440A	02
02	NY	NEW YORK, CITY OF	3604970137E	20-JAN-2004	04-02-0182A	02
02	NY	NEW YORK, CITY OF	3604970013B	22-JAN-2004	04-02-0280A	02
02	NY	NEW YORK, CITY OF	3604970139E	09-FEB-2004	04-02-0572A	02
02	NY	NEW YORK, CITY OF	3604970138A	12-FEB-2004	04-02-0584A	02
02	NY	NEW YORK, CITY OF	3604970110C	17-FEB-2004	04-02-0210A	02
02	NY	NEW YORK, CITY OF	3604970144E	23-FEB-2004	04-02-0448A	02
02	NY.	NEW YORK, CITY OF	3604970138E	11-MAR-2004	04-02-0192A	02
02	NY	NEW YORK, CITY OF	3604970144E	05-APR-2004	03-02-1672A	02
02	NY	NEW YORK, CITY OF	3604970139E	19-APR-2004	04-02-0854A	02
02	NY	NEW YORK, CITY OF	3604970146E	19-APR-2004	04-02-0358A	02
02	NY	NEW YORK, CITY OF	3604970139E	27-MAY-2004	04-02-0924A	02
02	NY	NIAGARA FALLS, CITY OF	3605060003C	09-FEB-2004	04-02-0526A	02
02	NY	NORTH CASTLE, TOWN OF	3609230015C	15-JAN-2004	04-02-0102A	02
02	NY	NORWICH, CITY OF	3601610001B	20-JAN-2004	04-02-0292A	02
02	NY	ORLEANS, TOWN OF	3603450002B	01-MAR-2004	04-02-0648A	02
02	NY	OTISCO, TOWN OF	360589_12A	23-APR-2004	04-02-0462A	02
02	NY	OVID, TOWN OF	3607540010B	15-JAN-2004	04-02-0056A	02
02	NY	OYSTER BAY, TOWN OF	36059C0145F	15-JAN-2004	04-02-0406A	02
02	NY	OYSTER BAY, TOWN OF	36059C0264F	29-JAN-2004	04-02-0458A	02
02	NY	OYSTER BAY, TOWN OF	36059C0263F	23-FEB-2004	04-02-0566A	02
02	NY	OYSTER BAY, TOWN OF	36059C0264F	15-MAR-2004	04-02-0726A	02
02	NY	PARMA, TOWN OF	36059C0261F 3604250005D	06-MAY-2004	04-02-0920A	02
02	NY	PARMA, TOWN OF	3604250005D	15-JAN-2004 05-FEB-2004	04-02-0222A 04-02-0472A	02
02		PARMA, TOWN OF	3604250005D	20-MAY-2004	04-02-0472A	02
02		PENFIELD, TOWN OF	3604260005B	29-APR-2004	04-02-0896A	02
02	NY	PORT WASHINGTON NORTH, VILLAGE OF	36059C0104F	09-FEB-2004	03-02-1920A	02
02		PORT WASHINGTON NORTH, VILLAGE OF	36059C0104F	17-FEB-2004	03-02-1812A	02
02		PULTENEY, TOWN OF	3607800002B	08-APR-2004	04-02-0822A	02
02	NY	PUTNAM VALLEY, TOWN OF	3610300017C	12-FEB-2004	04-02-0384A	02
02	NY	QUEENSBURY, TOWN OF	3608790020C	12-FEB-2004	04-02-0466A	02
02	NY	RAMAPO, TOWN OF	3653400025C	17-FEB-2004	04-02-0586A	02
02	NY	RHINEBECK, TOWN OF	3611440C18B	18-MAR-2004	04-02-0682A	02
02	NY	RICHFIELD, TOWN OF	361279 07A	01-APR-2004	04-02-0626A	02
02		ROCHESTER, TOWN OF	3608610019C	24-JUN-2004	04-02-0030A	02
02		ROTTERDAM, TOWN OF	3607400009B	29-MAR-2004	03-02-1884A	02
02	NY	ROTTERDAM, TOWN OF	3607400010B	29-MAR-2004	03-02-1884A	02
02	NY	ROTTERDAM, TOWN OF	3607400012B	13-MAY-2004	04-02-0752A	02
02		ROTTERDAM, TOWN OF	3607400012B	03-JUN-2004	04-02-0890A	02
02	NY	SCHODACK, TOWN OF	3611690009A	29-APR-2004	04-02-0808A	02
02		SCHROON, TOWN OF	3611580039C	08-APR-2004	04-02-0836A	02
02		SCRIBA, TOWN OF	3606630002D	10-JUN-2004	04-02-0898A	02
02		SHELBY, TOWN OF	361258_7B	17-FEB-2004	03-02-1952A	02
02		SHERBURNE, TOWN OF	361307_01B	20-MAY-2004	04-02-0604A	02
02		SLOATSBURG, VILLAGE OF	3606900001C	01-JUN-2004	04-02-0396A	17
02		SOUTHAMPTON, TOWN OF	36103C0494G	15-JAN-2004	04-02-0322A	02
02		SOUTHAMPTON, TOWN OF	36103C0508G	11-MAR-2004	04-02-0550A	02
02		SOUTHOLD, TOWN OF	36103C0166G 3653440002C	08-APR-2004	04-02-0662A	02
02		SPRING VALLEY, VILLAGE OF	3601290001C	28-JUN-2004 26-APR-2004	04-02-1056A	02
02		STANFORD, TOWN OF		17-MAY-2004	04-02-0818A	02
02		STONY POINT, TOWN OF	3611450005C 3606930011C	29-APR-2004	04-02-0842A 04-02-0852A	02
02	1	STONY POINT, TOWN OF	3606930011C	06-MAY-2004	04-02-0852A 04-02-0862A	02
02		TAGHKANIC, TOWN OF	361324 04B	02-FEB-2004	04-02-0468A	02
02		THERESA, TOWN OF	360352 03A	27-MAY-2004	04-02-0466A	02
02		ULSTER, TOWN OF	3608660007B	26-APR-2004	04-02-0650A	02
02		UNION, TOWN OF	3600560025B	01-JUN-2004	04-02-0660A	02
02		VALLEY STREAM, VILLAGE OF	36059C0212F	01-APR-2004	04-02-0636A	02
	1		3606340020B	017111-2004	07 02 0000A	U

Regio	on S	State	Community	Map panel	Determination date	Case No.	Туре
02	N	IY	WALLKILL, TOWN OF	3606340020B	17-JUN-2004	04-02-0782A	02
02		ΙΥ	WATERTOWN, CITY OF	3603540020B	29-JAN-2004	04-02-0702A	02
02		ΪΥ	WATSON, TOWN OF	3603370030C	22-JAN-2004	04-02-0510A	02
02		ΙΥ	WEBB, TOWN OF	360321 22A	20-JAN-2004	04-02-0394A	02
02		Υ	WEBB, TOWN OF	360321 22A	02-FEB-2004	04-02-0118A	02
02		ΙΥ	WELLS, TOWN OF	361112 04A	19-FEB-2004	04-02-0334A	02
02		ΙΥ	WEST SENECA, TOWN OF	3602620003B	01-MAR-2004	04-02-0672A	02
02		ΙΥ	WHEATFIELD, TOWN OF	3605130001B	02-APR-2004	04-02-0758A	02
02		IY	WHEATFIELD, TOWN OF	3605130004D	28-JUN-2004	04-02-1060A	02
02	N	ΙΥ	YORKTOWN, TOWN OF	3609370004C	11-MAR-2004	04-02-0324A	02
02		R	PUERTO RICO, COMMONWEALTH OF	7200000193D	12-JAN-2004	04-02-0336A	01
02	P	PR	PUERTO RICO, COMMONWEALTH OF	7200000064G	29-JAN-2004	04-02-0532A	01
02		PR	PUERTO RICO, COMMONWEALTH OF	7200000051D	05-FEB-2004	04-02-0266A	01
02		R	PUERTO RICO, COMMONWEALTH OF	7200000049C	13-FEB-2004	03-02-069P	05
02		PR	PUERTO RICO, COMMONWEALTH OF	7200000120B	17-FEB-2004	04-02-0268A	01
02		PR	PUERTO RICO, COMMONWEALTH OF	7200000177D	01-MAR-2004	04-02-0362A	01
02		R	PUERTO RICO, COMMONWEALTH OF	7200000049C	04-MAR-2004	04-02-0676A	02
02		PR	PUERTO RICO, COMMONWEALTH OF	7200000047E	08-MAR-2004	03-02-1562A	02
02		PR	PUERTO RICO, COMMONWEALTH OF	7200000047E	25-MAR-2004	04-02-0720A	02
02		PR	PUERTO RICO, COMMONWEALTH OF	7200000049C	05-MAY-2004	04-02-009P	05
02		R	PUERTO RICO, COMMONWEALTH OF	7200000223B	17-MAY-2004 17-MAY-2004	04-02-0850A .	02 01
02		PR PR	PUERTO RICO, COMMONWEALTH OF	7200000292D 7200000047E	20-MAY-2004	04-02-0692A 04-02-0900A	02
02		R		7200000047E	07-JUN-2004	04-02-0900A	01
02		PR	PUERTO RICO, COMMONWEALTH OF	7200000030D 72000000049C	11-JUN-2004	04-02-0902A	05
02		R	PUERTO RICO, COMMONWEALTH OF	7200000059C	17-JUN-2004	04-02-1008A	01
02		R	PUERTO RICO, COMMONWEALTH OF	7200000033G	17-JUN-2004	04-02-1008A	01
03		DE	BETHEL, TOWN OF	10005C0403F	03-MAY-2004	04-03-1206A	02
03		DE ·	BOWERS, TOWN OF	10001C0266H	03-MAY-2004	04-03-0960A	02
03		DE	DOVER, CITY OF	10001C0167H	11-MAR-2004	04-03-0466A	02
03)E	DOVER, CITY OF	1000060005C	06-MAY-2004	04-03-1160A	02
03		DE	ELSMERE, TOWN OF	10003C0152G	12-FEB-2004	04-03-0374A	02
03		DE	KENT COUNTY *	10005C0425F	29-JAN-2004	04-03-0312A	02
03	D	DE	KENT COUNTY *	10001C0153H	26-FEB-2004	04-03-0636A	02
03		DE	KENT COUNTY *	10001C0230H	05-APR-2004	03-03-2426A	02
03		DE	KENT COUNTY *	10001C0151H	08-APR-2004	04-03-0600A	02
03		DE	KENT COUNTY *	10001C0233H	12-APR-2004	04-03-0848A	02
03	D	DE	KENT COUNTY *	10001C0245H	12-APR-2004	04-03-0654A	02
03		DE	KENT COUNTY *	10001C0245H	13-MAY-2004	04-03-1032A	02
03		DE	KENT COUNTY *	10001C0330H	13-MAY-2004	04-03-1030A	02
03		DE	KENT COUNTY *	10001C0240H	20-MAY-2004	04-03-1280A	02
03		DE	MIDDLETOWN, TOWN OF	10003C0305G	29-APR-2004	04-03-0510A	02
03		DE	NEW CASTLE COUNTY *	10003C0230G	22-JAN-2004	04-03-0360A	02
03		DE	NEW CASTLE COUNTY *	10003C0067H	12-FEB-2004	04-03-0198A	02
03		DE	NEW CASTLE COUNTY *	10003C0151G	12-FEB-2004	04-03-0248A	02
03		DE	NEW CASTLE COUNTY *	10003C0165G	11-MAR-2004		02
03		DE	NEW CASTLE COUNTY *	10003C0060G	20-MAY-2004	04-03-1314A	02
03		DE DE	NEW CASTLE COUNTY *	10003C0066H 10003C0235G	20-MAY-2004	04-03-1314A	02
03		DE	NEW CASTLE COUNTY *		25-MAY-2004	04-03-013P	05 02
03		DE	NEW CASTLE COUNTY *	10003C0040G 10003C0230G	01-JUN-2004 03-JUN-2004	04-03-1372A 04-03-1384A	02
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03		DE	NEW CASTLE COUNTY *	10003C0350G	17-JUN-2004		02
03		DE	SUSSEX COUNTY*	10005C0505F	08-JAN-2004		02
03		DE	SUSSEX COUNTY*	10005C0510F.	12-FEB-2004		02
03		DE	SUSSEX COUNTY*	10005C0065F	17-FEB-2004		02
03		DE	SUSSEX COUNTY*	10005C0425F	11-MAR-2004		02
03		DE	SUSSEX COUNTY*	10005C0275F	08-APR-2004		02
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03		DE	SUSSEX COUNTY*	10005C0180F	19-APR-2004		01
03		DE	SUSSEX COUNTY*	10005C0400F	06-MAY-2004		02
03		DE	SUSSEX COUNTY*	10005C0300F	06-MAY-2004	04-03-0980A	02
03		DE	SUSSEX COUNTY*	10005C0161F	13-MAY-2004	04-03-1236A	02
03		DE	SUSSEX COUNTY*	10005C0100F	10-JUN-2004		02
03		DE	SUSSEX COUNTY*	10005C0180F	10-JUN-2004	.04-03-1566A	01
03		MD	ANNE ARUNDEL COUNTY *	2400080007C	12-JAN-2004		02
03		MD	ANNE ARUNDEL COUNTY *		12-JAN-2004		02
03		MD	ANNE ARUNDEL COUNTY *	2400080043C	05-FEB-2004		02
03		MD	ANNE ARUNDEL COUNTY *		19-FEB-2004		02
03		MD	ANNE ARUNDEL COUNTY *		01-MAR-2004		02
03		MD	ANNE ARUNDEL COUNTY *	2400080014C	18-MAR-2004		02
03		MD	ANNE ARUNDEL COUNTY *	2400080043C	12-APR-2004		02
03		MD	ANNE ARUNDEL COUNTY *	2400080048C	10-JUN-2004	04-03-1186A	02

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3	MD	ANNE ARUNDEL COUNTY *	2400080051C	17-JUN-2004	04-03-1424A	C
3	MD	ANNE ARUNDEL COUNTY *	2400080014C	21-JUN-2004	04-03-1130A	0
3	MD	BALTIMORE COUNTY*	2400100455B	08-JAN-2004	04-03-0190A	(
3	MD	BALTIMORE COUNTY*	2400100245E	15-JAN-2004	04-03-0088A	(
3	MD	BALTIMORE COUNTY*	2400100410B	15-JAN-2004	04-03-0072A	
3	MD	BALTIMORE COUNTY*	2400100390B	05-FEB-2004	03-03-2208A	
3	MD MD	BALTIMORE COUNTY*	2400100555B	05-FEB-2004	04-03-0592A	
3	MD	BALTIMORE COUNTY*	2400100420B 2400100360B	04-MAR-2004 15-MAR-2004	04-03-0386A 04-03-0456A	(
3	MD	BALTIMORE COUNTY*	2400100300B	23-APR-2004	04-03-0456A 04-03-0962A	
3	MD	BALTIMORE COUNTY*	2400100050B	06-MAY-2004	04-03-0302A	
3	MD	BALTIMORE COUNTY*	2400100440C	10-MAY-2004	04-03-0924A	
3	MD	BALTIMORE COUNTY*	2400100270B	20-MAY-2004	04-03-1142A	(
3	MD	BALTIMORE COUNTY*	2400100505B	20-MAY-2004	04-03-1300A	
3	MD	BALTIMORE COUNTY*	2400100505B	27-MAY-2004	04-03-1354A	(
3	MD	BALTIMORE COUNTY*	2400100435B	07-JUN-2004	04-03-1208A	(
3	MD	BALTIMORE COUNTY*	2400100245E	14-JUN-2004	04-03-0940A	
3	MD	BALTIMORE COUNTY*	2400100445C	17-JUN-2004	04-03-1420A	
3	MD	CAROLINE COUNTY *	2400110031B 2401300165B	14-JUN-2004	04-03-1154A	
3	MD	CAROLINE COUNTY *	2401300165B	25-MAR-2004 28-JUN-2004	04-03-0942A 04-03-1324A	
3	MD	CECIL COUNTY*	2400190031B	26-FEB-2004	04-03-1324A	
3	MD	CECIL COUNTY*	2400190019B	08-MAR-2004	04-03-0738A	
3	MD	CECIL COUNTY*	2400190042A	08-MAR-2004	04-03-0740A	
3	MD	CECIL COUNTY*	2400190046A	06-MAY-2004	04-03-0762A	
3	MD	CECIL COUNTY*	2400190031B	20-MAY-2004	04-03-1036A	
3	MD	CECIL COUNTY*	2400190041A	21-JUN-2004	04-03-1128A	
3	MD	CECIL COUNTY*	2400190054A	21-JUN-2004	04-03-1080A	
3		CHARLES COUNTY *	2400890035B	29-JAN-2004	03-03-2684A	
3	MD	CHARLES COUNTY *	24008990035	20-MAY-2004	04-03-1276A	
3	MD	DORCHESTER COUNTY *	2400260200A	08-JAN-2004	04-03-0264A	
3		FREDERICK COUNTY *	2400270190A	19-FEB-2004	03-03-2582A	
3	MD	FREDERICK COUNTY *	2400270175C	24-MAY-2004	04-03-1338A	
3		FREDERICK, CITY OFFREDERICK, CITY OF	2400270115B 2400270115B	08-MAR-2004 13-MAY-2004	04-03-0672A 04-03-0904A	
3		HOWARD COUNTY*	2400270113B	15-JAN-2004	04-03-0304A	
3		HOWARD COUNTY*	2400440023B	29-JAN-2004	04-03-0528A	
3		HOWARD COUNTY*	2400440034B	05-FEB-2004	04-03-0346A	
3		HOWARD COUNTY*	2400440040B	22-APR-2004	03-03-241P	
3		MONTGOMERY COUNTY *	2400490175C	12-JAN-2004	03-03-2622A	
3	MD	MONTGOMERY COUNTY *	2400490175C	02-FEB-2004	04-03-0426A	
3	MD	MONTGOMERY COUNTY *	2400490125C	19-FEB-2004	04-03-0628A	
3		MONTGOMERY COUNTY *		26-MAR-2004	04-03-276P	
3		MONTGOMERY COUNTY *		01-APR-2004	04-03-0458A	
3		MONTGOMERY COUNTY *	2400490175C	17-JUN-2004	04-03-0808A	
3		PRINCE GEORGE'S COUNTY *		12-APR-2004	04-03-0884A	
3 .:		QUEEN ANNES COUNTY*		02-JAN-2004	03-03-2058A	
3		QUEEN ANNES COUNTY*	2400540048B	15-JAN-2004 29-APR-2004	04-03-0464A	
3 3		QUEEN ANNES COUNTY*		29-APR-2004 22-JAN-2004	04-03-1070A 04-03-0552A	
3		SALISBURY, CITY OF		20-MAY-2004	04-03-1240A	
3		TALBOT COUNTY *		12-FEB-2004		
3	1	TALBOT COUNTY *		24-JUN-2004		
3		WASHINGTON COUNTY *		15-JAN-2004	1	
3		WASHINGTON COUNTY *	2400700210A	08-MAR-2004		
3		WASHINGTON COUNTY *	2400700220A	18-MAR-2004		
3	MD	WASHINGTON COUNTY *		24-JUN-2004		
3	MD	WICOMICO COUNTY *	2400780035C	22-JAN-2004	04-03-0410A	
3	MD	WORCESTER COUNTY *:	2400830150A	19-FEB-2004	04-03-0526A	
3	PA	ANNVILLE, TOWNSHIP OF		15-JAN-2004	04-03-0272A	
3		ARENDSTVILLE, BOROUGH OF		10-JUN-2004	04-03-1320A	
3		BEAR CREEK, TOWNSHIP OF		26-JAN-2004		
3		BENSALEM TOWNSHIP OF		23-FEB-2004		
3		BETHLEHEM, CITY OF		10-JUN-2004		
3		BETHLEHEM, TOWNSHIP OF		12-JAN-2004		
3		BRISTOL, TOWNSHIP OF		05-FEB-2004		
3		BRISTOL, TOWNSHIP OF		05-FEB-2004		
3		BRISTOL, TOWNSHIP OF		08-MAR-2004		
3		BRISTOL, TOWNSHIP OF		29-APR-2004		
)3		BUTLER CITY OF	_	03-MAY-2004		
)3)3	1	CAMBRIDGE SPRINGS, BOROUGH OF		23-APR-2004		
	. PA	CARLISLE, BOROUGH OF	4253820004B	22-JAN-2004	04-03-0476A	

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	PA	CERES, TOWNSHIP OF	4218530010A	11-MAR-2004	04-03-0766A	
	PA	CHESTNUTHILL, TOWNSHIP OF	4218930010A	25-MAR-2004	04-03-0702AD	
	PA	CHIPPEWA, TOWNSHIP OF	4223110002A	11-MAR-2004	04-03-0408A	
	PA	COLLEGE, TOWNSHIP OF	4202590005C	01-JUN-2004	04-03-1152A	
	PA	CONEWAGO, TOWNSHIP OF	4209180010B	14-JUN-2004	04-03-0118A	
	PA	CONEWANGO, TOWNSHIP OF	4221170003B	24-MAY-2004	04-03-0946A	
	PA	CONSHOHOCKEN, BOROUGH OF	42091C0358E	15-JAN-2004	03-03-2700A	
	PA	COOLBAUGH, TOWNSHIP OF	4218860025A	12-JAN-2004	04-03-0070A	
	PA	CRANBERRY, TOWNSHIP OF	4212170010B	08-MAR-2004	04-03-0344A	
	PA	DAMASCUS, TOWNSHIP OF	4221630015A	12-FEB-2004	04-03-0676A	
	PA	DANVILLE, BOROUGH OF	4207140001B	15-JAN-2004	04-03-0092A	
	PA	DARBY, TOWNSHIP OF	42045C0048D	10-JUN-2004	04-03-1550A	1
	PA	DARBY, TOWNSHIP OF	42045C0048D	17-JUN-2004	04-03-1498A	
	PA	DOUGLASS, TOWNSHIP OF	42091C0078E	01-MAR-2004	04-03-0644A	
	PA	EAST BRADFORD TOWNSHIP OF	42029C0331D	21-JUN-2004	04-03-1322A	
	PA	EAST FALLOWFIELD, TOWNSHIP OF	42029C0308E	24-MAY-2004	04-03-1230A	
	PA	FERMANAGH, TOWNSHIP OF	4205170003A	12-FEB-2004	04-03-0378A	
	PA	FRANKLIN, TOWNSHIP OF	42025C0279D	20-JAN-2004	04-03-0270A	
	PA	GREENE, TOWNSHIP OF	4215380003B	06-MAY-2004	04-03-1064A	
	PA	GREENWOOD, TOWNSHIP OF	422390 04A	02-FEB-2004	04-03-0652A	
	PA	GREGG, TOWNSHIP OF	4211940025B	02-JAN-2004	04-03-0062A	
	PA	HAMILTON, TOWNSHIP OF	4218880003B	07-JUN-2004	04-03-1374A	
	PA	HAMILTON, TOWNSHIP OF	4216510010B	28-JUN-2004	04-03-1374A	
	PA	HAVERFORD, TOWNSHIP OF	42045C0016D	26-APR-2004	04-03-1366A	
	PA	HEPBURN, TOWNSHIP OF	42043C0016D	27-MAY-2004	04-03-0936A	
	PA	HORSHAM, TOWNSHIP OF	42091C0274E	22-JAN-2004	04-03-1446A 04-03-0320A	
	PA	HOUSTON, BOROUGH OF	4225940001B	01-APR-2004	04-03-0320A	
	PA	HUSTON, TOWNSHIP OF	4223320006A			1
	PA			10-MAY-2004	04-03-1116A	
		JERSEY SHORE, BOROUGH OF	42081C0414E	10-JUN-2004	04-03-1562A	
•••••	PA	KENNETT, TOWNSHIP OF	42029C0483D	12-JAN-2004	03-03-2672A	
	PA	LAMAR, TOWNSHIP OF		29-MAR-2004	04-03-0704A	
	PA	LEBANON, CITY OF		09-APR-2004	03-03-221P	
	PA	LIBERTY, TOWNSHIP OF	4220870010A	23-FEB-2004	04-03-0368A	
	PA	LIBERTY, TOWNSHIP OF		10-MAY-2004	04-03-0188A	
	PA	LIGONIER, BOROUGH OF		24-MAY-2004	04-03-0518A	
	PA	LOWER ALSACE, TOWNSHIP OF	42011C0526E	01-JUN-2004	04-03-1450A	
	PA	LOWER GWYNEDD, TOWNSHIP OF		02-JAN-2004	03-03-1690A	
	PA	LOWER MAKEFIELD, TOWNSHIP OF	42017C0344F	12-FEB-2004	04-03-0210A	
	PA	LOWER MAKEFIELD, TOWNSHIP OF	42017C0363F	26-FEB-2004	04-03-0716A	
	PA	LOWER MERION, TOWNSHIP OF	42091C0369E	08-MAR-2004	04-03-0298A	
	PA	LOWER MERION, TOWNSHIP OF	42091C0432E	08-MAR-2004	04-03-0298A	
	PA	LOWER MERION, TOWNSHIP OF	42091C0432E	19-APR-2004	04-03-0874A	1
	PA	LOWER NAZERETH, TOWNSHIP OF	42095C0255D	25-MAR-2004	04-03-0586A	
	PA	LOWER SOUTHAMPTON, TOWNSHIP OF	42017C0437F	22-JAN-2004	04-03-0370A	
	PA	LOWER SOUTHAMPTON, TOWNSHIP OF	42017C0438F	24-MAY-2004	04-03-1472A	
	PA	LOWER TOWAMENSING, TOWNSHIP OF		27-MAY-2004	04-03-0584A	
	PA	LOYALSOCK, TOWNSHIP OF		17-MAR-2004	04-03-1002V	
	PA	LOYALSOCK, TOWNSHIP OF		17-MAR-2004	04-03-1002V	
	PA	LYCOMING, TOWNSHIP OF		24-JUN-2004		
	PA	MAIDENCREEK, TOWNSHIP OF		20-MAY-2004	04-03-1448A	
	PA	MCNETT, TOWNSHIP OF		21-MAY-2004	04-03-069P	
	PA	MCSHERRYSTOWN, BOROUGHS OF		29-APR-2004		
	PA	MEADVILLE, CITY OF		17-JUN-2004	04-03-1608A	
	PA	MIDDLETOWN, TOWNSHIP OF		09-FEB-2004		
	1				04-03-0666A	
	PA	MIDDLETOWN, TOWNSHIP OF		25-MAR-2004		
	PA	MIDDLETOWN, TOWNSHIP OF		17-MAY-2004		
•••••	PA	MILLCREEK, TOWNSHIP OF		09-FEB-2004		
•••••	PA	MONROE, TOWNSHIP OF		01-JUN-2004		
	PA	MT. PLEASANT, TOWNSHIP OF		22-JAN-2004		
	PA	MT. PLEASANT, TOWNSHIP OF		10-JUN-2004		
	PA	MUHLENBERG, TOWNSHIP OF		01-MAR-2004		
	PA	NEW BRITAIN, TOWNSHIP OF		27-MAY-2004	04-03-1266A	
	PA	NEW BRITAIN, TOWNSHIP OF		10-JUN-2004		
	PA	NEW HOPE, BOROUGH OF		25-MAR-2004	03-03-1476A	
	PA	NEWBERRY, TOWNSHIP OF	4222260005B	07-JUN-2004		
	PA	NORTH COVENTRY, TOWNSHIP OF		11-MAR-2004		
	PA	NORTH LONDONDERRY, TOWNSHIP OF		11-MAR-2004		
	PA	NORTHAMPTON, TOWNSHIP OF		11-MAR-2004		
		NORTHAMPTON, TOWNSHIP OF		05-APR-2004		
	1	NORTHAMPTON, TOWNSHIP OF		29-APR-2004		
		NORTHAMPTON, TOWNSHIP OF		29-APR-2004		
	EM	NOYES, TOWNSHIP OF	4203310020B	05-FEB-2004	04-03-0624A	1

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	PA	PERKASIE, BOROUGH OF	42017C0143G	10-JUN-2004	04-03-1124A	
	PA	PERKASIE, BOROUGH OF	42017C0143G	10-JUN-2004	04-03-1274A	
	PA	PERRY, TOWNSHIP OF	4217960002B	12-JAN-2004	04-03-0250A	
	PA	PHILADELPHIA, CITY OF	4207570183F	29-APR-2004	04-03-1190A	
	PA	PHILADELPHIA, CITY OF	4207570113F	24-MAY-2004	04-03-1292A	
	PA	PHILIPSBURG, BOROUGH OF	4202670001B	03-MAY-2004	04-03-0604A	
	PA	PICTURE ROCKS, BOROUGH OF	42081C0377E	24-MAY-2004	04-03-0984A	
	PA	PINE GROVE, TOWNSHIP OF	4207820005B	12-FEB-2004	03-03-2512A	
	PA	PINE GROVE, TOWNSHIP OF	4207820005B	15-APR-2004	04-03-0872A	
	PA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0230E	07-JUN-2004	04-03-1396A	
	PA	POCOPSON, TOWNSHIP OF	42029C0342E	29-APR-2004	04-03-0986A	
	PA	POLK, TOWNSHIP OF	4218930010A	25-MAR-2004	04-03-0300A 04-03-0702A	
3	PA	RADNOR, TOWNSHIP OF	42045C0002D			
3	PA		4213220002B	19-APR-2004	04-03-0444A	
		ROCHESTER, TOWNSHIP OF		26-FEB-2004	04-03-0008A	
	PA	ROCKLAND, TOWNSHIP OF	42011C0384E	05-FEB-2004	04-03-0392A	
	PA	ROSS, TOWNSHIP OF	42003C0191E	25-MAR-2004	03-03-2390A	
	PA	SANDY LAKE, BOROUGH OF	4206770001B	02-JAN-2004	04-03-0206A	
	PA	SANDY LAKE, BOROUGH OF	4206770001B	17-JUN-2004	04-03-1294A	
	PA	SCHUYLKILL HAVEN, BOROUGH OF	4207870005D	12-JAN-2004	04-03-0066A	
3	PA	SCHUYLKILL, TOWNSHIP OF	42029C0207D	13-MAY-2004	04-03-1214A	
	PA	SHICKSHINNY, BOROUGH OF	420626_01B	01-MAR-2004	04-03-0732A	
	PA	SHIREMANSTOWN, BOROUGH OF	420369 01A	01-MAR-2004	04-03-0274A	
	PA	SILVER LAKE, TOWNSHIP OF	4220910001A	26-APR-2004	04-03-1108A	
	PA	SOUTH LEBANON, TOWNSHIP OF	4205810008C	09-APR-2004	03-03-221P	
	PA	SOUTH WHITEHALL, TOWNSHIP OF	42077C0233D	28-JAN-2004	03-03-237P	
	PA	SPRINGFIELD, TOWNSHIP OF	42091C0377E	20-MAY-2004	04-03-0998A	
	PA	STROUDSBURG, BOROUGH OF	4206940001C	15-MAR-2004	04-03-0380A	
	PA	THORNBURY, TOWNSHIP OF	42029C0366D	22-JAN-2004	04-03-0590A	
	PA	TINICUM, TOWNSHIP OF	42017C0180G	24-MAY-2004	04-03-0876A	
	PA				1	
		TITUSVILLE, CITY OF	4203540001B	12-JAN-2004	03-03-2478A	
	PA	TOWNVILLE, BOROUGH OF	422401 01B	20-JAN-2004	04-03-0564A	
	PA	UNITY, TOWNSHIP OF		01-MAR-2004	04-03-0692A	
	PA	UPPER CHICHESTER, TOWNSHIP OF	42045C0067E	01-JUN-2004	04-03-1316A	
	PA	UPPER MACUNGIE, TOWNSHIP OF	42077C0230D	01-MAR-2004	04-03-0812A	
	PA	UPPER MACUNGIE, TOWNSHIP OF	42077C0230D	01-APR-2004	04-03-0500A	
	PA	UPPER MACUNGIE, TOWNSHIP OF	42077C0230D	17-MAY-2004	04-03-1198A	
3	PA	UPPER MORELAND, TOWNSHIP OF	42091C0312E	29-MAR-2004	04-03-0606A	
	PA	UPPER SOUTHAMPTON, TOWNSHIP OF	42017C0416F	22-JAN-2004	04-03-0324A	1
	PA	WARWICK, TOWNSHIP OF	42029C0062D	08-APR-2004	04-03-0798A	
	PA	WARWICK, TOWNSHIP OF	42017C0313F	26-APR-2004	04-03-0478A	
	PA	WEST BETHLEHEM, TOWNSHIP OF		17-JUN-2004	04-03-1220A	
	PA	WEST FAIRVIEW, BOROUGH OF	420373 01B	04-MAR-2004	04-03-0520A	
	PA	WEST HANOVER, TOWNSHIP OF		15-JAN-2004	04-03-0406A	
	PA					
		WEST TAYLOR, TOWNSHIP OF		17-JUN-2004	04-03-1302A	
	PA	WEST WHITELAND, TOWNSHIP OF		29-JAN-2004	04-03-0496A	
	PA	WEST WHITELAND, TOWNSHIP OF		12-APR-2004	04-03-0646A	
	PA	WHITE DEER, TOWNSHIP OF		15-JAN-2004	03-03-2698A	
	PA	WHITE DEER, TOWNSHIP OF		04-MAR-2004	04-03-0764A	
	PA	WHITE OAK, BOROUGH OF	42003C0508E	15-JAN-2004	04-03-0212A	1
	PA	WHITE, TOWNSHIP OF	4217250002A	15-JAN-2004	04-03-0172A	
	PA	WILLIAMS, TOWNSHIP OF		23-FEB-2004		
		WINDSOR, BOROUGH OF		15-JAN-2004	04-03-0300A	
	VA	ALEXANDRIA, CITY OF		26-JAN-2004		
	VA	AMELIA COUNTY*		12-FEB-2004		
	VA	ARLINGTON COUNTY		02-JAN-2004		
	VA	ARLINGTON COUNTY		02-FEB-2004		
	VA	ARLINGTON COUNTY				
	1			19-FEB-2004		
	VA	AUGUSTA COUNTY *		15-APR-2004		
	VA	AUGUSTA COUNTY *		15-APR-2004	1	
		AUGUSTA COUNTY *		27-MAY-2004		
	VA	BEDFORD COUNTY *		02-FEB-2004		
	VA	BEDFORD COUNTY *		12-FEB-2004	04-03-0572A	
	VA	BEDFORD COUNTY *		01-MAR-2004	04-03-0838A	
	VA	BEDFORD COUNTY *		25-MAR-2004		
3		BEDFORD COUNTY *	5100160100A	26-APR-2004		
3		BEDFORD COUNTY *		17-MAY-2004		
3		BEDFORD COUNTY *		04-JUN-2004		
3				22-JAN-2004		
	1	BLAND COUNTY *				
3		BRISTOL, CITY OF		05-FEB-2004		
3		BRISTOL, CITY OF		05-FEB-2004		
		BRISTOL, CITY OF	5100220009D	05-FEB-2004	04-03-0698V	
3 3	1	CHESAPEAKE, CITY OF		13-MAY-2004		

Region	State	Community	Map panel	Determination date	Case No.	Туре
03	VA	CHESTERFIELD COUNTY *	5100350049B	02-JAN-2004	04-03-0332A	02
03	VA	CHESTERFIELD COUNTY *	5100350057B	01-MAR-2004	04-03-0612A	02
03	VA	CHESTERFIELD COUNTY *	5100350049B	12-APR-2004	04-03-0992A	02
03	VA	CHESTERFIELD COUNTY *	5100350049B	19-APR-2004	04-03-1098A	02
03	VA	CHESTERFIELD COUNTY *	5100350052B	17-MAY-2004	04-03-1248A	02
03	VA	CULPEPER COUNTY*	5100410003A	23-FEB-2004	04-03-0598A	02
03	VA	CULPEPER COUNTY*	5100410002B	05-MAR-2004	03-03-233P	05
03	VA VA	CULPEPER COUNTY*	5100420001B 5100420002B	05-MAR-2004 05-MAR-2004	03-03-233P 03-03-233P	05 05
03	VA	CULPEPER, TOWN OF	5100420002B	25-MAY-2004	03-03-233P	05
03	VA	CULPEPER, TOWN OF	5100410002B	25-MAY-2004	03-03-233P	05
03	VA	CULPEPER, TOWN OF	5100420001B	25-MAY-2004	03-03-233P	05
03	VA	DANVILLE, CITY OF	5100440014C	15-MAR-2004	03-03-2638A	17
03	VA	DICKENSON COUNTY *	51051C0125C	28-JAN-2004	03-03-104LP	06
03	VA	ELKTON, TOWN OF	5101370001C ~	11-MAR-2004	04-03-0660A	02
03	VA	ESSEX COUNTY *	5100480015B	05-JAN-2004	04-03-0430A	02
03	VA	ESSEX COUNTY *	5100480020B	19-FEB-2004	04-03-0746A	02
03	VA	FAIRFAX COUNTY *	5155250050D	08-JAN-2004	04-03-0340A	02
03	VA	FAIRFAX COUNTY *	5155250075D	26-JAN-2004	04-03-0578A	02
03	VA	FAIRFAX COUNTY *	5155250083D	05-FEB-2004	04-03-0686A	02
03	VA	FAIRFAX COUNTY *	5155250100D	05-FEB-2004	04-03-0688A	02
03	VA	FAIRFAX COUNTY *	5155250136D	13-FEB-2004	04-03-039P	05
03	VA	FAIRFAX COUNTY *	5155250125D	17-FEB-2004	04-03-0542A	02
03	VA	FAIRFAX COUNTY *	5155250025D	19-FEB-2004	04-03-0770A	02
03	VA	FAIRFAX COUNTY *	5155250050D	04-MAR-2004	04-03-0482A	02
03	VA	FAIRFAX COUNTY *	5155250050D	08-MAR-2004	04-03-0420A	02
03	VA	FAIRFAX COUNTY *	5155250050D	18-MAR-2004	04-03-0752A	02
03	VA	FAIRFAX COUNTY *	5155250050D	22-MAR-2004	04-03-0650A	02
03	VA	FAIRFAX COUNTY *	5155250100D	01-APR-2004	04-03-1060A	02
03	VA VA	FAIRFAX COUNTY *	5155250025D	29-APR-2004	04-03-0228A	02
03	VA	FAIRFAX COUNTY *	5155250100D 5155250025D	06-MAY-2004 10-MAY-2004	04-03-0772A	02 02
03	VA	FAIRFAX COUNTY *		13-MAY-2004	04-03-1204A 04-03-1246A	02
03	VA	FAIRFAX COUNTY *	5155250050D 5155250025D	27-MAY-2004	04-03-1246A 04-03-1378A	02
03	VA	FAIRFAX COUNTY *	5155250023D	14-JUN-2004	04-03-1432A	02
03	VA	FAIRFAX COUNTY *	5155250100D	21-JUN-2004	04-03-1468A	02
03	VA	FAIRFAX, CITY OF	5155240002C	20-JAN-2004	04-03-0560A	02
03	VA	FAIRFAX, CITY OF	5155240001C	09-FEB-2004	04-03-0634A	02
03	VA	FAIRFAX, CITY OF	5155240004C	12-APR-2004	04-03-0540A	01
03	VA	FAIRFAX, CITY OF	5155240002C	06-MAY-2004	04-03-1166A	02
03	VA	FAUQUIER COUNTY *	5100550310A	01-MAR-2004	04-03-0556A	02
03	VA	FAUQUIER COUNTY *	5100550280A	19-MAR-2004	04-03-011P	05
03	VA	FAUQUIER COUNTY *	5100550050A	15-APR-2004	04-03-0916A	02
03	VA	FAUQUIER COUNTY *	5100550425A	17-JUN-2004	04-03-1224A	02
03	VA	FAUQUIER COUNTY *	5100550425A	24-JUN-2004	04-03-1648A	02
03	VA	FLUVANNA COUNTY *	5100580050A	02-JAN-2004	04-03-0244A	02
03	VA	FRANKLIN COUNTY *	5100610095B	12-JAN-2004	04-03-0516A	02
03		FRANKLIN COUNTY *	5100610210B	05-FEB-2004	04-03-0286A	02
03		FRANKLIN COUNTY *	5100610220B	05-FEB-2004	04-03-0286A	02
03		FRANKLIN COUNTY *	5100610090B	09-FEB-2004		02
03		FRANKLIN COUNTY *		09-FEB-2004		02
03		FRANKLIN COUNTY *		23-FEB-2004	04-03-0828A	02
03		FRANKLIN COUNTY *	5100610220B	04-MAR-2004		02
03		FRANKLIN COUNTY *		08-MAR-2004	1	02
03		FRANKLIN COUNTY *		11-MAR-2004		02
03		FRANKLIN COUNTY *		12-APR-2004		02
03		FRANKLIN COUNTY *		03-MAY-2004		02
03		FRANKLIN COUNTY *		06-MAY-2004		02
03		FRANKLIN COUNTY *FRANKLIN COUNTY *		10-MAY-2004		02
03		FRANKLIN COUNTY *		13-MAY-2004		02
03		FRANKLIN COUNTY *		17-MAY-2004 24-MAY-2004		02
03		FRANKLIN COUNTY *		17-JUN-2004		02
03		GLOUCESTER COUNTY*		24-MAY-2004		02
03		HAMPTON, CITY OF		22-JAN-2004		01
03		HANOVER COUNTY *		12-APR-2004		02
03		HENRICO COUNTY *		20-JAN-2004		02
03		HENRICO COUNTY *		12-APR-2004		05
03		HENRICO COUNTY *		29-APR-2004		02
03		HENRICO COUNTY *		03-MAY-2004		02
03		HENRICO COUNTY *		10-MAY-2004		02
03		HENRICO COUNTY *		27-MAY-2004		02
	VA	HENRICO COUNTY *		01-JUN-2004		02

Region	State	Community	Map panel	Determination date	Case No.	Туре
03	VA	HENRICO COUNTY *	5100770025B	03-JUN-2004	04-03-0976A	02
03	VA	HOPEWELL, CITY OF	5100800005B	10-MAY-2004	04-03-0858A	02
03	VA	HOPEWELL, CITY OF	5100800005B	10-JUN-2004	04-03-1366A	02
03	VA	ISLE OF WIGHT COUNTY *	51093C0155D	15-APR-2004	04-03-0558A	02
03	VA	ISLE OF WIGHT COUNTY *	51093C0160D	15-APR-2004	04-03-0910A	02
03	VA	ISLE OF WIGHT COUNTY *	51093C0155D	19-APR-2004	04-03-1084A	02
03	VA	ISLE OF WIGHT COUNTY *	51093C0070D	17-MAY-2004	04-03-1250A	02
03	VA	JAMES CITY COUNTY *	5102010030B	07-JUN-2004	04-03-1412A	01
03	VA	KING GEORGE COUNTY *	5103120015B	08-MAR-2004	04-03-0774A	02
03	VA	LANCASTER COUNTY*	5100840038A	17-JUN-2004	04-03-1484A	02
03	VA	LEESBURG, TOWN OF	515525C0227	02-JAN-2004	04-03-0362A	02
03	VA	LOUDOUN COUNTY *	51107C0261D	29-JAN-2004	03-03-2662A	02
03	VA	LOUDOUN COUNTY *	51107C0380D	17-FEB-2004	04-03-0780A	02
03	VA	LOUDOUN COUNTY *	51107C0075D	03-JUN-2004	04-03-0794A	02
03	VA	LOUDOUN COUNTY *	51107C0355D	16-JUN-2004	03-03-245P	05
03	VA	LOUISA COUNTY *	51109C0175B	17-FEB-2004	04-03-0428A	02
03	VA	LOUISA COUNTY *	51109C0400B	04-MAR-2004	04-03-0778A	02
03	VA	LOUISA COUNTY *	51109C0175B	12-APR-2004	04-03-1096A	02
03	VA	MATHEWS COUNTY*	5100960009B	19-APR-2004	04-03-1082A	02
03	VA	MECKLENBURG COUNTY *	5101890150A	02-FEB-2004	04-03-0708A	02
03	VA	MECKLENBURG COUNTY *	5101890150A	02-FEB-2004	04-03-0710A	02
03	VA	MECKLENBURG COUNTY *	5101890200A	11-MAR-2004	04-03-0898A	02
03	VA	MECKLENBURG COUNTY *	5101890200A	20-MAY-2004	04-03-1310A	02
03	VA	MECKLENBURG COUNTY *	5101890200A	27-MAY-2004	04-03-1326A	02
03	VA	MIDDLESEX COUNTY *	5100980036C	02-JAN-2004	04-03-0484A	02
03	VA .	NELSON COUNTY *	5101010075A	13-MAY-2004	04-03-0862A	17
03	VA	NEWPORT NEWS, CITY OF	5101030010C	26-JAN-2004	04-03-0618X	02
03	VA	NORFOLK, CITY OF	5101040016D	18-MAR-2004	04-03-0790A	02
03	VA	NORTHUMBERLAND COUNTY *	5101070011C	18-MAR-2004	04-03-0978A	02
03	VA	NORTHUMBERLAND COUNTY *	5101070013B	06-MAY-2004	04-03-0730A	02
03	VA	PITTSYLVANIA COUNTY *	5101160020B	20-JAN-2004	04-03-0136A	02
03	VA	PORTSMOUTH, CITY OF	5155290025B	18-MAR-2004	04-03-1048A	02
03	VA	PORTSMOUTH, CITY OF	5155290025B	25-MAR-2004	04-03-0868A	02
03	VA	PORTSMOUTH, CITY OF	5155290035B	06-MAY-2004	04-03-1200A	02
03	VA	PORTSMOUTH, CITY OF	5155290010B	17-MAY-2004	04-03-0866A	02
03	VA	PRINCE WILLIAM COUNTY *	51553C0204D	22-MAR-2004	04-03-1000A	02
03	VA	PRINCE WILLIAM COUNTY *	51153C0219D	23-JUN-2004	03-03-185P	05
03		RICHLANDS, TOWN OF	5101630001A	01-MAR-2004	04-03-0854A	02
03	VA	ROANOKE COUNTY *	51161C0017D	11-MAR-2004	04-03-0952A	02
03	VA	ROANOKE, CITY OF	51161C0044D	19-APR-2004	04-03-0544A	17
03	VA	ROCKINGHAM COUNTY*	5101330073B	26-FEB-2004	04-03-0832A	02
03		ROCKINGHAM COUNTY*	5101330035B	10-JUN-2004	04-03-0722A	02
03		RUSSELL COUNTY*	5103170066B	07-JAN-2004	03-03-129LP	06
03		RUSSELL COUNTY*	5103170075B	07-JAN-2004	03-03-129LP	06
03		SHENANDOAH COUNTY *	51171C0255C	17-FEB-2004	04-03-0546A	02
03		SHENANDOAH COUNTY *	51171C0365C	23-FEB-2004	04-03-0788A	02
03		SHENANDOAH COUNTY *	51171C0225C	24-MAY-2004	04-03-0954A	- 02
03		SHENANDOAH COUNTY *	51171C0225C	24-MAY-2004	04-03-1342A	0:
03		SHENANDOAH COUNTY *	51171C0300C	21-JUN-2004	04-03-1146A	02
03		SOUTHAMPTON COUNTY *	51175C0250C	08-MAR-2004	04-03-0684A	02
03	VA	SPOTSYLVANIA COUNTY*	5103080275C	22-JAN-2004	04-03-0568A	02
03	VA	SPOTSYLVANIA COUNTY*	5103080300C	29-JAN-2004	04-03-0630A	02
03	.VA	SPOTSYLVANIA COUNTY*	5103080275C	19-FEB-2004	04-03-0720A	0:
03		SPOTSYLVANIA COUNTY*	5103080200C	26-APR-2004	04-03-0318A	02
03	VA	SPOTSYLVANIA COUNTY*		28-MAY-2004		0
03		SPOTSYLVANIA COUNTY*		28-MAY-2004	04-03-0696A	0.
03	VA	STAFFORD COUNTY *		12-FEB-2004		0:
03		STAFFORD COUNTY *		15-MAR-2004		0:
03		STAFFORD COUNTY *		18-MAR-2004	04-03-0814A	0:
03		STAFFORD COUNTY *		08-APR-2004		0:
03		STAFFORD COUNTY *		15-APR-2004		0:
03		VIENNA, TOWN OF		05-FEB-2004	04-03-0724A	0:
03		VIRGINIA BEACH, CITY OF		02-JAN-2004		02
03	1	VIRGINIA BEACH, CITY OF		02-JAN-2004		0:
03		VIRGINIA BEACH, CITY OF		22-MAR-2004		0:
03		VIRGINIA BEACH, CITY OF		23-APR-2004		0.
03		VIRGINIA BEACH, CITY OF		10-MAY-2004		0:
03		VIRGINIA BEACH, CITY OF				0:
03		VIRGINIA BEACH, CITY OF		27-MAY-2004		
				10-JUN-2004		0:
03		WASHINGTON COUNTY*		04-FEB-2004		0:
. 03		WESTMORELAND COUNTY*		23-FEB-2004		0:
03		WESTMORELAND COUNTY*		04-MAR-2004		0:
03		WESTMORELAND COUNTY*	5102500010B	29-APR-2004	04-03-1170A	1 0

Region	State	Community	Map panel	Determination date	Case No.	Туре
3	VA	WINCHESTER, CITY OF	5101730005B	04-MAR-2004	03-03-199P	0
3	VA	WINCHESTER, CITY OF	5101730005B	29-MAR-2004	04-03-0948A	0
3	VA	WOODSTOCK, TOWN OF	51171C0260C	18-MAR-2004	04-03-0816A	0
	VA	WOODSTOCK, TOWN OF	51171C0260C	18-MAR-2004	04-03-0956A	0
3	VA	WOODSTOCK, TOWN OF	51171C0260C	19-APR-2004	04-03-0836A	0
3	VA	WOODSTOCK, TOWN OF	51171C0260C	14-JUN-2004	04-03-1436A	0
3	VA	YORK COUNTY *	5101820037B	29-APR-2004	04-03-1086A	0
3	WV	BARBOURSVILLE, VILLAGE OF	5400160048A	04-MAR-2004	04-03-0208A	0
3	WV	BERKELEY COUNTY *	5402820077C	20-MAY-2004 12-FEB-2004	04-03-0328A 04-03-0082A	0
3	WV	BOONE COUNTY *	54005C0040B			
3	WV	BOONE COUNTY *	54005C0070C	29-APR-2004	04-03-0990A	
3	WV	BOONE COUNTY *	54005C0090C	29-APR-2004	04-03-0892A	
3	WV	BOONE COUNTY *	54005C0165B	27-MAY-2004	04-03-1308A	
3	WV	BUCKHANNON, CITY OF	5401990001C	03-JUN-2004	04-03-0620A 04-03-0932A	
3	WV	BUCKHANNON, CITY OF	5401990001C 5401660001B	10-JUN-2004 26-FEB-2004	04-03-0932A 04-03-0416A	
3	WV	BUFFALO, TOWN OF	5400160001B		04-03-0638A	
3	WV	CABELL COUNTY *	5400160051A	11-MAR-2004 13-MAY-2004	04-03-1232A	
3	WV	CALHOUN COUNTY *	54013C0035B	29-JAN-2004	04-03-1232A 04-03-0314A	
3					04-03-0314A	
3	WV	CHARLESTON, CITY OF	5400730003C	08-APR-2004		(
3	WV	DUNBAR CITY OF	54017C0090B 5400760001C	17-JUN-2004 09-FEB-2004	04-03-1076A 04-03-0236A	0
3	WV	DUNBAR, CITY OF		01-APR-2004	04-03-0236A	
3	WV	DUNBAR, CITY OF	5400760001C 5400760001C	27-MAY-2004	04-03-0170A 04-03-0886A	
3	WV	FAYETTE COUNTY*	5400760001C	15-MAR-2004	04-03-086A	
	WV				04-03-0472A	
3	WV	GRAFTON, CITY OF	5401900001B 5401900001C	11-MAR-2004 22-MAR-2004	04-03-0268A	
3	WV	GRAFTON, CITY OF	5401900001B	29-MAR-2004	04-03-0208A	
3	WV	GREENBRIER COUNTY*	5400400345C	01-MAR-2004	03-03-2668A	
3	WV	HAMPSHIRE COUNTY*	54027C0305C	08-MAR-2004	03-03-2648A	
3	WV	HUNTINGTON, CITY OF	5400180004C	04-MAR-2004	04-03-0452A	
3	WV		5400180004C	10-MAY-2004	04-03-0452A	
3	WV	HUNTINGTON, CITY OF	54035C0020F	19-FEB-2004	04-03-0830A	1
3	WV	JACKSON COUNTY *	54035C0020F	19-FEB-2004	04-03-0878V	
3	WV		54035C0110F	19-FEB-2004	04-03-0878V	
3	WV	JACKSON COUNTY *	54035C0143F	19-FEB-2004	04-03-0878V	
3	WV	JACKSON COUNTY *	54035C0220F	19-FEB-2004	04-03-0878V	
3	WV	JACKSON COUNTY *	54035C0220F	19-FEB-2004	04-03-0878V	
3	WV	JEFFERSON COUNTY *	5400650029B	25-MAR-2004	04-03-0616A	
3	WV	JEFFERSON COUNTY *	5400650029B	17-JUN-2004	04-03-1282A	1
3	WV	KANAWHA COUNTY *	5400700079C	02-FEB-2004	04-03-0836A	
3	WV	KANAWHA COUNTY *	5400700079C	26-FEB-2004	04-03-0636A	
3	WV	KANAWHA COUNTY *	5400700113C	04-MAR-2004	03-03-2328A	
3	WV	KANAWHA COUNTY *	5400700200C	27-MAY-2004	04-03-1258A	
3	WV	KANAWHA COUNTY *	5400700082C	27-MAY-2004 27-MAY-2004	04-03-1258A	
3	WV	MONROE COUNTY *	5406700064C	11-MAR-2004	04-03-1238A 04-03-0570A	
3	WV			04-MAR-2004	04-03-0370A	
	WV	MONTROSE, TOWN OF	540265_01A		04-03-0356A	
3	WV	MONTROSE, TOWN OF	54026501A 5401410001D	18-MAR-2004 11-MAR-2004	04-03-0534A *	
		MORGANTOWN, CITY OF				
3	·WV	NEW MARTINSVILLE, CITY OF	5402080002B 5400810003B	11-MAR-2004 08-JAN-2004	04-03-0334A 03-03-2628A	
3		NITRO, CITY OF				
3	WV	PETERSTOWN, TOWN OF	54063C0293C	20-JAN-2004	03-03-2350A	
3	WV	PUTNAM COUNTY*	5401640110C	08-MAR-2004	03-03-2620A	
3	WV	PUTNAM COUNTY*		11-MAR-2004		
3	WV	PUTNAM COUNTY*	5401640090B	29-APR-2004		
3	WV	PUTNAM COUNTY*	5401640070A	10-JUN-2004	04-03-0622A	
3		RALEIGH COUNTY *		11-MAR-2004		
3	WV	RANDOLPH COUNTY *	5401750185A	11-MAR-2004		
3	WV	RANDOLPH COUNTY *		17-JUN-2004		
3		RITCHIE COUNTY *		27-MAY-2004		
3	WV	TAYLOR COUNTY*		17-JUN-2004		-
3	WV	VIENNA, CITY OF		25-MAR-2004		
3		VIENNA, CITY OF	1	01-JUN-2004		
3	WV	WAYNE COUNTY*		19-JAN-2004		
3	WV	WAYNE COUNTY*		20-JAN-2004	03-03-2422A	
3		WAYNE COUNTY*	5402000082B	12-FEB-2004	04-03-0418A	
3		WAYNE COUNTY*		11-MAR-2004		
3		WAYNE COUNTY*	5402000025B	08-APR-2004	04-03-0758A	
3		WAYNE COUNTY*		06-MAY-2004		
3		WAYNE COUNTY*		17-JUN-2004	1	
3		WAYNE, TOWN OF		19-APR-2004		
3		WETZEL COUNTY *		27-MAY-2004		
	9 4 A	**E1_EE 000111	3-102010000M	Z7 WIA 1 - 2004	37 00 1100A	

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03	WV	WHITE SULPHUR SPRINGS, CITY OF	5400450016D	29-APR-2004	04-03-0834A	0
03	WV	WHITE SULPHUR SPRINGS, CITY OF	5400450016D	28-JUN-2004	04-03-1404A	0
)3	WV	WINFIELD, TOWN OF	5402710001B	22-MAR-2004	04-03-0468A	0
3	WV	WOOD COUNTY *	5402130106A	08-APR-2004	04-03-0804A	0
3	WV	WYOMING COUNTY *	5402170025B	25-MAR-2004	04-03-0588A	0
4	AL	ANNISTON, CITY OF	0100200001C	26-APR-2004	04-04-3528A	0
4	AL	ASHFORD, TOWN OF	01069C0275E	21-JUN-2004	04-04-5984A	0
14	AL	AUTAUGA COUNTY *	0103140115B	02-JAN-2004	04-04-1638A	0
)4	AL	BALDWIN COUNTY*BALDWIN COUNTY*	01003C0740K 01003C0350K	02-FEB-2004	04-04-1642A	0
4	AL	BESSEMER, CITY OF	01003C0330K	08-APR-2004 17-MAY-2004	04-04-4486A 04-04-4100A	0
4		BIRMINGHAM, CITY OF	01073C0313E	12-JAN-2004	04-04-1726A	0
4	AL	BIRMINGHAM, CITY OF	01073C0334E	24-JUN-2004	04-04-027P	0
4	AL	CALHOUN COUNTY *	0100130150B	24-JUN-2004	04-04-5666A	0
4	AL	CHEROKEE COUNTY*	0102340100B	22-JAN-2004	04-04-2352A	0
4	AL	CHEROKEE COUNTY*	0102340100B	12-APR-2004	04-04-2280A	0
4	AL	CHEROKEE COUNTY*	0102340100B	10-JUN-2004	04-04-5880A	(
4	AL	CHEROKEE COUNTY*	0102340100B	17-JUN-2004	04-04-5930A	(
4	AL	CHEROKEE COUNTY*	0102340100B	21-JUN-2004	04-04-6424A	(
4	AL	CHICKASAW, CITY OF	01097C0439J	23-FEB-2004	04-04-1636A	. (
4		CHICKASAW, CITY OF	01097C0438J	10-JUN-2004	04-04-5672A	
4	AL	COLBERT COUNTY	0103180125B	02-JAN-2004	04-04-1316A	
)4		COLBERT COUNTY	0103180125B	09-FEB-2004	04-04-2528A	(
)4		COLBERT COUNTY	0103180125B	09-FEB-2004	04-04-2684A	
)4	AL	COLBERT COUNTY	0103180300B	29-MAR-2004	04-04-3464A	
)4		COLBERT COUNTY	0103180125B	23-APR-2004	04-04-3994A	0
)4		COLBERT COUNTY	0103180225B	27-MAY-2004	04-04-5668A	
14	AL	COLBERT COUNTY	0103180150B	28-JUN-2004	04-04-6252A	
14		CREOLA, TOWN OF	01097C0318J 0102470175B	15-JAN-2004	04-04-2012A	
4	AL	DALLAS COUNTY*	0100630015B	26-JAN-2004 29-JAN-2004	04-04-1100A 04-04-2354A	
4		DALLAS COUNTY*	0100630040B	07-JUN-2004	04-04-4864A	- (
4	AL	DAPHNE, CITY OF	01003C0393K	23-APR-2004	04-04-4102A	
)4	AL	DE KALB COUNTY *	010320007A	13-MAY-2004	04-04-3214A	
)4	AL	DECATUR, CITY OF	01103C0060D	22-JAN-2004	04-04-2282A	
04	AL	DECATUR, CITY OF	01103C0070D	01-APR-2004	04-04-3698A	
)4	AL	DOTHAN, CITY OF	01069C0228E	02-JAN-2004	04-04-1078A	
)4	AL	DOTHAN, CITY OF	01069C0208E	08-JAN-2004	04-04-0860A	
)4	AL	DOTHAN, CITY OF	01069C0216E	29-JAN-2004	04-04-2394A	
04		DOTHAN, CITY OF	01069C0064E	09-FEB-2004	04-04-3086A	(
)4	AL	DOTHAN, CITY OF	01069C0068E	12-FEB-2004	03-04-11100A	-
)4	AL	DOTHAN, CITY OF	01069C0068E	12-FEB-2004	04-04-3084A	(
)4		DOTHAN, CITY OF	01069C0228E	23-FEB-2004	04-04-2068A	(
)4		DOTHAN, CITY OF	01069C0236E	23-APR-2004	04-04-4484A	1
)4		DOTHAN, CITY OF	01069C0068E	05-MAY-2004	03-04-351P	1
)4		DOTHAN, CITY OF	01069C0068E	05-MAY-2004	04-04-137P	1
)4		DOTHAN, CITY OF	01069C0206E	05-MAY-2004	03-04-351P	
)4		DOTHAN, CITY CF	01069C0228E	06-MAY-2004	04-04-4482A	
)4		DOTHAN, CITY OF	01069C0204E	20-MAY-2004	04-04-4776A	
)4		DOTHAN CITY OF	01069C0201E	10-JUN-2004	03-04-389P	
)4		DOTHAN CITY OF	01069C0202E	10-JUN-2004	03-04-389P	
)4)4		DOTHAN, CITY OF	01069C0228E	10-JUN-2004		
14		ELMORE COUNTY*	0104060100C 0104060100C	08-JAN-2004 15-JAN-2004	04-04-1738A 04-04-2066A	
)4		ELMORE COUNTY*	0104060100C	12-FEB-2004	04-04-2832A	
4		ELMORE COUNTY*	0104060095C	26-FEB-2004		
)4		ELMORE COUNTY*	0104060023B	26-FEB-2004		
4		ELMORE COUNTY*	0104060100C	26-FEB-2004		1
)4		ELMORE COUNTY*	0104060200C	26-FEB-2004		
4		ELMORE COUNTY*	0104060025B	08-MAR-2004		
4		ELMORE COUNTY*	0104060095C	22-MAR-2004		
)4		ELMORE COUNTY*	0104060200C	05-APR-2004		
)4	1	ELMORE COUNTY*	0104060200C	26-APR-2004		
)4		ELMORE COUNTY*	0104060100C	07-JUN-2004		
)4		ELMORE COUNTY*	0104060100C	10-JUN-2004		
)4	1	ELMORE COUNTY*	0104060100C	21-JUN-2004		
4		ETOWAH COUNTY *	0100770150C	22-MAR-2004	1	
)4		FORT PAYNE, CITY OF	0103200006A	22-MAR-2004		
)4		FORT PAYNE, CITY OF	0100670004A	23-APR-2004		
)4		FORT PAYNE, CITY OF		21-JUN-2004		
)4		GADSDEN, CITY OF	0100800015C	02-FEB-2004		
04		GREENE COUNTY *		12-JAN-2004		
	AL	HALE COUNTY*		02-JAN-2004		4

Region	State	Community	Map panel	Determination date	Case No.	Тур
4	AL	HALE COUNTY*	0100940075B	08-MAR-2004	04-04-1870A	
4	AL	HALE COUNTY*	0100940075B	10-MAY-2004	04-04-1312A	
4	AL	HARTSELLE, CITY OF	01103C0216D	17-JUN-2004	04-04-5918A	
	AL	HELENA, TOWN OF	0102940003B	18-MAR-2004	04-04-2122A	
	AL	HOKES BLUFF, TOWN OF	0102540002A	18-MAR-2004	04-04-3468A	
	AL	HOOVER, CITY OF	01073C0626E	26-APR-2004	04-04-3490A	
	AL	HUEYTOWN, CITY OF	01073C0461E	08-MAR-2004	04-04-1220A	
	AL	HUNTSVILLE, CITY OF	01089C0343D	18-MAR-2004	04-04-3466A	
	AL	HUNTSVILLE, CITY OF	01089C0343D	13-MAY-2004	04-04-5396A	
	AL	HUNTSVILLE, CITY OF	01089C0456D	13-MAY-2004	04-04-5398A	
	AL	HUNTSVILLE, CITY OF	01089C0365D	24-MAY-2004	04-04-4846A	
	AL	HUNTSVILLE, CITY OF	01089C0340D	17-JUN-2004	04-04-5266A	
	AL	IRONDALE, CITY OF	01073C0337E	03-JUN-2004	04-04-3992A	
	AL	JACKSON COUNTY *	0101100300B	26-APR-2004	04-04-4304A	
	AL	JACKSONVILLE, CITY OF	0100220001B	23-APR-2004	04-04-3990A	
	AL	JEFFERSON COUNTY *	01073C0331E	26-APR-2004	04-04-4352A	
	AL	JEFFERSON COUNTY *	01073C0582E	10-JUN-2004	04-04-3532A	
	AL	JEFFERSON COUNTY *	01073C0334E	24-JUN-2004	04-04-027P	
	AL	LANETT, CITY OF	0100290010B	25-MAR-2004	04-04-2670A	
	AL	LANETT, CITY OF	0100290010B	07-JUN-2004	04-04-4266A	
	AL	LAUDERDALE COUNTY *	0103230180C	22-JAN-2004	04-04-2174A	
	AL	LAUDERDALE COUNTY *	0103230180C	08-MAR-2004	04-04-1872A	
	AL	LEE COUNTY *	0102500130C	29-JAN-2004	04-04-1714A	
	AL	LEE COUNTY *	0102500130C	18-MAR-2004	04-04-3462A	
	AL	LEE COUNTY *	0102500140C	21-JUN-2004	04-04-6342A	
	AL	LIMESTONE COUNTY *	0103070075B	05-FEB-2004	04-04-2686A	ļ
	AL	LIMESTONE COUNTY *	0103070150B	22-MAR-2004	04-04-3354A	
	AL	MADISON COUNTY *	01089C0211D	10-MAY-2004	04-04-4906A	
	AL	MADISON, CITY OF	01089C0285D	03-JUN-2004	04-04-1878A	
	AL	MARENGO COUNTY *	0101560150B	25-JUN-2004	04-04-3986A	
	AL	MARSHALL COUNTY *	0101300130B	06-MAY-2004	04-04-4540A	
	AL	MOBILE COUNTY*	01097C0788J	27-FEB-2004	03-04-467P	
	AL	MOBILE COUNTY*	01097C0507J	13-MAY-2004	04-04-5268A	
	AL	MOBILE COUNTY*	01097C0536J	17-MAY-2004	04-04-3224A	
	AL	MOBILE, CITY OF	01097C0677J	29-JAN-2004	04-04-1566A	
	AL	MONTGOMERY COUNTY *	01101C0375G	23-APR-2004	04-04-3896A	
	AL	MONTGOMERY COUNTY *	01101C0090G	06-MAY-2004	04-04-4412A	
	AL	MONTGOMERY, CITY OF	01101C0064G	02-JAN-2004	04-04-1640A	
	AL	MONTGOMERY, CITY OF	01101C0068G	02-JAN-2004	04-04-1650A	
	AL	MONTGOMERY, CITY OF	01101C0068G	15-JAN-2004	04-04-1138A	
	AL	MONTGOMERY, CITY OF	01101C0068G	22-JAN-2004	04-04-2236A	
	AL	MONTGOMERY, CITY OF	01101C0044G	29-JAN-2004	04-04-2356A	
	AL	MONTGOMERY, CITY OF	01101C0166G	29-JAN-2004	04-04-1954A	
	AL	MONTGOMERY, CITY OF	01101C0064G	05-FEB-2004	04-04-2678A	
	AL	MONTGOMERY, CITY OF	01101C0064G	26-FEB-2004	04-04-2680A	
	AL	MONTGOMERY, CITY OF	01101C0070G	26-FEB-2004	04-04-2980A	
	AL	MONTGOMERY, CITY OF	01101C0064G	11-MAR-2004	04-04-3148A	
	AL	MONTGOMERY, CITY OF	01101C0068G	18-MAR-2004	04-04-3654A	
	AL	MONTGOMERY, CITY OF	01101C0068G	18-MAR-2004	04-04-3604A	
	AL	MONTGOMERY, CITY OF	01101C0068G	25-MAR-2004	04-04-3894A	
	AL	MONTGOMERY, CITY OF		08-APR-2004	04-04-3754A	
	AL	MONTGOMERY, CITY OF		16-APR-2004		
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	AL	MONTGOMERY, CITY OF		23-APR-2004		
	AL	MONTGOMERY, CITY OF		06-MAY-2004		
	AL	MONTGOMERY, CITY OF				
			01101C0044G	10-MAY-2004		
	AL -	MONTGOMERY, CITY OF		10-MAY-2004		
	AL	MONTGOMERY CITY OF		10-MAY-2004		
	AL	MONTGOMERY, CITY OF	01101C0068G	10-MAY-2004	1	
	AL	MONTGOMERY, CITY OF		10-MAY-2004	1	
• • • • • • • • • • • • • • • • • • • •	AL	MONTGOMERY, CITY OF		20-MAY-2004		
	AL	MONTGOMERY, CITY OF		21-JUN-2004		
	AL	MORGAN COUNTY *		24-JUN-2004		
	AL	MUSCLE SHOALS, CITY OF		02-JAN-2004		
	AL	MUSCLE SHOALS, CITY OF		17-APR-2004	04-04-173P	
	AL	MUSCLE SHOALS, CITY OF	0100470005C	24-MAY-2004	04-04-6560A	
	AL	MUSCLE SHOALS, CITY OF		21-JUN-2004	04-04-6250A	
	AL	NORTHPORT, CITY OF		08-APR-2004		
	AL	NORTHPORT, CITY OF		03-MAY-2004		
1		NORTHPORT, CITY OF		10-MAY-2004		
	AL	ORANGE BEACH, CITY OF		18-MAR-2004		
1		OXFORD, CITY OF		08-MAR-2004	1	
		0711 011D1 011 1 01	01002000040	00-MAI 1-2004	07 07 2 130M	

Region	State	Community	Map panel	Determination date	Case No.	Туре
4	AL	PELL CITY, CITY OF	0101890010B	13-MAY-2004	04-04-5330A	C
4	AL	PIKE COUNTY*	010286 22A	26-FEB-2004	03-04-9944A	0
4	AL	PIKE COUNTY*	010286 22A	28-JUN-2004	04-04-6638A	0
4	AL	PIKE ROAD, TOWN OF	01101C0170G	23-APR-2004	04-04-3996A	0
4	AL	SARALAND, CITY OF	01097C0428J	22-JAN-2004	04-04-2284A	0
4	AL	SATSUMA, CITY OF	01097C0432J	10-JUN-2004	04-04-4202A	(
4	AL	SHELBY COUNTY*	0101910045B	05-FEB-2004	04-04-3026A	(
4	AL	SHELBY COUNTY*	0101910195B	26-FEB-2004	04-04-2836A	(
4	AL	SHELBY COUNTY*	0101910195B	08-APR-2004	04-04-4668A	
4	AL	SHELBY COUNTY*	0101910090B	29-APR-2004	04-04-4710A	(
4	AL	SHELBY COUNTY*	0101910175B	06-MAY-2004	04-04-3560A	
4	AL	SHELBY COUNTY*	0101910195B	06-MAY-2004	04-04-3560A	
4	AL	SHELBY COUNTY*	0101910175B	10-JUN-2004	04-04-5876A	(
4	AL	SHELBY COUNTY*	0101910195B	10-JUN-2004	04-04-4302A	(
4	AL	SHELBY COUNTY*	0101910150B	21-JUN-2004	04-04-6158A	
4	AL	TALLADEGA COUNTY *	0102970050B	08-MAR-2004	04-04-2982A	
4	AL	TALLADEGA COUNTY *	0102970200B	08-MAR-2004	04-04-2682A	
1		TALLADEGA COUNTY *	0102970125B	13-MAY-2004	04-04-4770A	
4	AL	TALLADEGA COUNTY *	0102970200B	25-JUN-2004	04-04-3458A	
4		TUSCALOOSA COUNTY *	01125C0675E	28-JUN-2004	04-04-6246A	
		TUSCALOOSA, CITY OF	01125C0515E	05-FEB-2004	04-04-02-0A	
1		TUSCALOOSA, CITY OF	01125C0700E	09-FEB-2004	04-04-3150A	
1		TUSCALOOSA, CITY OF	01125C0508E	05-APR-2004	04-04-3756A	
1		TUSCALOOSA, CITY OF	01125C0508E	30-JUN-2004	03-04-601P	
l		TUSCALOOSA, CITY OF	01125C0518E	30-JUN-2004	03-04-601P	
l		VESTAVIA HILLS, CITY OF	01073C0491E	26-FEB-2004	04-04-2120A	
·		VINCENT, TOWN OF	01073C0491E	23-APR-2004	04-04-2120A 04-04-4198A	
† 4						
4		WALKER COUNTY *	0103010055B	29-JAN-2004	04-04-2064A	
		WALKER COUNTY	0103010055B	05-FEB-2004	04-04-2436A	
1		WALKER COUNTY *	0103010145B	05-APR-2004	04-04-3348A	
1		WALKER COUNTY *	0103010055B	14-APR-2004	04-04-3870A	
ļ		WALKER COUNTY *	0103010035B	07-JUN-2004	04-04-4774A	
4		WILSONVILLE, TOWN OF	0104040001B	10-JUN-2004	04-04-4952A	
4		WINSTON COUNTY *	0103070009B	02-JAN-2004	04-04-0356A	
4		WINSTON COUNTY *	0103040005B	08-JAN-2004	04-04-1780A	
4		WINSTON COUNTY *	0103040009B	12-JAN-2004	04-04-1646A	
4		WINSTON COUNTY *	0103040005B	06-MAY-2004	04-04-4408A	
4		ALACHUA COUNTY*	1200010275A	06-MAY-2004	04-04-4518A	
4	. FL	ALACHUA COUNTY*	1200010259A	24-JUN-2004	04-04-6086A	
4	. FL	ALACHUA COUNTY*	1200010275A	24-JUN-2004	104-04-6086A	
4	. FL	ALTAMONTE SPRINGS, CITY OF	12117C0140E	02-JAN-2004	04-04-1502A	
4	. FL	ALTAMONTE SPRINGS, CITY OF	12117C0120E	22-JAN-2004	04-04-2074A	
4		ALTAMONTE SPRINGS, CITY OF	12117C0140E	18-MAR-2004		
4	. FL	ALTAMONTE SPRINGS, CITY OF	12117C0120E	06-MAY-2004		
4		ALTAMONTE SPRINGS, CITY OF	12117C0120E	10-JUN-2004		
4		ALTAMONTE SPRINGS, CITY OF	12117C0120E	24-JUN-2004		1
4		APOPKA, CITY OF	12095C0110E	02-JAN-2004		
4		APOPKA, CITY OF	12095C0110E	06-MAY-2004		
4			12095C0140E	03-JUN-2004		
4		APOPKA, CITY OFAUBURNDALE, CITY OF	12105C0355F	27-MAY-2004		
4		BAKER COUNTY *	1204190095B	29-MAR-2004		
		BARTOW, CITY OF	12105C0515F			
ļ				21-JUN-2004		
1		BAY COUNTY*	12005C0240G	05-FEB-2004		
1		BAY COUNTY*	12005C0316G	12-FEB-2004		
·		BAY COUNTY*	12005C0338G	12-FEB-2004		
1		BAY COUNTY*	12005C0241G	19-FEB-2004		
ļ		BAY COUNTY*	12005C0240G	18-MAR-2004		
4		BAY COUNTY*	12005C0241G	23-APR-2004		
·		BAY COUNTY*	12005C0317G	17-MAY-2004		
·		BAY COUNTY*	12005C0240G	20-MAY-2004		
٠	. FL	BAY COUNTY*	12005C0338G	03-JUN-2004	04-04-5774A	
ļ	. FL	BAY COUNTY*	12005C0338G	10-JUN-2004	04-04-3778A	
·	. FL	BOCA RATON, CITY OF	1201950007C	08-JAN-2004	04-04-1674A	
1		BOCA RATON, CITY OF	1201950002C	20-MAY-2004		
1		BOYNTON BEACH, CITY OF		15-JAN-2004		
4		BOYNTON BEACH, CITY OF	1201960004C	23-APR-2004		
† 4		BOYNTON BEACH, CITY OF		07-JUN-2004		
4		BRADEORD COUNTY *		03-MAY-2004		
4		BRADFORD COUNTY *	12007C0075D	12-FEB-2004		
4		BREVARD COUNTY *		02-JAN-2004	1	
4		BREVARD COUNTY *		12-JAN-2004		
4	FL		12009C0430E	12-JAN-2004	04-04-1800A	

Reg	gion .	State	Community	Map panel	Determination date	Case No.	Туре
04		FL	BREVARD COUNTY *	12009C0710E	` 15-JAN-2004	04-04-2288A	01
		FL	BREVARD COUNTY *	12009C0435E	22-JAN-2004	04-04-2364A	02
		FL	BREVARD COUNTY *	12009C0435E	22-JAN-2004	04-04-2382A	02
		FL	BREVARD COUNTY *	12009C0100E	05-FEB-2004	04-04-2452A	02
		FL	BREVARD COUNTY *	12009C0180E	05-FEB-2004	04-04-1920A	02
		FL	BREVARD COUNTY *	12009C0430E	09-FEB-2004	04-04-2992A	02
		FL	BREVARD COUNTY *	12009C0360E	11-MAR-2004	04-04-3178A	02
		FL	BREVARD COUNTY *	12009C0619E	18-MAR-2004 08-APR-2004	04-04-3704A	02
		FL	BREVARD COUNTY *	12009C0350E 12009C0370E	08-APR-2004	04-04-3098A 04-04-3904A	02
		FL	BREVARD COUNTY *	12009C0370E	15-APR-2004	04-04-3904A	01
		FL	BREVARD COUNTY *	12009C0365E	29-APR-2004	04-04-4122A	02
04		FL	BREVARD COUNTY *	12009C0435E	29-APR-2004	04-04-4114A	02
		FL	BREVARD COUNTY *	12009C0260E	06-MAY-2004	04-04-3502A	02
		FL	BREVARD COUNTY *	12009C0430E	10-MAY-2004	04-04-4226A	01
04		FL	BREVARD COUNTY *	12009C0386E	20-MAY-2004	04-04-4872A	02
		FL	BREVARD COUNTY *	12009C0430E	20-MAY-2004	04-04-4794A	02
		FL	BREVARD COUNTY *	12009C0430E	20-MAY-2004	04-04-4802A	02
		FL	BREVARD COUNTY *	12009C0435E	24-MAY-2004	04-04-4874A	01
		FL	BREVARD COUNTY *	12009C0430E	27-MAY-2004	04-04-5400A	01
		FL	BREVARD COUNTY *	12009C0435E	27-MAY-2004	04-04-4032A	01
		FL	BREVARD COUNTY *	12009C0441F	27-MAY-2004	04-04-5166A	01
		FL	BREVARD COUNTY *	12009C0541F	27-MAY-2004	04-04-5084A	02
		FL	BREVARD COUNTY *	12009C0190F	03-JUN-2004	04-04-5462A	01
		FL	BREVARD COUNTY *	12009C0270E	07-JUN-2004	04-04-6128A	02
		FL	BREVARD COUNTY *	12009C0105E	10-JUN-2004	04-04-5214A	02
		FL	BREVARD COUNTY *	12009C0115E	10-JUN-2004 10-JUN-2004	04-04-5214A	02
		FL FL	BREVARD COUNTY *	12009C0365E 12009C0435E	10-JUN-2004	04-04-6884A 04-04-5850A	02
		FL	BREVARD COUNTY *	12009C0435E	14-JUN-2004	04-04-6126A	02
		FL	BREVARD COUNTY *	12009C0461E	14-JUN-2004	04-04-5948A	02
			BREVARD COUNTY *	12009C0190F	17-JUN-2004	04-04-5950A	02
		FL	BREVARD COUNTY *	12009C0270E	21-JUN-2004	04-04-6034A	01
		FL	BREVARD COUNTY *	12009C0439E	24-JUN-2004	04-04-6172A	01
		FL	BREVARD COUNTY *		24-JUN-2004	04-04-6270A	01
		FL	BREVARD COUNTY *	12009C0441F	28-JUN-2004	04-04-6382A	01
04		FL.	BROWARD COUNTY*	12011C0280F	22-JAN-2004	04-04-1882A	02
04		FL	BROWARD COUNTY*	12011C0285F	15-MAR-2004	04-04-3226A	02
04		FL	BROWARD COUNTY*	12011C0195F	18-MAR-2004	04-04-3318A	02
		FL	BROWARD COUNTY*	12011C0285F	29-MAR-2004	04-04-4562A	02
04		FL	BROWARD COUNTY*	12011C0305F	08-APR-2004	04-04-4644A	02
		FL	BROWARD COUNTY*	12011C0190F	09-APR-2004	04-04-3668A	02
		FL	BROWARD COUNTY*	12011C0280F	16-APR-2004	04-04-4024A	02
		FL	BROWARD COUNTY*	12011C0285F	23-APR-2004	04-04-4076A	02
		FL	BROWARD COUNTY*	12011C0285F	23-APR-2004	04-04-4078A	02
		FL	BROWARD COUNTY*	12011C0120F	26-APR-2004	04-04-4310A	02
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		FL.	BROWARD COUNTY*	12011C0206F	06-MAY-2004	04-04-4552A 04-04-4724A	02
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		FL	BROWARD COUNTY*	12011C0190F	17-JUN-2004	04-04-5842A	02
		FL	BROWARD COUNTY*	12011C0285F	17-JUN-2004	04-04-6120A	02
		FL	BROWARD COUNTY*	12011C0190F	24-JUN-2004	04-04-6166A	02
		FL	BROWARD COUNTY*	12011C0120F	25-JUN-2004	04-04-6280A	02
		FL	BROWARD COUNTY*	12011C0285F	25-JUN-2004		02
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		FL	CALLAHAN, TOWN OF	1201710001B	20-MAY-2004		01
		FL	CAPE CORAL, CITY OF	1250950020C	02-JAN-2004	04-04-1036A	01
		FL	CAPE CORAL, CITY OF	1250950020C	02-JAN-2004	04-04-1088A	01
		FL	CAPE CORAL, CITY OF	1250950020C	02-JAN-2004		01
	*******	FL	CAPE CORAL, CITY OF	1250950030C	02-JAN-2004	04-04-1088A	01
		FL	CAPE CORAL, CITY OF		08-JAN-2004		01
		FL	CAPE CORAL, CITY OF	1250950030C	26-JAN-2004		01
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		FL	CAPE CORAL, CITY OF	1250950020C	29-JAN-2004		01
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4		CAPE CORAL, CITY OF	1250950020C 1250950020C 1250950020C 1250950020C 1250950030C 1250950030C 1250950035C 1250950030C	26-FEB-2004 26-FEB-2004 04-MAR-2004 11-MAR-2004 11-MAR-2004 11-MAR-2004	04-04-2764A 04-04-2876A 04-04-2878A 04-04-3478A 04-04-3478A 04-04-3552A	0 0 0 0 0
4	FL FL FL FL FL FL FL FL FL FL	CAPE CORAL, CITY OF	1250950020C 1250950020C 1250950020C 1250950030C 1250950030C 1250950035C 1250950030C	26-FEB-2004 04-MAR-2004 11-MAR-2004 11-MAR-2004 11-MAR-2004 11-MAR-2004	04-04-2876A 04-04-2878A 04-04-3478A 04-04-3478A 04-04-3552A	0 0 0
4	FL FL FL FL FL FL FL FL FL FL	CAPE CORAL, CITY OF	1250950020C 1250950020C 1250950030C 1250950030C 1250950035C 1250950030C	04-MAR-2004 11-MAR-2004 11-MAR-2004 11-MAR-2004 11-MAR-2004	04-04-2878A 04-04-3478A 04-04-3478A 04-04-3552A	0 0
4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	FL FL FL FL FL FL FL FL FL	CAPE CORAL, CITY OF	1250950020C 1250950030C 1250950030C 1250950035C 1250950030C	11-MAR-2004 11-MAR-2004 11-MAR-2004 11-MAR-2004	04-04-3478A 04-04-3478A 04-04-3552A	0
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4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	FL FL FL FL FL FL FL	CAPE CORAL, CITY OF	1250950035C 1250950030C	11-MAR-2004		
4 4 4 4 4 4 4 4 4 4 4 4	FL FL FL FL FL FL FL	CAPE CORAL, CITY OF	1250950030C			0
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4	FL	CAPE CORAL, CITY OF	1250950049C	26-APR-2004	04-04-3310A	
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4		CAPE CORAL, CITY OF	1250950020C	06-MAY-2004	04-04-4740A	
4		CAPE CORAL, CITY OF	1250950000C	10-MAY-2004	04-04-4740A	
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4	FL	CAPE CORAL, CITY OF	1250950020C	13-MAY-2004	04-04-5254A 04-04-4650A	
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14		CHARLOTTE COUNTY *	12015C0070F	08-JAN-2004	04-04-1732A	(
14		CHARLOTTE COUNTY *	12015C0040F	20-JAN-2004	04-04-1804A	(
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4		CHARLOTTE COUNTY *	12015C0070F	22-JAN-2004	04-04-1662A	
4		CHARLOTTE COUNTY *	12105C0194F	05-FEB-2004	04-04-2754A	(
4	FL	CHARLOTTE COUNTY *	12015C0063F	12-FEB-2004	04-04-2950A	(
4		CHARLOTTE COUNTY *	12105C0064F	08-MAR-2004	04-04-2616A	(
4		CHARLOTTE COUNTY *	12015C0070F	11-MAR-2004	04-04-3544A	(
4		CHARLOTTE COUNTY *	12015C0253F	30-MAR-2004	03-04-527P	(
4		CHARLOTTE COUNTY *	12015C0206F	20-MAY-2004	04-04-4018A	(
14		CITRUS COUNTY *	1200630300B	02-JAN-2004	04-04-1372A	(
4	FL	CITRUS COUNTY *	1200630260B	26-FEB-2004	04-04-1664A	(
4		CITRUS COUNTY *	1200630175B	28-JUN-2004	04-04-5420A	(
4		CLAY COUNTY *	1200640350D	22-JAN-2004	04-04-2300A	1
4		CLAY COUNTY *	1200640070D	29-JAN-2004	04-04-2544A	
4		CLAY COUNTY *	1200640155D	29-JAN-2004	04-04-2632A	
4		CLAY COUNTY *	1200640155D	26-FEB-2004	04-04-2370A	
4	FL	CLAY COUNTY *	1200640155D	- 01-MAR-2004	04-04-1524A	
4	FL	CLAY COUNTY *	1200640325D	04-MAR-2004	04-04-1514A	
4	FL	CLAY COUNTY *	1200640065D	15-MAR-2004	04-04-2610A	
4	FL	CLAY COUNTY *	1200640065D	18-MAR-2004	04-04-3666A	
4		CLAY COUNTY *	1200640065D	01-APR-2004	04-04-0552A	
4		CLAY COUNTY *	1200640045D	23-APR-2004	04-04-2720A	
4		CLAY COUNTY *	1200640065D	23-APR-2004	04-04-2720A	-
4		CLAY COUNTY *	1200640135D	17-MAY-2004	04-04-3796A	
4		CLAY COUNTY *	1200640135D	24-MAY-2004	04-04-5102A	
4		CLAY COUNTY *	1200640145D	17-JUN-2004	04-04-6652A	
4		CLAY COUNTY *	1200640155D	24-JUN-2004	04-04-0032A	
)4		CLEARWATER, CITY OF	12103C0106G			
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		CLEARWATER, CITY OF	12103C0106G	15-MAR-2004	04-04-3864A	
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)4		CLEARWATER, CITY OF	12103C0104G	15-APR-2004 20-MAY-2004	04-04-4576X 04-04-3770A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	FL	CLERMONT, CITY OF	12069C0545D	15-JAN-2004	04-04-1794A	02
04	FL	CLERMONT, CITY OF	12069C0565D	13-MAY-2004	04-04-4278A	02
04	FL	COCONUT CREEK, CITY OF	12011C0115F	08-JAN-2004	04-04-1892A	02
04	FL	COCONUT CREEK, CITY OF	12011C0115F	22-JAN-2004	04-04-1678A	. 02
04	FL	COCONUT CREEK, CITY OF	12011C0115F	26-FEB-2004	04-04-3564A	02
04		COCONUT CREEK, CITY OF	12011C0115F	07-JUN-2004	04-04-5608A	02
04	FL	COCONUT CREEK, CITY OF	12011C0115F	17-JUN-2004	04-04-5940A	02
04		COCONUT CREEK, CITY OF	12011C0115F	17-JUN-2004	04-04-5942A	02
04		COLLIER COUNTY *	1200670620D	29-JAN-2004	04-04-2626A	01
04	FL	COLLIER COUNTY *	1200670605E	17-FEB-2004	04-04-0936A	01
04	FL	COOPER CITY CITY OF	12011C0305F	29-JAN-2004	04-04-2126A	02
04		COOPER CITY, CITY OF	12011C0285F	03-MAY-2004	04-04-4418A	02
04	FL	CORAL SPRINGS, CITY OF	12011C0285F 12011C0095F	17-JUN-2004 22-JAN-2004	04-04-5908A 04-04-1668A	02
04		CORAL SPRINGS, CITY OF	12011C0095F	29-JAN-2004	04-04-1000A	02
04		CORAL SPRINGS, CITY OF	12011C0065F	29-JAN-2004 29-JAN-2004	04-04-1764A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	29-JAN-2004	04-04-1886A	02
04		CORAL SPRINGS, CITYOF	12011C0115F	02-FEB-2004	04-04-2130A	02
04		CORAL SPRINGS, CITY OF	12011C0095F	05-FEB-2004	04-04-2132A	02
04		CORAL SPRINGS, CITY OF	12011C0095F	05-FEB-2004	04-04-2438A	02
04	FL	CORAL SPRINGS, CITY OF	12011C0095F	12-FEB-2004	04-04-2378A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	12-FEB-2004	03-04-10852A	02
04		CORAL SPRINGS, CITY OF	12011C0095F	17-FEB-2004	04-04-2442A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	19-FEB-2004	04-04-2600A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	19-FEB-2004	04-04-2760A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	26-FEB-2004	04-04-0640A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	26-FEB-2004	04-04-0974A	02
04		CORAL SPRINGS, CITY OF	12011C0095F	11-MAR-2004	04-04-3228A	02
04	FL	CORAL SPRINGS, CITY OF	12011C0095F	11-MAR-2004	04-04-3312A	02
04	FL	CORAL SPRINGS, CITY OF	12011C0085F	15-MAR-2004	04-04-3146A	02
04	FL	CORAL SPRINGS, CITY OF	12011C0095F	09-APR-2004	04-04-3534A	02
04		CORAL SPRINGS, CITY OF	12011C0095F	06-MAY-2004	04-04-4722A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	20-MAY-2004	04-04-5064A	02
04		CORAL SPRINGS, CITY OF		20-MAY-2004	04-04-5148A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	01-JUN-2004	04-04-4726A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	01-JUN-2004	04-04-5312A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	01-JUN-2004	04-04-5326A	02
04		CORAL SPRINGS, CITY OF	12011C0095F	17-JUN-2004	04-04-5812A	. 02
04		CORAL SPRINGS, CITY OF	12011C0095F	17-JUN-2004	04-04-6068A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	24-JUN-2004	04-04-6210A	02
04		CORAL SPRINGS, CITY OF	12011C0115F	24-JUN-2004	04-04-6212A	02
04		CORAL SPRINGS, CITY OF	12011C0085F	25-JUN-2004	04-04-6290A	02
04		CORAL SPRINGS, CITY OF		25-JUN-2004	04-04-6352A	02
04		DANIA BEACH, CITY OF	12011C0308F	13-MAY-2004		02
04		DAVIE, CITY OF	12011C0302F	08-JAN-2004		02
04		DAVIE, CITY OF		22-JAN-2004		02
04		DAVIE, CITY OF	12011C0302F 12011C0302F	19-FEB-2004 25-MAR-2004		02
04		DAVIE, CITY OF		29-MAR-2004		02
04		DAVIE, CITY OF	12011C0303F			02
04		DAVIE, CITY OF	12011C0304F	05-APR-2004 16-APR-2004		02
04		DAVIE, CITY OF	12011C0195F	23-APR-2004		02
04		DAVIE, CITY OF	12011C0302F	23-APR-2004		02
04		DAVIE, CITY OF		23-APR-2004		02
04		DAVIE, CITY OF		26-APR-2004		02
04		DAVIE, CITY OF		29-APR-2004		02
04		DAVIE, CITY OF		01-JUN-2004		02
04		DAVIE, CITY OF		17-JUN-2004		02
04		DAVIE, CITY OF		17-JUN-2004		02
04		DAVIE, CITY OF		25-JUN-2004		02
04		DAVIE, CITY OF		25-JUN-2004		02
04		DEBARY, CITY OF		24-JUN-2004		02
04		DEERFIELD BEACH, CITY OF		02-JAN-2004		02
04		DEERFIELD BEACH, CITY OF		02-JAN-2004		02
04		DEERFIELD BEACH, CITY OF		29-JAN-2004		02
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04		DEERFIELD BEACH, CITY OF		04-MAR-2004		02
04	. FL	DEERFIELD BEACH, CITY OF		16-APR-2004		02
04		DEERFIELD BEACH, CITY OF		23-APR-2004		02
04		DEERFIELD BEACH, CITY OF		06-MAY-2004		02
04		DEERFIELD BEACH, CITY OF		20-MAY-2004		02
04		DEERFIELD BEACH, CITY OF		07-JUN-2004		02
	. FL	DELRAY BEACH, CITY OF		04-MAR-2004		02

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	FL	DELRAY BEACH, CITY OF	1251020002D	10-MAY-2004	04-04-4208A	02
04	FL	DELRAY BEACH, CITY OF	1251020005D	13-MAY-2004	03-04-11106A	02
04	FL	DELRAY BEACH, CITY OF	1251020001D	27-MAY-2004	04-04-5318A	02
04	FL	DELRAY BEACH, CITY OF	1251020005D	07-JUN-2004	04-04-5614A	02
04	FL	DELRAY BEACH, CITY OF	1251020001D	14-JUN-2004	04-04-5416A	02
04	FL	DELRAY BEACH, CITY OF	1251020001D	17-JUN-2004	04-04-5316A	02
04	FL	DELRAY BEACH, CITY OF	1251020001D	21-JUN-2004	04-04-6044A	02
04	FL FL	DELRAY BEACH, CITY OF	1251020001D 1251020001D	21-JUN-2004	04-04-6094A	02
04	FL	DELRAY BEACH, CITY OF DELRAY BEACH, CITY OF		24-JUN-2004 24-JUN-2004	04-04-6122A 04-04-6124A	02
04	FL	DELRAY BEACH, CITY OF	1251020001D	24-JUN-2004	04-04-6170A	02
04	FL	DELRAY BEACH, CITY OF	1251020001D	25-JUN-2004	04-04-6392A	02
04	FL	DELTONA, CITY OF	12127C0650G	14-APR-2004	04-04-2702A	02
04	FL	DESTIN, CITY OF	12091C0469H	24-JUN-2004	04-04-6316A	02
04	FL	DIXIE COUNTY *	1203360285B	15-JAN-2004	04-04-1082A	02
04	FL	DUNEDIN, CITY OF	12103C0067G	22-JAN-2004	04-04-1978A	02
04	FL	DUNEDIN, CITY OF	12103C0069G	22-JAN-2004	04-04-2186A	02
04		DUNEDIN, CITY OF	12103C0068G	26-FEB-2004	04-04-2240A	02
04		DUNEDIN, CITY OF	12103C0068G	05-APR-2004	04-04-3536A	02
04	FL	DUNEDIN, CITY OF	12103C0067G	08-APR-2004	04-04-3242A	02
04		DUNEDIN, CITY OF	12103C0069G	10-MAY-2004	04-04-2296A	01
04	FL FL	DUNEDIN, CITY OF	12103C0069G 12103C0069G	27-MAY-2004	04-04-4640A	02 02
04		DUNEDIN, CITY OF	12103C0069G	27-MAY-2004 03-JUN-2004	04-04-5348A 04-04-5576A	02
04	FL	DUNEDIN, CITY OF	12103C0009G	17-JUN-2004	04-04-5938A	02
04		ESCAMBIA COUNTY*	12033C0368F	02-JAN-2004	04-04-1366A	02
04		ESCAMBIA COUNTY*	12033C0370F	09-FEB-2004	04-04-0040A	02
04	FL	ESCAMBIA COUNTY*	12033C0368F	13-MAY-2004	04-04-4322A	02
04		EUSTIS, CITY OF	12069C0220D	04-MAR-2004	04-04-3182A	02
04		FORT LAUDERDALE, CITY OF	12011C0217F	02-JAN-2004	04-04-0992A	02
04	FL	FORT LAUDERDALE, CITY OF	12011C0218F	23-APR-2004	04-04-4978A	02
04		FORT LAUDERDALE, CITY OF	12011C0209F	06-MAY-2004	04-04-4980A	02
04		FRANKLIN COUNTY *	12037C0290E	08-APR-2004	04-04-4832A	02
04	FL	GAINESVILLE, CITY OF	1251070004B	02-JAN-2004	04-04-1374A	01
04		GAINESVILLE, CITY OF	1200010259A	03-MAY-2004	04-04-5414A	02
04		GAINESVILLE, CITY OF	1251070005C	06-MAY-2004	04-04-4516A	02
04		GAINESVILLE, CITY OF	1251070004B	20-MAY-2004	04-04-3234A	02
04		GAINESVILLE, CITY OF	1251070012B	14-JUN-2004	04-04-2712A	02
04		GAINESVILLE, CITY OF	1200010275A 1200010275A	21-JUN-2004 28-JUN-2004	04-04-6136A 04-04-6272A	02 02
04		GAINESVILLE, CITY OF	1200010275A	28-JUN-2004		02
04	FL	GLADES COUNTY *	1200950050B	20-MAY-2004	1	02
04		GROVELAND, CITY OF	12069C0530D	15-JAN-2004		02
04		GROVELAND, CITY OF	12069C0540D	15-JAN-2004		02
04		GULF COUNTY *	12045C0407E	15-MAR-2004		01
04		GULF COUNTY *	12045C0407E	13-MAY-2004		02
04	FL	GULF COUNTY *	12045C0407E	17-MAY-2004	04-04-2894A	02
04	FL	GULF COUNTY *	12045C0409E	27-MAY-2004	04-04-5282A	02
04		GULF COUNTY *	12045C0407E	10-JUN-2004	04-04-4582A	02
04		GULF COUNTY *	12045C0437E	10-JUN-2004		02
04		GULF COUNTY *	12045C0407E	24-JUN-2004		02
04		HERNANDO COUNTY *	1201100175B	08-JAN-2004		01
04		HERNANDO COUNTY *		08-JAN-2004		01
04		HERNANDO COUNTY *	1201100150B	05-FEB-2004		02
04		HERNANDO COUNTY *		12-FEB-2004		02
04		HERNANDO COUNTY *		17-FEB-2004 17-FEB-2004		02
04		HERNANDO COUNTY *		05-APR-2004		- 02
04		HIGHLANDS COUNTY *	1201100375B	03-JUN-2004		02
04		HILLSBOROUGH COUNTY*		22-JAN-2004		01
04		HILLSBOROUGH COUNTY*		22-JAN-2004		01
04		HILLSBOROUGH COUNTY*		22-JAN-2004		01
04		HILLSBOROUGH COUNTY*		05-FEB-2004		01
04		HILLSBOROUGH COUNTY*		05-FEB-2004		01
04		HILLSBOROUGH COUNTY*		05-FEB-2004		01
04		HILLSBOROUGH COUNTY*		26-FEB-2004		01
04	1	HILLSBOROUGH COUNTY*	1201120520C	22-MAR-2004	04-04-3628A	02
04	FL	HILLSBOROUGH COUNTY*	1201120180F	25-MAR-2004	04-04-2504A	01
04		HILLSBOROUGH COUNTY*		05-APR-2004		05
04		HILLSBOROUGH COUNTY*		05-APR-2004		05
04		HILLSBOROUGH COUNTY*		05-APR-2004		05
04		HILLSBOROUGH COUNTY*		08-APR-2004		02
04	FL	HILLSBOROUGH COUNTY*	1201120331C	15-APR-2004	04-04-4010A	02

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14	FL	HILLSBOROUGH COUNTY*	1201120065D	23-APR-2004	04-04-4600A	0
4	FL	HILLSBOROUGH COUNTY*	1201120204D	29-APR-2004	04-04-4428A	0
4		HILLSBOROUGH COUNTY*	1201120065D	17-MAY-2004	04-04-5160A	0
4	FL	HILLSBOROUGH COUNTY*	1201120260C	17-MAY-2004	04-04-4224A	0
4	FL	HILLSBOROUGH COUNTY*	1201120520C	17-MAY-2004	04-04-1694A	0
4	FL	HILLSBOROUGH COUNTY*	1201120070E	20-MAY-2004	04-04-3566A	0
4	FL	HILLSBOROUGH COUNTY*	1201120386E	20-MAY-2004	04-04-4120A	0
4	FL	HILLSBOROUGH COUNTY*	1201120180F	03-JUN-2004	04-04-5480A	0
4	FL '	HILLSBOROUGH COUNTY*	1201120502B	03-JUN-2004	04-04-4792A	0
4	FL	HILLSBOROUGH COUNTY*	1201120045D	07-JUN-2004	04-04-5618A	0
4	FL	HILLSBOROUGH COUNTY*	1201120205D	10-JUN-2004	04-04-5694A	0
4	FL	HILLSBOROUGH COUNTY*	1201120385E	10-JUN-2004	04-04-5760A	0
4	FL	HILLSBOROUGH COUNTY*	1201120450B	10-JUN-2004	04-04-4974A	0
4	FL	HILLSBOROUGH COUNTY*	1201120510C	14-JUN-2004	04-04-3486A	0
4	FL	HILLSBOROUGH COUNTY*	1201120185F	17-JUN-2004	04-04-5782A	0
4	FL	HILLSBOROUGH COUNTY*	1201120065D	21-JUN-2004	04-04-6074A	0
1	FL	HOLLYWOOD, CITY OF	12011C0309F	29-JAN-2004	04-04-0390A	0
1	FL	HOLLYWOOD, CITY OF	12011C0308F	26-FEB-2004	04-04-0938A	0
1	FL	HOLLYWOOD, CITY OF	12011C0304F	08-MAR-2004	04-04-3874A	0
4		HOLLYWOOD, CITY OF	12011C0309F	25-MAR-2004	04-04-2456A	0
		HOLLYWOOD, CITY OF	12011C0304F	24-JUN-2004	04-04-6206A	0
		HOLLYWOOD, CITY OF	12011C0312F	25-JUN-2004	04-04-6286A	0
		HOLLYWOOD, CITY OF	12011C0312F	25-JUN-2004	04-04-6400A	
1		HOMESTEAD, CITY OF	12025C0365J	26-JAN-2004	04-04-1990A	
		HOMESTEAD, CITY OF	12025C0365J	19-FEB-2004	04-04-3116A	
1		HOMESTEAD, CITY OF	12025C0365J	11-MAR-2004	04-04-3118A	
1		HOMESTEAD, CITY OF	12025C0365J	15-MAR-2004	04-04-3116A	
1						1
		HOMESTEAD, CITY OF	12025C0365J	16-APR-2004	04-04-2468A	
		HOMESTEAD, CITY OF	12025C0365J	03-MAY-2004	04-04-3730A	
		HOMESTEAD, CITY OF	12025C0365J	03-MAY-2004	04-04-3732A	
		HOMESTEAD, CITY OF	12025C0365J	20-MAY-2004	04-04-5036A	
		HOMESTEAD, CITY OF	12025C0365J	27-MAY-2004	04-04-5034A	
1		HOMESTEAD, CITY OF	12025C0365J	01-JUN-2004	04-04-5352A	1
1		HOMESTEAD, CITY OF	12025C0365J	07-JUN-2004	04-04-5626A	(
4		HOMESTEAD, CITY OF	12025C0365J	10-JUN-2004	04-04-5780A	(
4		HOMESTEAD, CITY OF	12025C0365J	24-JUN-2004	04-04-5864A	(
4	FL	HOMESTEAD, CITY OF	12025C0365J	24-JUN-2004	04-04-6150A	(
4	FL	HOMESTEAD, CITY OF	12025C0455J	24-JUN-2004	04-04-5864A	(
4	FL	HOMESTEAD, CITY OF	12025C0365J	25-JUN-2004	04-04-6322A	(
4	FL	JACKSONVILLE, CITY OF	1200770218E	02-JAN-2004	04-04-1364A	
4		JACKSONVILLE, CITY OF	1200770065E	04-MAR-2004	04-04-0288A	
4		JACKSONVILLE, CITY OF	1200770131E	18-MAR-2004	04-04-3140A	
1		JACKSONVILLE, CITY OF	1200770217E	14-APR-2004	04-04-2384A	
		JACKSONVILLE, CITY OF	1200770209E	13-MAY-2004	04-04-4502A	
4	FL	JACKSONVILLE, CITY OF	1200770163E	17-MAY-2004	04-04-4784A	
4		JACKSONVILLE, CITY OF	1200770164E	17-MAY-2004	04-04-4784A	
1		JACKSONVILLE, CITY OF	1200770150E	27-MAY-2004	04-04-5488A	
i		JACKSONVILLE, CITY OF	1200770130E	27-MAY-2004	04-04-3466A	
·				03-JUN-2004		1
		JACKSONVILLE, CITY OF	1200770157E			
	1	JACKSONVILLE, CITY OF	1200770141E	07-JUN-2004		
		JACKSONVILLE, CITY OF	1200770061E	14-JUN-2004		
		JACKSONVILLE, CITY OF	1200770065E	14-JUN-2004		
1		JUPITER, TOWN OF	1201920108B	18-MAR-2004	04-64-2492A	
1		JUPITER, TOWN OF	1201190002D	28-JUN-2004		
		KEY BISCAYNE, VILLAGE OF	12025C0281J	12-FEB-2004		
		KISSIMMEE, CITY OF		02-FEB-2004		
		KISSIMMEE, CITY OF	12097C0067F	12-FEB-2004	04-04-2866A	
		KISSIMMEE, CITY OF	12097C0060F	26-FEB-2004	04-04-1342A	
	. FL	KISSIMMEE, CITY OF	12097C0065F	15-APR-2004	04-04-2638A	
		KISSIMMEE, CITY OF	12097C0090F	· 13-MAY-2004	04-04-3408A	
	. FL	LADY LAKE, TOWN OF	12069C0155D	14-APR-2004		
		LAKE COUNTY *	12069C0334D	02-JAN-2004		
4		LAKE COUNTY *	12069C0455D	02-JAN-2004		
1		LAKE COUNTY *	12069C0470D	02-JAN-2004		
1		LAKE COUNTY *	12069C0220D	08-JAN-2004		
4		LAKE COUNTY *	12069C0725D	08-JAN-2004		
4		LAKE COUNTY *	12069C0545D	15-JAN-2004		
4		LAKE COUNTY *	12069C0435D	29-JAN-2004		
4		LAKE COUNTY *	12069C0455D	29-JAN-2004		
4		LAKE COUNTY *	12069C0480D	05-FEB-2004	04-04-2718A	
4		LAKE COUNTY *	12069C0435D	09-FEB-2004	04-04-2850A	
4	. FL	LAKE COUNTY *	12069C0155D	12-FEB-2004	04-04-3034A	
	. FL	LAKE COUNTY *		11-MAR-2004	04-04-3296A	

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04	FL	LAKE COUNTY *	12069C0570D	11-MAR-2004	04-04-3374A	02
04	FL	LAKE COUNTY *	12069C0366D	18-MAR-2004	04-04-3606A	02
04	FL	LAKE COUNTY *	12069C0455D	18-MAR-2004	04-04-2890A	02
04	FL	LAKE COUNTY *	12069C0334D	22-MAR-2004	04-04-1500A	02
04	FL	LAKE COUNTY *	12069C0545D	08-APR-2004	04-04-2634A	02
04	FL	LAKE COUNTY *	12069C0480D	14-APR-2004	04-04-3900A	02
04	FL	LAKE COUNTY *	12069C0235D	13-MAY-2004	04-04-3088A	02
04	FL	LAKE COUNTY *	12069C0195D	20-MAY-2004	04-04-4790A	02
04		LAKE COUNTY *	12069C0366D	20-MAY-2004	04-04-3906A	02
04	FL FL	LAKE COUNTY *	12069C0305D 12069C0308D	27-MAY-2004 27-MAY-2004	04-04-5066A 04-04-5066A	01
04		LAKE COUNTY *	12069C0306D 12069C0345D	01-JUN-2004	04-04-3066A 04-04-4676A	02
04	FL	LAKE COUNTY *	12069C0365D	01-JUN-2004	04-04-4022A	02
04		LAKE COUNTY *	12069C0445D	03-JUN-2004	04-04-4430A	02
04		LAKE COUNTY *	12069C0470D	10-JUN-2004	04-04-4028A	02
04		LAKE COUNTY *	12069C0625D	10-JUN-2004	04-04-5582A	02
04		LAKE COUNTY *	12069C0331D	14-JUN-2004	04-04-4136A	02
04		LAKE COUNTY *	12069C0435D	21-JUN-2004	04-04-5688A	02
04	FL	LAKE COUNTY *	12069C0331D	24-JUN-2004	04-04-6106A	02
04	FL	LAKE COUNTY *	12069C0332D	24-JUN-2004	04-04-5968A	02
04		LAKE COUNTY *	12069C0333D	24-JUN-2004	04-04-5902A	02
04		LAKE MARY, CITY OF	12117C0040E	15-JAN-2004	04-04-1736A	02
04		LAKELAND, CITY OF	12105C0293F	05-FEB-2004	04-04-1908A	01
04		LAKELAND, CITY OF	12105C0304F	20-MAY-2004	04-04-4826A	02
04		LARGO, CITY OF	12103C0114G	15-JAN-2004	04-04-1968A	02
04		LARGO, CITY OF	12103C0116G	20-JAN-2004	04-04-1730A	02
04		LARGO, CITY OF	12103C0117G	22-JAN-2004	03-04-10996A	01
04		LARGO, CITY OF	12103C0119G	22-JAN-2004	03-04-10996A	01
04		LARGO, CITY OF	12103C0117G	10-JUN-2004	04-04-2548A	02
04		LAUDERDALE BY THE SEA, CITY OF	12011C0209F	26-FEB-2004	04-04-0524A	02
04		LAUDERDALE LAKES, CITY OF	12011C0212F	08-JAN-2004	04-04-1390A 04-04-2124A	02
04		LAUDERDALE LAKES, CITY OF	12011C0212F 12011C0212F	29-JAN-2004		02
04		LAUDERDALE LAKES, CITY OF	12011C0212F	11-MAR-2004 19-FEB-2004	04-04-3376A 04-04-2538A	02
04		LAUDERHILL, CITY OF	12011C0204F	01-APR-2004	04-04-2538A 04-04-3782A	02
04		LEE COUNTY*	1251240250B	22-JAN-2004	04-04-1452A	02
04		LEE COUNTY*	1251240510D	22-MAR-2004	04-04-2862A	01
04		LEE COUNTY*	1251240075D	01-APR-2004	04-04-4228A	01
04		LEE COUNTY*	1251240325C	06-MAY-2004	04-04-4806A	01
04		LEE COUNTY*	1251240510D	03-JUN-2004	04-04-2654A	01
04		LEON COUNTY *	12073C0095D	03-JUN-2004	04-04-4788A	02
04		LEON COUNTY *	12073C0250D	14-JUN-2004	04-04-4284A	02
04		LEON COUNTY *	12073C0350D	25-JUN-2004	04-04-2448A	02
04		MANATEE COUNTY *	1201530194C	02-JAN-2004	04-04-1274A	. 02
04	FL	MANATEE COUNTY *	1201530184C	08-JAN-2004	04-04-0272A	01
04		MANATEE COUNTY *	1201530353C	13-MAY-2004	04-04-3612A	01
04	FL	MANATEE COUNTY *	1201530329C	24-JUN-2004	04-04-6004A	02
04	FL	MANATEE COUNTY *	1201530365C	30-JUN-2004	04-04-7198A	01
04	FL	MARGATE, CITY OF	12011C0115F	02-JAN-2004	04-04-1154A	02
04	FL	MARGATE, CITY OF	12011C0115F	11-MAR-2004	04-04-2844A	02
04		MARGATE, CITY OF	12011C0115F	24-JUN-2004	04-04-6204A	02
04		MARGATE, CITY OF	12011C0115F	25-JUN-2004		02
04		MARGATE, CITY OF	12011C0115F	25-JUN-2004		02
04		MARION COUNTY *	1201600700B	11-MAR-2004		02
04		MARION COUNTY *	1201600650B	05-APR-2004		01
04		MARION COUNTY *	1201600300B	14-APR-2004		02
04		MARION COUNTY *	1201600715B	14-JUN-2004		02
04		MARION COUNTY *	1201600300B	25-JUN-2004		02
04		MARTIN COUNTY *	12085C0146F	08-JAN-2004		02
04		MARTIN COUNTY *	12085C0132F	20-JAN-2004		02
04		MARTIN COUNTY *	1201610164C	05-FEB-2004		02
04		MARTIN COUNTY *	12085C0151F	12-APR-2004		02
04		MARTIN COUNTY *	12085C0310F	10-MAY-2004		02
04		MARTIN COUNTY *MARTIN COUNTY *	12085C0310E	24-MAY-2004 01-JUN-2004		01
04		MELBOURNE, CITY OF	12085C0134F	06-MAY-2004		01
04		MEXICO BEACH, CITY OF	12009C0442F 12005C0509G	20-MAY-2004		02
04		MIAMI DADE COUNTY*	12025C0255J	15-JAN-2004		02
04		MIAMI DADE COUNTY*	12025C0255J	20-JAN-2004		02
04		MIAMI DADE COUNTY*	12025C01603	05-FEB-2004		02
04		MIAMI DADE COUNTY*	12025C02803	19-FEB-2004		02
04		MIAMI DADE COUNTY*	12025C0267J	19-FEB-2004		02
UT	FL	MIAMI DADE COUNTY*			04-04-3498A	02

Region	State	Community	Map panel	Determination date	Case No.	Тур
4	FL	MIAMI DADE COUNTY*	12025C0260J	05-APR-2004	04-04-3484A	
4	FL	MIAMI DADE COUNTY*	12025C0083J	14-APR-2004	04-04-3856A	
4	FL	MIAMI DADE COUNTY*	12025C0265J	14-APR-2004	04-04-3838A	
4	FL	MIAMI DADE COUNTY*	12025C0091J	15-APR-2004	04-04-4070A	
1	FL	MIAMI DADE COUNTY*	12025C0266J	15-APR-2004	04-04-2954A	
1	FL	MIAMI DADE COUNTY*	12025C0090J	29-APR-2004	04-04-3372A	
1	FL	MIAMI DADE COUNTY*	12025C0276J	29-APR-2004	04-04-4006A	
	FL	MIAMI DADE COUNTY*	12025C0357J	27-MAY-2004	04-04-4966A	
	FL	MIAMI DADE COUNTY*	12025C0358K	27-MAY-2004	04-04-5314A	
	FL	MIAMI DADE COUNTY*	12025C0080J	07-JUN-2004	04-04-5606A	
	FL	MIAMI DADE COUNTY*	12025C0170J	07-JUN-2004	04-04-5464A	
	FL	MIAMI DADE COUNTY*	12025C0358K	14-JUN-2004	04-04-6572A	
	FL	MIAMI DADE COUNTY*	12025C0260J	24-JUN-2004	04-04-5972A	
	FL	MIAMI SPRINGS, CITY OF	12025C0160J	26-JAN-2004	04-04-2070A	
	FL	MIAMI, CITY OF	12025C0191J	27-FEB-2004	04-04-081P	
	FL	MIRAMAR, CITY OF	12011C0315F	29-JAN-2004	04-04-2148A	
	FL	MIRAMAR, CITY OF	12011C0315F	05-FEB-2004	04-04-2986A	
	FL	MIRAMAR, CITY OF	12011C0290F	26-FEB-2004	04-04-3488X	
	FL	MIRAMAR, CITY OF	12011C0295F	26-FEB-2004	04-04-3488X	
	FL	MIRAMAR, CITY OF	12011C0312F	26-FEB-2004	04-04-3620A	
	FL	MIRAMAR, CITY OF	12011C0295F	03-MAY-2004	04-04-4306A	
	FL	MIRAMAR, CITY OF	12011C0315F	06-MAY-2004	04-04-3872A	
	FL	MIRAMAR, CITY OF	12011C0315F	01-JUN-2004	04-04-5218A	
	FL	MIRAMAR, CITY OF	12011C0290F	17-JUN-2004	04-04-5906A	
	FL	MIRAMAR, CITY OF	12011C0295F	17-JUN-2004	04-04-5906A	
	FL	MONROE COUNTY*	12087C0994H	02-JAN-2004	04-04-1536A	
	FL	MONROE COUNTY*	12087C1004G	06-MAY-2004	04-04-4218A	
		MONROE COUNTY*	12087C0843G	07-JUN-2004	04-04-5622A	
	FL	MT. DORA, CITY OF	12069C0359D	11-MAR-2004	04-04-3380A	
		MT. DORA, CITY OF	12069C0359D	24-JUN-2004	04-04-5862A	
		NASSAU COUNTY*	1201700475C	12-JAN-2004	04-04-1004A	
	FL	NASSAU COUNTY*		20-MAY-2004	04-04-1004A	
			1201700325C			
		NASSAU COUNTY*	1201710001B	20-MAY-2004	04-04-4232AD	
		NASSAU COUNTY*	1201700325C	21-JUN-2004	04-04-6996A	
	FL	NEW PORT RICHEY, CITY OF	1202320003D	07-JUN-2004	04-04-5538A	
		NORTH PALM BEACH, VILLAGE OF	1201920127B	01-MAR-2004	04-04-2440A	
	1	NORTH PALM BEACH, VILLAGE OF	1202170001D	01-MAR-2004	04-04-2440A	
	FL	NORTH PORT, CITY OF	1202790005B	30-JUN-2004	04-04-7276A	
	FL	OAKLAND PARK, CITY OF	12011C0208F	29-JAN-2004	04-04-2080A	
		OAKLAND PARK, CITY OF	12011C0209F	29-JAN-2004	04-04-2080A	
	FL	OAKLAND PARK, CITY OF	12011C0208F	26-APR-2004	04-04-4566A	
		OAKLAND PARK, CITY OF	12011C0204F	03-JUN-2004	04-04-5146A	
		OAKLAND PARK, CITY OF	12011C0208F	03-JUN-2004	04-04-5146A	
	FL	OKALOOSA COUNTY *	12091C0494H	15-JAN-2004	04-04-1916A	
	FL	OKALOOSA COUNTY *	12091C0390H	05-FEB-2004	04-04-1926A	
	FL	OKALOOSA COUNTY *	12091C0493H	12-FEB-2004	04-04-2994A	
	FL	OKALOOSA COUNTY *	12091C0494H	12-FEB-2004	04-04-2880A	
	FL	OKALOOSA COUNTY *	12091C0494H	12-FEB-2004	04-04-3092A	
	FL	OKALOOSA COUNTY *	12091C0493H	04-MAR-2004	04-04-3184A	
		OKALOOSA COUNTY *		04-MAR-2004		
		OKALOOSA COUNTY *	12091C0493H	01-APR-2004		
	. –	OKALOOSA COUNTY *	12091C0489H	29-APR-2004		
		OKALOOSA COUNTY *	12091C0494H	29-APR-2004		
		OKALOOSA COUNTY *	12091C0255H	13-MAY-2004		
		OKALOOSA COUNTY *		17-MAY-2004		
		OKALOOSA COUNTY *	12091C0493H	27-MAY-2004		
		OKALOOSA COUNTY *	12091C0494H	24-JUN-2004		
	1	OKALOOSA COUNTY *				
				25-JUN-2004		
	-	OKALOOSA COUNTY *		25-JUN-2004		
		OKEECHOBEE COUNTY *		17-MAY-2004		
		OLDSMAR, CITY OF		15-MAR-2004		
		OLDSMAR, CITY OF		20-MAY-2004		
		OLDSMAR, CITY OF		24-JUN-2004		
		ORANGE COUNTY *		02-JAN-2004		
		ORANGE COUNTY *		12-JAN-2004		
1		ORANGE COUNTY *		12-JAN-2004	04-04-0064A	
	. FL	ORANGE COUNTY *	12095C0295E	14-JAN-2004	04-04-0062A	
1		ORANGE COUNTY *		14-JAN-2004		
1		ORANGE COUNTY *		15-JAN-2004		
1		ORANGE COUNTY *		15-JAN-2004		
4		ORANGE COUNTY *		15-JAN-2004		
4		ORANGE COUNTY *		15-JAN-2004		
		TOTAL COUNTY OF THE CONTROL OF THE C	12095C0295E	LUTURINE CUU4		

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	FL	ORANGE COUNTY *	12095C0585E	15-JAN-2004	04-04-2020A	0
04	FL	ORANGE COUNTY *	12095C0405E	20-JAN-2004	04-04-2084A	0
04	FL	ORANGE COUNTY *	12095C0220E	22-JAN-2004	04-04-0884A	0
04	FL	ORANGE COUNTY *	12095C0220E	22-JAN-2004	04-04-0304A	0
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)4	FL	ORANGE COUNTY *	12095C0295E	29-JAN-2004	04-04-2230A	0
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		ORANGE COUNTY *	12095C0260E	08-APR-2004	04-04-3834A	C
4	FL	ORANGE COUNTY *	12095C0405E	08-APR-2004	04-04-3832A	(
4	FL	ORANGE COUNTY *	12095C0405E	15-APR-2004	04-04-4314A	(
4	FL	ORANGE COUNTY *	12095C0465E	15-APR-2004	04-04-4052A	(
4	FL	ORANGE COUNTY *	12095C0380E	. 29-APR-2004	04-04-3998A	(
4	FL	ORANGE COUNTY *	12095C0415E	05-MAY-2004	04-04-011P	
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14	FL	ORANGE COUNTY *	12095C0420E	05-MAY-2004	04-04-011P	
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4	FL	ORANGE COUNTY *	12095C0410E	06-MAY-2004	04-04-4426A	(
4	FL	ORANGE COUNTY *	12095C0280E	13-MAY-2004	04-04-4672A	(
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4	FL	ORANGE COUNTY *	12095C0295E	20-MAY-2004	04-04-4730A	
4	FL	ORANGE COUNTY *	12095C0410E	20-MAY-2004	04-04-4922A	
4	FL	ORANGE COUNTY *	12095C0420E	20-MAY-2004	04-04-4828A	80-1-81-4-
4	FL	ORANGE COUNTY *	12095C0435E	20-MAY-2004	04-04-4048A	
4	FL	ORANGE COUNTY *	12095C0295E	27-MAY-2004	04-04-5158A	
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)4	FL	ORANGE COUNTY *	12095C0465E	07-JUN-2004	04-04-5584A	
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)4		ORLANDO, CITY OF		27-MAY-2004		
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04		OSCEOLA COUNTY *	12097C0230F	02-JAN-2004	03-04-10376A	
04		OSCEOLA COUNTY *		26-JAN-2004		
		OSCEOLA COUNTY *		04-MAR-2004		
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04		OSCEOLA COUNTY *	12097C0115F	14-APR-2004		
04	FL	OSCEOLA COUNTY *	12097C0040F	07-MAY-2004	04-04-4432A	
04		OSCEOLA COUNTY *	12097C0030F	13-MAY-2004	04-04-4320A	
	FL	OSCEOLA COUNTY *		13-MAY-2004		

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	FL	OSCEOLA COUNTY *	12097C0225F	13-MAY-2004	04-04-4686A	02
04	FL	OSCEOLA COUNTY *	12097C0240F	13-MAY-2004	04-04-4684A	02
04	FL	OSCEOLA COUNTY *	12097C0257F	01-JUN-2004	04-04-4372A	01
)4	FL	OSCEOLA COUNTY *	12097C0080E	03-JUN-2004	04-04-5332A	02
)4	FL	OSCEOLA COUNTY *	12097C0080F	10-JUN-2004	04-04-5554A	02
04	FL	OSCEOLA COUNTY *	12097C0045E	24-JUN-2004	04-04-2758A	0
)4	FL	OSCEOLA COUNTY *	12097C0065F	24-JUN-2004	04-04-2910A	0
)4	FL	PALM BAY, CITY OF	12009C0585E	02-JAN-2004	04-04-1522A	0.
)4	FL	PALM BAY, CITY OF	12009C0585E	18-MAR-2004	04-04-3362A	02
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)4	FL	PALM BAY, CITY OF	12009C0585E	01-JUN-2004	04-04-3036A	02
)4	FL	PALM BEACH COUNTY *	1201920200A	08-JAN-2004	04-04-1388A	02
)4	FL	PALM BEACH COUNTY *	1201920190B	22-JAN-2004	04-04-1788A	02
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)4	FL	PALM BEACH COUNTY *	1201920200A	08-MAR-2004	04-04-2762A	02
04	FL	PALM BEACH COUNTY *	1201920175B	18-MAR-2004	04-04-2842A	02
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)4		PALM BEACH COUNTY *	1201920200A	01-APR-2004	04-04-2614A	0:
04	FL	PALM BEACH COUNTY *	1201920205B	01-APR-2004	04-04-3510A	0:
04		PALM BEACH COUNTY *	1201920200A	14-APR-2004	04-04-3854A	0:
04		PALM BEACH COUNTY *	1201920200A	29-APR-2004	04-04-3494A	0:
04	FL	PALM BEACH COUNTY *	1201920200A	20-MAY-2004	04-04-5062A	0
04		PALM BEACH COUNTY *	1201920205B	20-MAY-2004	04-04-4782A	. 0
04		PALM BEACH COUNTY *	1201920205B	20-MAY-2004	04-04-5150A	0:
04	FL	PALM BEACH COUNTY *	1201920200A	27-MAY-2004	04-04-3130A	0:
04		PALM BEACH COUNTY *	1201920200A	03-JUN-2004	04-04-4676A 04-04-5636A	0.
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04		PALM BEACH COUNTY *				0
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04		PALM BEACH COUNTY *	1201920200A	17-JUN-2004	04-04-5886A	0.
04		PALM BEACH COUNTY *	1201920205B	25-JUN-2004	04-04-6258A	0.
04		PALM BEACH COUNTY *	1201920200A	28-JUN-2004	04-04-5524A	0.
04		PALM BEACH GARDENS, CITY OF	1201920125B	29-APR-2004	04-04-2298A	0
04		PALM BEACH GARDENS, CITY OF	1201920125B	27-MAY-2004	04-04-4728A	0
04	FL	PANAMA CITY, CITY OF	12005C0341G	05-APR-2004	04-04-3062A	0
04		PANAMA CITY, CITY OF	12005C0331G	14-APR-2004	04-04-3766A	0
04		PANAMA CITY, CITY OF	12005C0337G	29-APR-2004	04-04-3038A	0
04		PANAMA CITY, CITY OF	12005C0335G	20-MAY-2004	04-04-3316A	0
04	FL	PARKER, CITY OF	12005C0363G	17-FEB-2004	03-04-9816A	0
04	FL	PARKLAND, CITY OF	12011C0085F	01-MAR-2004	04-04-079P	0
04	FL	PARKLAND, CITY OF	12011C0085F	01-APR-2004	04-04-4212A	0
04	FL	PARKLAND, CITY OF	12011C0105F	24-JUN-2004	04-04-6208A	0
04	FL	PASCO COUNTY *	1202300450E	02-JAN-2004	04-04-1696X	0
04	FL	PASCO COUNTY *	1202300460D	02-JAN-2004	03-04-9870A	0
04	FL	PASCO COUNTY *	1202300425E	08-JAN-2004	03-04-10946A	0
04	FL	PASCO COUNTY *	1202300354D	15-JAN-2004		0
04		PASCO COUNTY *	1202300360D	15-JAN-2004	04-04-1508A	0
04		PASCO COUNTY *	1202300425E	20-JAN-2004		0
04		PASCO COUNTY *	1202300360D	12-FEB-2004	04-04-2008A	0
04		PASCO COUNTY *	1202300354D	19-FEB-2004	04-04-2010A	0
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04		PASCO COUNTY *	1202300195D	08-MAR-2004		0
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04		PASCO COUNTY *	1202300410E	15-MAR-2004		- 0
04		PASCO COUNTY *	1202300189C	25-MAR-2004		
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04		PASCO COUNTY *	1202300195D	05-APR-2004		6
04	_	PASCO COUNTY *	1202300215D	05-APR-2004		
04		PASCO COUNTY *	1202300360D	05-APR-2004		
		PASCO COUNTY *		00 /11 11.2007	J T O T O TOLIN	

Region	State	Community	Map panel	Determination date	Case No.	Тур
4	FL	PASCO COUNTY *	1202300352C	08-APR-2004	04-04-3106A	
4	FL	PASCO COUNTY *	1202300353C	08-APR-2004	04-04-3108A	
4	FL	PASCO COUNTY *	1202300360D	08-APR-2004	04-04-3104A	
4	FL	PASCO COUNTY *	1202300195D	14-APR-2004	04-04-3702A	1.
1	FL	PASCO COUNTY *	1202300195D	15-APR-2004	04-04-2006A	
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1	FL	PASCO COUNTY *	1202300360D	03-MAY-2004	04-04-4716A	
	FL	PASCO COUNTY *	1202300410E	03-MAY-2004	04-04-6100A	
1	FL	PASCO COUNTY *	1202300250E	06-MAY-2004	04-04-5910A	
1	FL	PASCO COUNTY *	1202300360D	10-MAY-2004	04-04-4500A	
1	FL	PASCO COUNTY *	1202300360D	13-MAY-2004	04-04-4712A	
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1	FL	PASCO COUNTY *	1202300370D	13-MAY-2004	04-04-2624A	
ļ	FL	PASCO COUNTY *	1202300195D	17-MAY-2004	04-04-4714A	
1	FL	PASCO COUNTY *	1202300425E	17-MAY-2004	04-04-3394A	
l	FL	PASCO COUNTY *	1202300425E	17-MAY-2004	04-04-4920A	
	FL	PASCO COUNTY *	1202300430E	17-MAY-2004	04-04-4992A	
	FL	PASCO COUNTY *	1202300189C	20-MAY-2004	04-04-4918A	
	FL	PASCO COUNTY *	1202300400D	20-MAY-2004	04-04-4496A	
	FL	PASCO COUNTY *	1202300354D	24-MAY-2004	04-04-4498A	
	FL	PASCO COUNTY *	1202300370D	24-MAY-2004	04-04-5060A	
	FL	PASCO COUNTY *	1202300050C	27-MAY-2004	04-04-6174A	
	FL	PASCO COUNTY *	1202300425E	27-MAY-2004	04-04-4130A	
	FL	PASCO COUNTY *	1202300425D	03-JUN-2004	04-04-5482A	
	FL	PASCO COUNTY *	1202300354D	03-JUN-2004	04-04-5770A	
	FL	PASCO COUNTY *	1202300334D 1202300425E	03-JUN-2004	04-04-5468A	
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	FL	PASCO COUNTY *	1202300354D	07-JUN-2004		-
	FL	PASCO COUNTY *	1202300360D	07-JUN-2004	04-04-5522A	
	FL	PASCO COUNTY *	1202300400D	07-JUN-2004	04-04-5530A	
	FL	PASCO COUNTY *	1202300362D	10-JUN-2004	04-04-5778A	
	FL	PASCO COUNTY *	1202300354D	21-JUN-2004	04-04-6880A	
	FĿ	PASCO COUNTY *	1202300425E	24-JUN-2004	04-04-6222A	
	FL	PASCO COUNTY *	1202300360D	25-JUN-2004	04-04-6042A	
	FL	PEMBROKE PINES, CITY OF	12011C0315F	22-JAN-2004	04-04-1884A	
	FL	PEMBROKE PINES, CITY OF	12011C0295F	04-MAR-2004	04-04-2988A	
	FL	PEMBROKE PINES, CITY OF	12011C0295F	25-MAR-2004	04-04-3508A	
·	FL	PEMBROKE PINES, CITY OF	12011C0290F	05-APR-2004	04-04-2612A	
	FL	PEMBROKE PINES, CITY OF	12011C0315F	13-MAY-2004	04-04-4642A	
	FL	PEMBROKE PINES, CITY OF	12011C0295F	03-JUN-2004	04-04-5526A	
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	FL	PEMBROKE PINES, CITY OF	12011C0315F	17-JUN-2004	04-04-6070A	
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	FL	PEMBROKE PINES, CITY OF	12011C0315F	28-JUN-2004	04-04-6458A	
	FL	PINELLAS COUNTY *	12103C0059G	08-JAN-2004	04-04-1362A	
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	FL	PINELLAS COUNTY *	12103C0079G 12103C0057G	22-JAN-2004	04-04-1554A 04-04-1450A	
• • • • • • • • • • • • • • • • • • • •	FL	PINELLAS COUNTY *	12103C0077G	26-JAN-2004 19-FEB-2004	04-04-1520A	
	FL		12103C0179G		04-04-1796A	
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	FL	PINELLAS COUNTY *	12103C0069G	26-FEB-2004		
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	FL	PINELLAS COUNTY *	12103C0119G	08-MAR-2004	04-04-1656A	
	FL	PINELLAS COUNTY *	12103C0114G	11-MAR-2004	04-04-2690A	
	FL	PINELLAS COUNTY *	12103C0176G	11-MAR-2004	04-04-4034A	
	FL	PINELLAS COUNTY *	12103C0043G	15-MAR-2004	04-04-2290A	
	FL	PINELLAS COUNTY *	12103C0039G	18-MAR-2004	04-04-2772A	
	FL	PINELLAS COUNTY *	12103C0017G	29-MAR-2004		
	FL	PINELLAS COUNTY *	12103C0117G	29-MAR-2004	04-04-2076A	
	FL	PINELLAS COUNTY *	12103C0208G	29-MAR-2004	04-04-3360A	
	FL	PINELLAS COUNTY *	12103C0069G	08-APR-2004	04-04-2368A	
	FL	PINELLAS COUNTY *	12103C0119G	09-APR-2004		
	FL	PINELLAS COUNTY *	12103C0112G	14-APR-2004		
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4		PINELLAS COUNTY *	12103C0077G	29-APR-2004		
4			12103C0043G	10-MAY-2004	04-04-3608A	

Region	State	Community	Map panel	Determination date	Case No.	Тур
1	FL	PINELLAS COUNTY *	12103C0119G	17-MAY-2004	04-04-4916A	
1	FL	PINELLAS COUNTY *	12103C0076G	27-MAY-2004	04-04-5476A	
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	FL	PINELLAS COUNTY *	12103C0179G	27-MAY-2004	04-04-5096A	
	FL	PINELLAS COUNTY *	12103C0076G	01-JUN-2004	04-04-4914A	
	FL	PINELLAS COUNTY *	12103C0114G	03-JUN-2004	04-04-5560A	
	FL	PINELLAS COUNTY *	12103C0076G	07-JUN-2004	04-04-6000A	
	FL	PINELLAS COUNTY *	12103C0182G	17-JUN-2004	04-04-5406A	
	FL	PINELLAS COUNTY *	12103C0079G	24-JUN-2004	04-04-5996A	
	FL	PINELLAS COUNTY *	12103C0039G	28-JUN-2004	04-04-5756A	
	FL	PINELLAS PARK, CITY OF	12103C0206G	04-MAR-2004	04-04-2706A	
	FL	PINELLAS PARK, CITY OF	12103C0202G	08-APR-2004	04-04-3230A	
	FL	PINELLAS PARK, CITY OF		15-APR-2004	04-04-4822A	
	FL	PINELLAS PARK, CITY OF	12103C0204G	10-JUN-2004	04-04-5686A	
	FL	PLANTATION, CITY OF	12011C0214F	02-JAN-2004	04-04-0984A	
	FL	PLANTATION, CITY OF	12011C0215F	02-JAN-2004	04-04-0982A	
	FL	PLANTATION, CITY OF	12011C0215F	29-JAN-2004	04-04-2128A	
	FL	PLANTATION, CITY OF	1200540195F	19-FEB-2004	04-04-2532A	
	FL	PLANTATION, CITY OF	12011C0215F	19-FEB-2004	04-04-2358A	
	FL	PLANTATION, CITY OF	12011C0215F	26-FEB-2004	04-04-2848A	
	FL	PLANTATION, CITY OF	12011C0215F	01-APR-2004	04-04-2848A	
	FL	PLANTATION, CITY OF	12011C0215F	23-APR-2004	04-04-3628A 04-04-4272A	
	FL	PLANTATION, CITY OF				
	FL	PLANTATION, CITY OF	12011C0215F	26-APR-2004	04-04-4564A	*
	FL		12011C0215F	06-MAY-2004	04-04-4602A	
	FL	PLANTATION, CITY OF	12011C0215F	06-MAY-2004	04-04-4780A	
		PLANTATION, CITY OF	12011C0215F	13-MAY-2004	04-04-5410A	
	FL	PLANTATION, CITY OF	12011C0214F	20-MAY-2004	04-04-4514A	
	FL	PLANTATION, CITY OF	12011C0215F	20-MAY-2004	04-04-4512A	
	FL	PLANTATION, CITY OF	12011C0215F	10-JUN-2004	04-04-5680A	
	FL	PLANTATION, CITY OF	12011C0195F	17-JUN-2004	04-04-5890A	
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	FL	PLANTATION, CITY OF	12011C0214F	25-JUN-2004	04-04-6394A	
	FL	PLANTATION, CITY OF	12011C0215F	25-JUN-2004	04-04-6396A	
	FL	POLK COUNTY*	12105C0425F	02-JAN-2004	04-04-1258A	
	FL	POLK COUNTY*	12105C0570F	02-JAN-2004	04-04-0630A	
	FL	POLK COUNTY*	12105C0310F	08-JAN-2004	04-04-0664A	
	FL	POLK COUNTY*	12105C0425F	08-JAN-2004	03-04-9806A	
	FL	POLK COUNTY*	12105C0480F	08-JAN-2004	04-04-0634A	
	FL	POLK COUNTY*	12105C0460F	12-JAN-2004	04-04-1812A	
	FL	POLK COUNTY*	12105C0480F	12-JAN-2004	04-04-0800A	
	FL	POLK COUNTY*	12105C0480F	12-JAN-2004	04-04-1516A	
	FL	POLK COUNTY*	12105C0470F	15-JAN-2004	04-04-0934A	
	FL	POLK COUNTY*	12105C0145F	22-JAN-2004	04-04-1810A	
	FL	POLK COUNTY*	12105C0480F	22-JAN-2004	04-04-1888A	
	FL	POLK COUNTY*	12105C0190F	29-JAN-2004	04-04-2652A	
	FL	POLK COUNTY*	12105C0291F	29-JAN-2004	04-04-2622A	
	FL	POLK COUNTY*	12105C025TF	09-FEB-2004		
	FL	POLK COUNTY*	12105C0760F		04-04-1530A	
	FL			12-FEB-2004	04-04-2870A	
	FL	POLK COUNTY*	12105C0284F	17-FEB-2004	04-04-2450A	
	FL	POLK COUNTY*	12105C0310F	04-MAR-2004	03-04-10884A	
	FL	POLK COUNTY*	12105C0330F	04-MAR-2004		
	FL		12105C0510F	04-MAR-2004	04-04-3180A	
		POLK COUNTY*	12105C0163F	11-MAR-2004	04-04-0470A	
	FL	POLK COUNTY*	12105C0480F	15-MAR-2004		
	FL	POLK COUNTY*		25-MAR-2004		
	FL	POLK COUNTY*	12105C0510F	30-MAR-2004	04-04-109P	
	FL	POLK COUNTY*	12105C0175F	01-APR-2004		
	FL	POLK COUNTY*		08-APR-2004	04-04-3368A	
	FL	POLK COUNTY*	12105C0291F	29-APR-2004	04-04-4214A	
	FL	POLK COUNTY*	12105C0385F	13-MAY-2004	04-04-4680A	
	FL	POLK COUNTY*	12105C0425F	13-MAY-2004	04-04-4234A	
	FL	POLK COUNTY*	12105C0425F	13-MAY-2004	04-04-4596A	
	FL	POLK COUNTY*	12105C0425F	13-MAY-2004	04-04-4682A	
	FL	POLK COUNTY*		13-MAY-2004	04-04-4636A	
	FL	POLK COUNTY*	12105C0510F	17-MAY-2004	04-04-3540A	
	FL	POLK COUNTY*		26-MAY-2004		
	FL	POLK COUNTY*		27-MAY-2004		
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	FL			27-MAY-2004	04-04-4972A	
********	FL	POLK COUNTY*		27-MAY-2004		
		POLK COUNTY*		27-MAY-2004		
	FL	POLK COUNTY*	12105C0100F	07-JUN-2004		
	FL	POLK COUNTY*	12105C0320F	10-JUN-2004	04-04-4510A	

Region	State	Community	Map panel	Determination date	Case No.	Type ⁻
04	FL	POLK COUNTY*	12105C0460F	10-JUN-2004	04-04-5750A	02
04	FL	POLK COUNTY*	12105C0480F	10-JUN-2004	04-04-5762A	02
04	FL	POLK COUNTY*	12105C0302F	14-JUN-2004	04-04-5916A	02
04	FL	POLK COUNTY*	12105C0275F	17-JUN-2004	04-04-5860A	02
04	FL	POLK COUNTY*	12105C0275F	24-JUN-2004	04-04-5904A	01
04	FL	POLK COUNTY*	12105C0425F	24-JUN-2004	04-04-5904A	01
04	FL	POLK COUNTY*	12105C0480F	24-JUN-2004	04-04-5696A	02
04	FL	POLK COUNTY*	12105C0480F	24-JUN-2004	04-04-5758A	02
04	FL	POLK COUNTY*	12105C0480F	24-JUN-2004	04-04-6092A	02
04	FL	POLK COUNTY*	12105C0540F	24-JUN-2004	04-04-6032A	02
04	FL	POLK COUNTY*	12105C0755F	24-JUN-2004	04-04-6320A	02
04	FL	POLK COUNTY*	12105C0125F	25-JUN-2004	04-04-3570A	01
04	FL	POLK COUNTY*	12105C0250F	25-JUN-2004	04-04-3570A	01
04		PONCE INLET, TOWN OF	12127C0527G	01-MAR-2004	04-04-1734A	02
04		PORT ORANGE, CITY OF	12127C0528G	22-JAN-2004	04-04-2488A	02
04	FL	PORT ORANGE, CITY OF	12127C0368G	17-MAY-2004	04-04-4804A	01
04		PORT ORANGE, CITY OF	12127C0525G	03-JUN-2004	04-04-4994A	01
04		PORT ORANGE, CITY OF	12127C0508G	07-JUN-2004	04-04-5274A	01
04	FL	PORT ORANGE, CITY OF	12127C0516G	07-JUN-2004	04-04-5274A	01
04	FL	PORT ORANGE, CITY OF	12127C0516G	07-JUN-2004	04-04-5274A	01
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04	FL	PORT ORANGE, CITY OF	12127C0526G 12127C0508G	10-JUN-2004	04-04-5292A 04-04-6152A	
04				25-JUN-2004		01
		PUTNAM COUNTY *	1202720310B	29-JAN-2004	04-04-2016A	02
04	FL	PUTNAM COUNTY *	1202720175B	18-MAR-2004	04-04-2184A	02
04	FL	PUTNAM COUNTY *	1202720320B	29-APR-2004	04-04-4004A	02
04		PUTNAM COUNTY *	1202720330B	20-MAY-2004	04-04-5402A	02
04	FL	SANFORD, CITY OF	12117C0045E	26-JAN-2004	04-04-2362A	17
04		SANTA ROSA COUNTY *	1202740360D	22-JAN-2004	04-04-1534A	02
04		SARASOTA COUNTY *	1251440039D	02-JAN-2004	04-04-1560A	02
04	FL	SARASOTA COUNTY *	1251440039D	02-JAN-2004	04-04-1562A	02
04	FL	SARASOTA COUNTY *	1251440342E	12-FEB-2004	04-04-1932A	02
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04	FL	SARASOTA COUNTY *	1251440162E	08-APR-2004	04-04-5278A	02
04	FL	SARASOTA COUNTY *	1251440341E	08-APR-2004	04-04-2704A	01
04	FL	SARASOTA COUNTY *	1251440151D	20-MAY-2004	04-04-4838A	02
04	FL	SABASOTA COUNTY *	1251440075D	27-MAY-2004	04-04-1084A	02
04	FL	SARASOTA, CITY OF	1251500010B	18-MAR-2004		02
04		SARASOTA, CITY OF	1251500009B	24-JUN-2004	04-04-194P	06
04	FL	SEBASTIAN, CITY OF	12061C0078E	14-APR-2004		0
04		SEMINOLE COUNTY*	12117C0030E	08-JAN-2004		02
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04	FL	SEMINOLE COUNTY*	12117C0136E	04-MAR-2004		02
04		SEMINOLE COUNTY*	12117C0143E	01-APR-2004	1	02
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04	FL	SEMINOLE COUNTY*	12117C0145E 12117C0160E	14-APR-2004	04-04-3786A	02
		SEMINOLE COUNTY*		15-APR-2004		
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04	FL	SOUTH MIAMI, CITY OF	12025C0276J	25-JUN-2004	04-04-5994A	0:
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04		ST, CLOUD, CITY OF		07-JUN-2004		0
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	_	ST. JOHNS COUNTY *		06-MAY-2004		

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	FL	ST. JOHNS COUNTY *	12109C0152G	06-MAY-2004	04-04-4126A	
4	FL	ST. JOHNS COUNTY *	12109C0170G	06-MAY-2004	04-04-1816A	
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4	FL	ST. JOHNS COUNTY *	12109C0159G	10-MAY-2004	04-04-3572A	
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1	FL	ST. JOHNS COUNTY *	12109C0152G	13-MAY-2004	04-04-4494A	
1	FL	ST. JOHNS COUNTY *	12109C0311G	20-MAY-2004	04-04-5168A	
1	FL	ST. JOHNS COUNTY *	12109C0132G	24-MAY-2004	04-04-5280A	
	FL	ST. JOHNS COUNTY *	12109C0170G	27-MAY-2004	04-04-5174A	
	FL	ST. JOHNS COUNTY *	12109C0195G	27-MAY-2004	04-04-5466A	
	FL	ST. JOHNS COUNTY *	12109C0350E	27-MAY-2004	04-04-2458A	
	FL	ST. JOHNS COUNTY *	12109C0170G	01-JUN-2004	04-04-5320A	
	FL	ST. JOHNS COUNTY *	12109C0170G	03-JUN-2004	04-04-1548A	
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	FL	ST. JOHNS COUNTY *	12109C0195G	10-JUN-2004	04-04-5170A	
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	FL	ST. JOHNS COUNTY *	12109C0501G	25-JUN-2004	04-04-4796A	
	FL	ST. JOHNS COUNTY *	12109C0276G	28-JUN-2004	04-04-6346A	
	FL	ST. LUCIE COUNTY *	12111C0186F	19-FEB-2004	04-04-2390A	
	FL	ST. LUCIE COUNTY *	12111C0188F	19-FEB-2004	04-04-2390A	
	FL	ST. PETERSBURG, CITY OF	12103C0209G	15-JAN-2004	04-04-1328A	
	FL	ST. PETERSBURG, CITY OF	12103C0192G	12-FEB-2004	04-04-2182A	
	FL	ST. PETERSBURG, CITY OF	12103C0211G	26-FEB-2004	04-04-1406A	
	FL	ST. PETERSBURG, CITY OF	12103C0207G	04-MAR-2004	04-04-2360A	
	FL	ST. PETERSBURG, CITY OF	12103C0211G	04-MAR-2004	04-04-2142A	
	FL	ST. PETERSBURG, CITY OF	12103C0212G	25-MAR-2004	04-04-3096A	
	FL	ST, PETERSBURG, CITY OF	12103C0211G	08-APR-2004	04-04-2694A	
	FL	ST. PETERSBURG, CITY OF	12103C0282G	08-APR-2004	04-04-3174A	
	FL	ST. PETERSBURG, CITY OF	12103C0211G	10-MAY-2004	04-04-4572A	
	FL	ST. PETERSBURG, CITY OF	12103C0212G	24-MAY-2004	04-04-4868A	
	FL	ST. PETERSBURG, CITY OF	12103C0212G	10-JUN-2004	04-04-5674A	
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	FL		12103C0192G	28-JUN-2004	04-04-5534A	
	FL	SUMTER COUNTY *	1202960125B	15-JAN-2004	04-04-1924A	
		SUMTER COUNTY *	1202960075B	19-FEB-2004	03-04-10202A	
	FL	SUMTER COUNTY *	1202960075B	19-FEB-2004	04-04-1348A	
	FL	SUMTER COUNTY *	1202960100B	26-FEB-2004	04-04-1550A	
	FL	SUMTER COUNTY *	1202960200B	01-APR-2004	04-04-4422A	
	FL	SUMTER COUNTY *	1202960075B	06-MAY-2004	04-04-2896A	
	FL	SUMTER COUNTY *	1202960075B	17-MAY-2004	04-04-1938A	
	FL	SUMTER COUNTY *	1202960075B	24-MAY-2004	04-04-5734A	
	FL	SUMTER COUNTY *	1202960075B	24-MAY-2004	04-04-5736A	
	FL	SUMTER COUNTY *	1202960075B	24-MAY-2004	04-04-5740A	
	FL	SUMTER COUNTY *	1202960075B	24-MAY-2004	04-04-5764A	
	FL	SUMTER COUNTY *	1202960075B	24-MAY-2004	04-04-5800A	
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		SUMTER COUNTY *	1202960200B	10-JUN-2004		
		SUNRISE, CITY OF	12011C0195F	02-JAN-2004		
		SUNRISE, CITY OF	12011C0205F	02-JAN-2004		
		SUNRISE, CITY OF	12011C0195F	29-JAN-2004	04-04-1786A	
	FL	SUNRISE, CITY OF	12011C0205F	19-FEB-2004	04-04-2536A	
	FL	SUNRISE, CITY OF	12011C0195F	31-MAR-2004		
		SUNRISE, CITY OF	12011C0205F	21-JUN-2004		
		SUNRISE, CITY OF		25-JUN-2004		
		TALLAHASSEE, CITY OF	12073C0283D	08-JAN-2004		
1		TALLAHASSEE, CITY OF				
4			12073C0315D	12-FEB-2004		
		TAMARAC, CITY OF		02-JAN-2004		
4	t per l	TAMARAC, CITY OF	12011C0205F	08-JAN-2004	04-04-1346A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	FL	TAMARAC, CITY OF	12011C0205F	29-JAN-2004	04-04-1680A	0
	FL	TAMARAC, CITY OF	12011C0205F	12-APR-2004	04-04-4556A	0
	FL	TAMARAC, CITY OF	12011C0205F	06-MAY-2004	04-04-4554A	0
)4	FL	TAMARAC, CITY OF	12011C0185F	03-JUN-2004	04-04-5542A	0
	FL	TAMARAC, CITY OF	12011C0204F	10-JUN-2004	04-04-5678A	0
	FL	TAMARAC, CITY OF	12011C0205F	10-JUN-2004	04-04-5776A	0
	FL	TAMARAC, CITY OF	12011C0204F	17-JUN-2004	04-04-5884A	0
	FL	TAMARAC, CITY OF	12011C0204F	17-JUN-2004	04-04-5892A	- 0
	FL	TAMARAC, CITY OF	12011C0205F	17-JUN-2004	04-04-5882A	0
	FL	TAMARAC, CITY OF	12011C0205F	25-JUN-2004	04-04-6282A	0
	FL	TAMARAC, CITY OF	12011C0205F	25-JUN-2004	04-04-6288A	0
	FL	TAMARAC, CITY OF	12011C0205F	25-JUN-2004	04-04-6398A	0
	FL	TAMPA, CITY OF	1201120095C	25-MAR-2004	04-04-2304A	
	FL	TAMPA, CITY OF	1201120210E	21-JUN-2004	04-04-6046A	0
	FL	TARPON SPRINGS, CITY OF	12103C0036G	02-JAN-2004	04-04-0896A	
	FL	TARPON SPRINGS, CITY OF	12103C0038G	08-JAN-2004	04-04-1790A	
	FL	TARPON SPRINGS, CITY OF	12103C0019G	05-FEB-2004	04-04-1754A	
	FL	TARPON SPRINGS, CITY OF	12103C0016G	06-MAY-2004	04-04-3390A	
	FL	TARPON SPRINGS, CITY OF	12103C0019G	13-MAY-2004	04-04-2266A	
	FL	TARPON SPRINGS, CITY OF	12103C0019G	20-MAY-2004	04-04-4960A	1
	FL.	TARPON SPRINGS, CITY OF	12103C0019G	14-JUN-2004	04-04-5700A	
	FL	TARPON SPRINGS, CITY OF	12103C0038G	21-JUN-2004	04-04-6146A	
	FL	TAVARES, CITY OF	12069C0345D	13-MAY-2004	04-04-4580A	1
14	FL	TAVARES, CITY OF	12069C0343D	20-MAY-2004	04-04-4586A	
14	FL	TAVARES, CITY OF	12069C036TD	10-JUN-2004	04-04-4786A	
)4	FL	TEMPLE TERRACE, CITY OF	1201150005E	10-MAY-2004	04-04-4206A	
14	FL		12009C0185F	25-MAR-2004	04-04-3056A	
)4	FL	VALPARAISO, CITY OF			04-04-4824A	
04	FL	VOLUSIA COUNTY*	12091C0370H 12127C0508G	17-MAY-2004		
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)4	FL	VOLUSIA COUNTY*	12127C0389G	01-MAR-2004	04-04-1574A	
)4	FL	VOLUSIA COUNTY*	12127C0700G	18-MAR-2004	03-04-10690A	(
)4	FL .	VOLUSIA COUNTY*	12127C0350G	09-APR-2004	04-04-0662A	
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04	FL	VOLUSIA COUNTY*	12127C0211H	17-MAY-2004	04-04-4798A	
04	FL	VOLUSIA COUNTY*	12127C0213H	07-JUN-2004	04-04-5234A	
04	FL	WALTON COUNTY *	12131C0543F	08-MAR-2004	04-04-1666A	9
04	FL	WALTON COUNTY *	12131C0544F	08-MAR-2004	04-04-1666A	
04	FL	WALTON COUNTY *	12131C0701F	11-MAR-2004	04-04-3364A	
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04	FL	WALTON COUNTY *	12131C0543F	15-APR-2004	04-04-4370A	(
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)4	FL	WASHINGTON COUNTY *	12133C0200C	03-JUN-2004	04-04-5816A	
)4	FL	WELLINGTON, VILLAGE OF	1201920100B	02-APR-2004	03-04-0014A	
04	FL	WEST MELBOURNE, CITY OF	12009C0504E	04-MAR-2004	04-04-1682A	
)4	FL	WEST PALM BEACH, CITY OF	1202290020B	15-JAN-2004	04-04-1496A	
)4	FL	WEST PALM BEACH, CITY OF	1202290015B	11-MAR-2004	04-04-2838A	
)4	FL	WEST PALM BEACH, CITY OF	1201920150A	08-APR-2004	04-04-3480A	
)4	FL	WEST PALM BEACH, CITY OF	1202290015B	03-JUN-2004	04-04-5574A	
04	FL	WINTER HAVEN, CITY OF	12105C0535F	02-JAN-2004	04-04-0832A	
04	FL	WINTER HAVEN, CITY OF	12105C0345F	12-FEB-2004	04-04-2858A	
)4	FL	WINTER HAVEN, CITY OF	12105C0358F	27-MAY-2004	04-04-3862A	
04	FL	WINTER SPRINGS, CITY OF	12117C0155E	15-JAN-2004		
)4	FL	WINTER SPRINGS, CITY OF	12117C0165E	22-JAN-2004		
04	FL	WINTER SPRINGS, CITY OF	12117C0145E	09-FEB-2004		
)4	GA	ADEL, CITY OF	13075C0095B	26-FEB-2004		
)4	GA	ALPHARETTA, CITY OF	13121C0059E	05-FEB-2004		
)4	GA	ATHENS-CLARKE COUNTY	1300400010C	01-MAR-2004		
)4	GA	ATHENS-CLARKE COUNTY	1300400010C	27-MAY-2004		
)4	GA	ATLANTA, CITY OF	13121C0261F	26-JAN-2004		
)4	GA	ATLANTA, CITY OF	13121C0242E	09-FEB-2004		
	GA	ATLANTA, CITY OF	13121C0233E	04-MAR-2004	1	
)4	GA	ATLANTA, CITY OF	13121C0233E	18-MAR-2004		
04	GA	ATLANTA, CITY OF	13121C0233E	23-APR-2004		
04	GA	ATLANTA, CITY OF	13121C0233E	01-JUN-2004		
)4	GA	BALDWIN COUNTY*	1300050075B	22-JAN-2004		
04	GA	BALDWIN COUNTY*	1300050075B	10-MAY-2004		
04	GA	BARROW COUNTY*	1304970050A	15-JAN-2004		
04	GA	BARROW COUNTY*	1304970050A	18-MAR-2004	04-04-1478A	
04	GA	BARROW COUNTY*	1304970075A	25-MAR-2004	04-04-2966A	
04	GA	BARROW COUNTY*	1304970050A	15-APR-2004	04-04-5784X	
	GA	BARROW COUNTY*	1304970050A	27-MAY-2004	04-04-2056A	

		Community	Map panel	date	Case No.	Туре
	GA	BARTOW COUNTY *	13015C0079F	15-JAN-2004	03-04-10320A	(
	GA	BARTOW COUNTY *	13015C0078F	16-FEB-2004	04-04-1622A	(
	GA	BARTOW COUNTY *	13015C0079F	15-MAR-2004	04-04-3452A	(
	GA	BARTOW COUNTY *	13015C0070F	08-APR-2004	04-04-4524A	(
	GA	BARTOW COUNTY *	13015C0110F	29-APR-2004	04-04-4438A	(
	GA	BARTOW COUNTY *	13015C0095F	03-MAY-2004	04-04-4262A	(
	GA	BIBB COUNTY*	1300110041E	05-APR-2004	03-04-395P	. (
	GA	BRYAN COUNTY *	1300160305A	02-JAN-2004	04-04-0344A	(
	GA	BRYAN COUNTY *	1300160125A	08-JAN-2004	04-04-0950A	(
	GA	CARROLLTON, CITY OF	1302080001B	03-MAY-2004	04-04-4608A	(
	GA	CATOOSA COUNTY*	1300280025D	04-FEB-2004	03-04-433P	. (
	GA	CATOOSA COUNTY*	1300280025D	04-FEB-2004	03-04-433P	(
	GA	CATOOSA COUNTY*	1300280025D	10-MAY-2004	04-04-3598A	1
	GA	CATOOSA COUNTY*	1300280025D	27-MAY-2004	04-04-3596A	
	GA	CATOOSA COUNTY*	1300280075C	01-JUN-2004	04-04-5510A	
	GA	CHATHAM COUNTY*	1300300075C	23-FEB-2004	04-04-1864A	
	GA	CHATHAM COUNTY*	1300300080C	11-MAR-2004	04-04-3402A	1
	GA.	CHATHAM COUNTY*	1300300075C	18-MAR-2004	04-04-1966A	
	GA	CHATHAM COUNTY*	1300300025C	29-MAR-2004	04-04-3600A	
	GA	CHATHAM COUNTY*	1300300025C	08-APR-2004	04-04-4058A	
	GA	CHATHAM COUNTY*	1300300025C	28-JUN-2004	04-04-4060A	
	GA	CHEROKEE COUNTY*	13057C0175B	14-JUN-2004	04-04-4858A	
	GA	CLAYTON COUNTY*	1300410065B	.05-FEB-2004	04-04-2776A	
	GA	CLAYTON COUNTY*	1300410065B	16-FEB-2004	04-04-0282A	
	GA	CLAYTON COUNTY*	1300410060C	26-FEB-2004	04-04-0770A	1
	GA	CLAYTON COUNTY*	1300410065B	08-APR-2004	04-04-4054A	
	GA	CLAYTON COUNTY*	1300410060C	20-MAY-2004	04-04-6056A	
	GA	COBB COUNTY*	13067C0085F	02-JAN-2004	04-04-0408A	
	GA	COBB COUNTY*	13067C0035F	05-JAN-2004	04-04-0608A	1.
	GA	COBB COUNTY*	13067C0045F	05-JAN-2004	04-04-1180A	1
	GA	COBB COUNTY*	13067C0040F	08-JAN-2004	03-04-11086A	
	GA	COBB COUNTY*	13067C0050F	08-JAN-2004	04-04-1626A	
	GA	COBB COUNTY*	13067C0035F	12-JAN-2004	04-04-1018A	
	GA	COBB COUNTY*	13067C0035F	02-FEB-2004	04-04-2228A	
	GA	COBB COUNTY*	13067C0035F	05-FEB-2004	04-04-1358A	
	GA	COBB COUNTY*	13067C0015F	09-FEB-2004	04-04-0492A	
	GA	COBB COUNTY*	13067C0075F	09-FEB-2004	04-04-2736A	
	GA	COBB COUNTY*	13067C0025F	16-FEB-2004	04-04-2920A	
	GA	COBB COUNTY*	13067C0055F	17-FEB-2004	04-04-1472A	
	GA	COBB COUNTY*	13067C0075F	19-FEB-2004	03-04-9266A	
	GA	COBB COUNTY*	13067C0075F	23-FEB-2004	04-04-2418A	
	GA	COBB COUNTY*	13067C0035F			
	GA	COBB COUNTY*		23-FEB-2004	04-04-2520A	
	GA	COBB COUNTY*	13067C0025F 13067C0035F	01-MAR-2004	04-04-3690A	
	GA			01-MAR-2004	04-04-2478A	
	GA	COBB COUNTY*	13067C0010F	08-MAR-2004	04-04-2480A	
		COBB COUNTY*	13067C0005F	11-MAR-2004	04-04-2970A	
	GA	COBB COUNTY*	13067C0035F	18-MAR-2004	04-04-4522A	
		COBB COUNTY*	13067C0025F	22-MAR-2004	04-04-1962A	
	GA	COBB COUNTY*	13067C0025F	01-APR-2004	04-04-2942A	
	GA	COBB COUNTY*	13067C0055F	05-APR-2004	04-04-4904A	
	GA	COBB COUNTY*	13067C0010F	08-APR-2004	04-04-4258A	
	GA	COBB COUNTY*	13067C0010F	08-APR-2004	0.0.00	
		COBB COUNTY*	13067C0015F	08-APR-2004	04-04-4184A	
	GA	COBB COUNTY*	13067C0040F	08-APR-2004	04-04-3204A	
	GA	COBB COUNTY*	13067C0040F	08-APR-2004	04-04-3338A	
	GA	COBB COUNTY*	13067C0090F	08-APR-2004	04-04-4444A	
		COBB COUNTY*	13067C0070F	12-APR-2004	04-04-4606A	ŀ
	GA	COBB COUNTY*	13067C0035F	15-APR-2004	04-04-1860A	1
	GA	COBB COUNTY*	13067C0070F	15-APR-2004	04-04-4382A	}
	GA	COBB COUNTY*	13067C0090F	15-APR-2004	04-04-4520A	
		COBB COUNTY*	13067C0035F	23-APR-2004		
		COBB COUNTY*	13067C0090F	23-APR-2004		
	GA	COBB COUNTY*	13067C0025F	26-APR-2004		
		COBB COUNTY*	13067C0025F	26-APR-2004		
		COBB COUNTY*	13067C0035F	26-APR-2004		
		COBB COUNTY*	13067C0035F	26-APR-2004		
		COBB COUNTY*		29-APR-2004		
		COBB COUNTY*	13067C0035F			
			13067C0015F	03-MAY-2004		
		COBB COUNTY*	13067C0035F	03-MAY-2004		
ļ		COBB COUNTY*	13067C0040F	06-MAY-2004		1
4		COBB COUNTY*	13067C0010F	13-MAY-2004		
4		COBB COUNTY*	13067C0005F	27-MAY-2004	04-04-3602A	

Region	State	Community	Map panel	Determination date	Case No.	Тур
4	GA	COBB COUNTY*	13067C0070F	27-MAY-2004	04-04-6234A	
	GA	COBB COUNTY*	13067C0075F	27-MAY-2004	04-04-6062A	
	GA	COBB COUNTY*	13067C0035F	01-JUN-2004	04-04-6240A	
1	GA	COBB COUNTY*	13067C0050F	10-JUN-2004	04-04-3208A	
1	GA	COBB COUNTY*	13067C0035F	14-JUN-2004	04-04-5980A	
1	GA	COBB COUNTY*	13067C0035F	24-JUN-2004	04-04-7092A	
	GA	COBB COUNTY*	13067C0060F	24-JUN-2004	04-04-5870A	
	GA	COBB COUNTY*	13067C0030F	25-JUN-2004	04-04-6338A	
	GA	COBB COUNTY*	13067C0070F	25-JUN-2004	04-04-6190A	1
	GA	COBB COUNTY*	13067C0055F	28-JUN-2004	04-04-7124A	
	GA	COLUMBIA COUNTY*	1300590095B	04-MAR-2004	04-04-1438A	
	GA	COLUMBIA COUNTY*	1300590090B	03-MAY-2004	04-04-4448A	
	GA	COLUMBUS, CITY OF	1351580050D	02-FEB-2004	04-04-2984A	
	GA	COLUMBUS, CITY OF	1351580045D	10-MAY-2004	04-04-5004A	
	GA	COOK COUNTY*	13075C0100B	16-FEB-2004	04-04-2582A	
	GA	COWETA COUNTY *	1302980125A	02-FEB-2004	04-04-0348A	
	GA	COWETA COUNTY *	1302980140B	27-MAY-2004	04-04-3386A	
	GA	COWETA COUNTY *	1302980130A	14-JUN-2004	04-04-6972A	
1	GA	DADE COUNTY *	13083C0007C	26-JAN-2004	04-04-2166A	
	GA	DADE COUNTY *	13083C0007C	15-APR-2004	04-04-1620A	
	GA	DALTON, CITY OF	1301940010C	09-FEB-2004	04-04-1724A	
	GA	DE KALB COUNTY *	13089C0010H	26-FEB-2004	04-04-1026A	
	GA	DE KALB COUNTY *	13089C0087H	04-MAR-2004	04-04-2580A	
	GA	DE KALB COUNTY *	13089C0154H	11-MAR-2004	04-04-3884A	
	GA	DE KALB COUNTY *	13089C0076H	18-MAR-2004	04-04-1178A	
	GA	DE KALB COUNTY *	13089C0176H	01-APR-2004	04-04-3744A	
	GA	DE KALB COUNTY *	13089C0059H	26-APR-2004	04-04-4948A	
	GA	DE KALB COUNTY *	13089C0151H	26-APR-2004	04-04-3440A	
	GA	DE KALB COUNTY *	13089C0079H	29-APR-2004	04-04-4526A	
	GA	DE KALB COUNTY *	13089C0188H	03-MAY-2004	04-04-3078A	
	GA	DE KALB COUNTY *	13089C0153H	06-MAY-2004	04-04-5142A	
	GA	DE KALB COUNTY *	13089C0066H	24-MAY-2004	04-04-5140A	
	GA	DE KALB COUNTY *	13089C0133H	27-MAY-2004	04-04-2576A	
	GA	DE KALB COUNTY *	13089C0076H	01-JUN-2004	04-04-6238A	
	GA	DE KALB COUNTY *	13089C0010H	07-JUN-2004	04-04-6066A	
1	GA	DE KALB COUNTY *	13089C0010H	14-JUN-2004	04-04-4182A	
·	GA	DE KALB COUNTY *	13089C0142H	14-JUN-2004	04-04-6060A	
1	GA	DOUGLAS COUNTY *	1303060060A	14-JUN-2004	04-04-5924A	
	GA	DOUGLAS COUNTY *	1303060015A	21-JUN-2004	04-04-2914A	
	GA	DULUTH, CITY OF	1300980001C	15-JAN-2004	04-04-1862A	
	GA	DULUTH, CITY OF	1300980002C	20-MAY-2004	04-04-2416A	
	GA	EAST POINT, CITY OF	13121C0361E	26-APR-2004	04-04-5056A	
	GA	FANNIN COUNTY*	13111C0067D	08-JAN-2004	04-04-1988A	
	GA	FANNIN COUNTY*		16-FEB-2004	04-04-2738A	
	GA	FANNIN COUNTY*	13111C0067D	08-APR-2004	04-04-3876A	
	GA	FANNIN COUNTY*	13111C0035D	03-MAY-2004	04-04-4446A	
	GA	FANNIN COUNTY*		03-MAY-2004	04-04-5020A	
	GA	FANNIN COUNTY*	13111C0185D	24-JUN-2004	04-04-5018A	
	GA	FAYETTE COUNTY *	13113C0125D	11-MAR-2004	04-04-2170A	
	GA	FAYETTE COUNTY *	13113C0085D	25-MAR-2004		
	GA	FAYETTE COUNTY *	13113C0080D	23-APR-2004		
	GA	FLOYD COUNTY*		12-FEB-2004		
	GA	FLOYD COUNTY*		18-MAR-2004		
	GA	FLOYD COUNTY*		29-MAR-2004		
	GA	FLOYD COUNTY*		29-APR-2004		
	GA	FLOYD COUNTY*		21-JUN-2004		
	GA	FORSYTH COUNTY *		08-JAN-2004		
	GA	FORSYTH COUNTY *		02-FEB-2004		
	GA	FORSYTH COUNTY *		04-FEB-2004		
	GA	FORSYTH COUNTY *		04-FEB-2004		
	GA	FORSYTH COUNTY *		15-APR-2004		
	GA	FORSYTH COUNTY *		15-APR-2004		
	GA	FORSYTH COUNTY *		14-JUN-2004		
	GA	FORT OGLETHORPE, CITY OF		04-FEB-2004		
		FORT OGLETHORPE, CITY OF		04-FEB-2004	_	
	GA	FULTON COUNTY *				
	GA			05-FEB-2004		
1	GA	FULTON COUNTY *		01-APR-2004		
4	GA	FULTON COUNTY *		15-APR-2004		
1	GA	FULTON COUNTY *		15-APR-2004		
4	GA	FULTON COUNTY *		26-APR-2004		
4	GA	FULTON COUNTY *		01-JUN-2004		
4	GA	GORDON COUNTY*		07-JUN-2004		
	GA	GWINNETT COUNTY *	1 12022202050	27-JAN-2004	03-04-193P	1

egion	State	Community	Map panel	Determination date	Case No.	Ту
	GA	GWINNETT COUNTY *	1303220280C	02-FEB-2004	03-04-10932A	
	GA	GWINNETT COUNTY *	1303220160E	12-FEB-2004	04-04-1108A	
	GA	GWINNETT COUNTY *	1303220190C	17-FEB-2004	04-04-0858A	
	GA	GWINNETT COUNTY *	1303220185C	23-FEB-2004	04-04-3020A	
	GA	GWINNETT COUNTY *	1303220280C	26-FEB-2004	04-04-3692A	
	GA	GWINNETT COUNTY *	1303220160E	01-MAR-2004	03-04-10252A	
	GA	GWINNETT COUNTY *	1303220180C	01-MAR-2004	04-04-1764A	
	GA		1303220180C			
		GWINNETT COUNTY *		01-MAR-2004	04-04-3696A	
	GA	GWINNETT COUNTY *	1303220305C	01-MAR-2004	04-04-3406A	
	GA	GWINNETT COUNTY *	1303220305C	11-MAR-2004	04-04-1022A	
	GA	GWINNETT COUNTY *	1303220125C	15-MAR-2004	04-04-3966A	1
	GA	GWINNETT COUNTY *	1303220085C	01-APR-2004	04-04-1776A	
	GA	GWINNETT COUNTY *	1303220220C	26-APR-2004	04-04-5342A	
	GA	GWINNETT COUNTY *	1303220070C	03-MAY-2004	04-04-4082A	
	GA	GWINNETT COUNTY *	1303220205C	10-MAY-2004	04-04-2968A	
	GA	GWINNETT COUNTY *	1303220095C	27-MAY-2004	04-04-2518A	
	GA	GWINNETT COUNTY *	1303220170C	27-MAY-2004	04-04-6022A	
	GA	GWINNETT COUNTY *	1303220085C	01-JUN-2004	04-04-5826A	
	GA	GWINNETT COUNTY *	1303220185C	14-JUN-2004	04-04-5388A	
	GA	GWINNETT COUNTY *	1303220295B	14-JUN-2004	04-04-6244A	
	GA	GWINNETT COUNTY *	1303220293B	21-JUN-2004	04-04-6336A	
	GA	GWINNETT COUNTY *				
			1303220125C	24-JUN-2004	04-04-4348A	
	GA	GWINNETT COUNTY *	1303220185C	24-JUN-2004	04-04-6758A	
	GA	GWINNETT COUNTY *	1303220085C	28-JUN-2004	04-04-6966A	
	GA	HALL COUNTY *	13139C0025E	16-FEB-2004	04-04-2396A	
	GA	HALL COUNTY *	13139C0183E	03-JUN-2004	04-04-6236A	
	GA	HARRIS COUNTY*	1303380150A	29-APR-2004	04-04-3694A	
	GA	HARRIS COUNTY*	1303380225A	29-APR-2004	04-04-4610A	
	GA	HARRIS COUNTY*	1303380250A	25-MAY-2004	03-04-541P	
	GA	HENRY COUNTY *	1304680125B	22-JAN-2004	04-04-1710A	
	GA	HENRY COUNTY *	1304680065B	02-FEB-2004	04-04-1856A	
	GA	HENRY COUNTY *	1304680125B	01-MAR-2004	04-04-1044A	
	GA	HENRY COUNTY *	1304680150B	05-APR-2004	04-04-3050A	
	GA	HENRY COUNTY *	1304680150B	08-APR-2004	04-04-1384A	
	GA					
		HIAWASSEE, CITY OF	13281C0035C	14-JUN-2004	04-04-4442A	1
	GA	HOUSTON COUNTY *	1302470080B	13-MAY-2004	04-04-4450A	
	GA	JACKSON COUNTY	1303450070A	01-APR-2004	03-04-491P	
	GA	JACKSON COUNTY	1303450175A	01-APR-2004	03-04-491P	
	GA	JACKSON COUNTY	1303450200A	01-APR-2004	03-04-491P	
	GA	JACKSON COUNTY	1303450070A	26-MAY-2004	04-04-269P	1
	GA	KENNESAW, CITY OF	13067C0030F	01-JUN-2004	04-04-6018A	
	GA '	LOWNDES COUNTY *	1304690085C	29-MAR-2004	04-04-2486A	
	GA	LUMPKIN COUNTY	1303540225A	05-FEB-2004	04-04-2338A	
	GA	LUMPKIN COUNTY	1303540225A	03-MAY-2004	04-04-4176A	
	GA	MACON, CITY OF	1300110025D	27-MAY-2004	04-04-3648A	
	GA					
		MACON, CITY OF	1300110030D	10-JUN-2004	04-04-6510A	
	GA	MARIETTA, CITY OF	13067C0035F	15-JAN-2004	04-04-0488A	
	GA	MARIETTA, CITY OF	13067C0050F	15-JAN-2004	03-04-10916A	
	GA	MARIETTA, CITY OF	13067C0050F	26-JAN-2004	04-04-0846A	
	GA	MARIETTA, CITY OF	13067C0055F	27-MAY-2004	04-04-5928A	
	GA	MARIETTA, CITY OF	13067C0050F	21-JUN-2004	04-04-6590A	
	GA	MCINTOSH COUNTY *	1301300045A	27-MAY-2004	04-04-6116A	
	GA	MERIWETHER COUNTY*	1304730150C	02-FEB-2004	04-04-1712A	
	GA	MORGAN COUNTY*	13211C0020A	02-JAN-2004	04-04-1956A	
	GA	MORGAN COUNTY*	13211C0230A			
	GA	MORGAN COUNTY*		15-JAN-2004		
				23-FEB-2004		
	GA	MORGAN COUNTY*	13211C0020A	01-MAR-2004	04-04-2810A	
	GA	MORGANTON, CITY OF	13111C0185D	24-JUN-2004		
	GA	PAULDING COUNTY *	13223C0161B	15-MAR-2004		
	GA	PAULDING COUNTY *	13223C0253B	15-APR-2004	04-04-4080A	
	GA	PEACHTREE CITY, CITY OF	13113C0090D	07-JUN-2004		
	GA	PIERCE COUNTY *		24-MAY-2004		
	GA	POWDER SPRINGS, CITY OF		04-MAR-2004		
	GA	POWDER SPRINGS, CITY OF		01-APR-2004		
	GA					
		RABUN COUNTY *		23-FEB-2004		
•••••	GA	RICHMOND COUNTY*		08-APR-2004		
	GA	RICHMOND COUNTY*		03-MAY-2004		
	GA	RICHMOND HILL, CITY OF	1300180002B	27-MAY-2004	04-04-6118A	
	GA	RIVERDALE, CITY OF	1300410035C	24-MAY-2004	04-04-2226A	
	GA	ROME, CITY OF		09-FEB-2004		
	GA	ROSWELL, CITY OF		29-MAR-2004		
	GA	ROSWELL, CITY OF		29-APR-2004		
		ROSWELL, CITY OF	10121000012	23-AF N-2004	MUPCOTPUTTU	

Region	State	Community	Map panel	Determination date	Case No.	Туре
4	GA	ROSWELL, CITY OF	13121C0061E	20-MAY-2004	04-04-5840A	(
4	GA	ROSWELL, CITY OF	13121C0063E	01-JUN-2004	04-04-5340A	(
4	GA	SAVANNAH, CITY OF	1351630035C	30-MAR-2004	03-04-587P	(
4	GA	SAVANNAH, CITY OF	1351630035C	03-JUN-2004	04-04-205P	(
4	GA	SAVANNAH, CITY OF	1351630035C	17-JUN-2004	04-04-6530A	(
4	GA	SMYRNA, CITY OF	13067C0075F	24-MAY-2004	04-04-5512A	(
4	GA	SNELLVILLE, CITY OF	1303220285C	29-JAN-2004	04-04-1568A	(
4	GA	SNELLVILLE, CITY OF	1301020002A	18-MAR-2004	04-04-4434A	(
4	GA	SNELLVILLE, CITY OF	1303220285C	18-MAR-2004	04-04-4434A	(
4	GA	SNELLVILLE, CITY OF	1301020002A	05-APR-2004	04-04-4840X	(
1	GA	SNELLVILLE, CITY OF	1303220285C	05-APR-2004	04-04-4840X	(
1	GA	SPALDING COUNTY *	1303880050B	27-MAY-2004	04-04-5838A	(
4	GA	SPALDING COUNTY *	1303880045B	10-JUN-2004	04-04-2648A	
1	GA	SUWANEE, CITY OF	1303280002A	18-MAR-2004	04-04-1120A	(
4	GA	SUWANEE, CITY OF	1303280002A	27-MAY-2004	04-04-3962A	
1	GA	TOWNS COUNTY*	13281C0055C	23-FEB-2004	04-04-3456A	(
1	GA	TOWNS COUNTY*	13281C0055C	13-MAY-2004	04-04-5262A	1
1	GA	TROUP COUNTY *	1304050200A	18-MAR-2004	04-04-2672A	
4	GA	UNION COUNTY*	1302540025C	24-MAY-2004	04-04-4584A	
4	GA	VILLA RICA, CITY OF	130289 1A	29-MAR-2004	04-04-4818A	
1	GA	WALTON COUNTY *	13297C0040B	02-FEB-2004	04-04-1124A	
1	GA	WALTON COUNTY *	13297C0105B	02-FEB-2004	04-04-1768A	
1	GA	WALTON COUNTY *	13297C0060B	16-FEB-2004	04-04-1042A	
4	GA	WALTON COUNTY *	13297C0040B	10-MAR-2004	04-04-0718A	
	GA	WATKINSVILLE, CITY OF	130369 02	20-MAY-2004	03-04-271P	
	GA	WHITE COUNTY*	13311C0200C	15-APR-2004	04-04-4180A	
4	GA	WHITE COUNTY*	13311C0125C	03-MAY-2004	04-04-2254A	
1	GA	WHITFIELD COUNTY*	1301930025C	11-MAR-2004	04-04-0350A	
4	GA	WHITFIELD COUNTY*	1301930120C	22-MAR-2004	04-04-2740A	
1	GA	WHITFIELD COUNTY*	1301930120C	29-APR-2004	04-04-5652A	
1	KY	ANDERSON COUNTY*	2100020125B	23-FEB-2004	04-04-2154A	
	KY	ANDERSON COUNTY*	2100020123B	11-MAR-2004	04-04-2570A	
	KY					
		BENTON, CITY OF	210163_06B	03-MAY-2004	04-04-0142A	
4	KY	BENTON, CITY OF	2102520075B	03-MAY-2004	04-04-0142A	
4	KY	BOWLING GREEN, CITY OF	21227C0092D	08-APR-2004	04-04-4296A	
4	KY	BOWLING GREEN, CITY OF	21227C0115D	28-JUN-2004	04-04-091P	
4	KY.	BRECKINRIDGE COUNTY*	2100260010B	09-FEB-2004	03-04-10896A	
4	KY	BULLITT COUNTY*	210273_12B	12-FEB-2004	04-04-0454A	
4	KY	BULLITT COUNTY*	210273_21B	02-APR-2004	04-04-0206A	
4	KY	BULLITT COUNTY*	21027312B	15-APR-2004	04-04-4590A	
4	KY	BULLITT COUNTY*	210273_17B	23-APR-2004	04-04-2732A	
4	KY	CARROLL COUNTY*	210045_04B	03-MAY-2004	04-04-4692A	
4	KY	CLAY COUNTY	2100570005B	25-JUN-2004	04-04-3946A	
4	KY	COVINGTON, CITY OF	2101290005D	22-JAN-2004	04-04-2090A	1
4	KY	DAVIESS COUNTY *	21059C0280C	26-JAN-2004	04-04-1616A	î
4	KY	DAVIESS COUNTY *	21059C0255C	23-FEB-2004	04-04-1846A	
4	KY	DAVIESS COUNTY *	21059C0085C	08-MAR-2004	04-04-3074A	
	KY	DAVIESS COUNTY *	21059C0260C	17-MAY-2004	04-04-5012A	
1	KY	DAVIESS COUNTY *	21059C0280C	24-MAY-2004	04-04-5572A	
ţ	KY	GALLATIN COUNTY*	2102810020A	22-JAN-2004	04-04-2092A	
ļ		GALLATIN COUNTY*	2102810020A	11-MAR-2004	04-04-2790A	
1	1	GRAYSON, CITY OF	2100510001C	17-FEB-2004		
		GREENUP COUNTY*	2102840020B	01-MAR-2004	04-04-1106A	
		GREENUP COUNTY*	2102840020B	22-MAR-2004	04-04-1904A	
1		JEFFERSON COUNTY*	21111C0160D	08-JAN-2004		
	KY	JEFFERSON COUNTY*	21111C0170D	08-JAN-2004		
		JEFFERSON COUNTY*	21111C0070D	15-JAN-2004	04-04-1842A	
		JEFFERSON COUNTY*	21111C0000D	15-JAN-2004		
		JEFFERSON COUNTY*	21111C0170D	15-JAN-2004		
			21111C0170D			
		JEFFERSON COUNTY*		20-JAN-2004		
		JEFFERSON COUNTY*	21111C0115D	29-JAN-2004		
		JEFFERSON COUNTY*	21111C0135D	05-FEB-2004		
		JEFFERSON COUNTY*	21111C0160D	05-FEB-2004		1
		JEFFERSON COUNTY*	21111C0255D	09-FEB-2004		
١		JEFFERSON COUNTY* ,	21111C0285D	12-FEB-2004		
ļ		JEFFERSON COUNTY*	21111C0020D	19-FEB-2004		
1		JEFFERSON COUNTY*	21111C0160D	23-FEB-2004	04-04-1840A	
ļ		JEFFERSON COUNTY*	21111C0170D	23-FEB-2004	04-04-1050A	
1		JEFFERSON COUNTY*	21111C0190D	23-FEB-2004		
4		JEFFERSON COUNTY*	21111C0170D	08-MAR-2004		
4		JEFFERSON COUNTY*	21111C0170D	11-MAR-2004		1
		JEFFERSON COUNTY*	21111C0170D	15-MAR-2004		
4						

tegion	State	Community	Map panel	Determination date	Case No.	Ту
	KY	JEFFERSON COUNTY*	21111C0170D	03-MAY-2004	04-04-4760A	
	KY	JEFFERSON COUNTY*	21111C0170D	03-MAY-2004	04-04-4862A	
	KY	JEFFERSON COUNTY*	21111C0255D	03-MAY-2004	04-04-4330A	
	KY	JEFFERSON COUNTY*	21111C0080D	06-MAY-2004	04-04-5500A	
	KY	JEFFERSON COUNTY*	21111C0170D	21-JUN-2004	04-04-6406A	
	KY	JEFFERSON COUNTY*	21111C0255D	21-JUN-2004	04-04-6798A	
	KY	JEFFERSON COUNTY*	21111C0085D	24-JUN-2004	04-04-5952A	
	KY	JEFFERSON COUNTY*	.21111C0090D	24-JUN-2004	04-04-5874A	
	KY	JEFFERSON COUNTY*	21111C0020D	25-JUN-2004	04-04-6368A	
	KY	JEFFERSONTOWN, CITY OF	21111C0095D	15-APR-2004	04-04-4664A	
	KY	JEFFERSONTOWN, CITY OF	21111C0095D	06-MAY-2004	04-04-4624A	
	KY	JOHNSON COUNTY*	2103390058B	17-FEB-2004	04-04-3158A	
	KY	JOHNSON COUNTY*	2103390078B	29-MAR-2004	04-04-3046A	
	KY	KENTON COUNTY *	2101280046B	25-MAR-2004	04-04-2566A	
	KY	LAWRENCE COUNTY*	2102580025A	05-APR-2004	04-04-1614A	
	KY	LAWRENCEBURG, CITY OF	210003 01B			
				25-MAR-2004	04-04-0144A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670080C	08-JAN-2004	04-04-1116A	1
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670090C	12-JAN-2004	04-04-1294A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670090C	12-JAN-2004	04-04-1760A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670020C	16-JAN-2004	03-04-577P	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670090C	02-FEB-2004	04-04-0224A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670070C	17-FEB-2004	03-04-10796A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670090C	17-FEB-2004	04-04-3160A	
	KY					
		LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670090C	01-MAR-2004	04-04-2408A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670060C	18-MAR-2004	04-04-3072A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670080C	01-APR-2004	04-04-3638A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670060C	08-APR-2004	04-04-3520A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670070C	08-APR-2004	04-04-0822A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670070C	08-APR-2004	04-04-1848A	
	KY	LEXINGTON-FAYETTE URBAN COUNTY GOVERNM	2100670070C	03-MAY-2004	04-04-4940A	
	KY	LOUISVILLE, CITY OF	21111C0070D	11-MAR-2004	04-04-3262A	
	KY	LOUISVILLE, CITY OF	21111C0160D	01-APR-2004	04-04-4400A	
	KY					İ
		LOUISVILLE, CITY OF	21111C0165D	26-APR-2004	04-04-3518A	
	KY	LUDLOW, CITY OF	2102660001B	15-MAR-2004	04-04-2268A	
	KY	MARSHALL COUNTY *	2102520050B	22-MAR-2004	04-04-2332A	
	KY	MARTIN COUNTY*	2101660074C	11-MAR-2004	04-04-2644A	
	KY	MARTIN COUNTY*	2101660024C	27-MAY-2004	04-04-5260A	
	KY	MASON COUNTY *	210259 04B	29-MAR-2004	04-04-2958A	
	KY.	MASON COUNTY *	210259 17B	01-APR-2004	04-04-1974A	
	KY	MAYSVILLE, CITY OF	2101680001B	24-JUN-2004	04-04-6536A	
	KY	MIDDLESBORO, CITY OF	2151900005B			1
	KY			25-MAR-2004	04-04-3426A	1
		MURRAY, CITY OF	2103130004A	01-MAR-2004	04-04-2334A	4
	KY	OWENSBORO, CITY OF	21059C0260C	26-JAN-2004	04-04-1610A	9
	KY	OWENSBORO, CITY OF	21059C0120C	02-FEB-2004	04-04-2222A	4
	KY	OWENSBORO, CITY OF	21059C0260C	02-FEB-2004	04-04-1722A	0
	KY	OWENSBORO, CITY OF	21059C0260C	02-FEB-2004	04-04-1958A	
	KY	OWENSBORO, CITY OF	21059C0280C	09-FEB-2004	03-04-10712A	
	KY	OWENSBORO, CITY OF	21059C0280C	15-MAR-2004	04-04-2568A	
	KY	OWENSBORO, CITY OF	21059C0260C	22-MAR-2004		
	KY				04-04-3588A	
		OWENSBORO, CITY OF	21059C0260C	08-APR-2004	04-04-3944A	
	KY	OWENSBORO, CITY OF	21059C0260C	03-MAY-2004	04-04-4762A	
	KY	OWENSBORO, CITY OF	21059C0260C	06-MAY-2004	04-04-5434A	
	KY	OWENSBORO, CITY OF	21059C0260C	06-MAY-2004	04-04-5630A	
	KY	OWENSBORO, CITY OF	21059C0280C	06-MAY-2004	04-04-5438A	
	KY	PIKE COUNTY*	21195C0070F	11-MAR-2004	04-04-1798A	
	KY	SHEPHERDSVILLE, CITY OF	2100280005D	29-MAR-2004	04-04-3590A	
	KY	SHEPHERDSVILLE, CITY OF				
********	KY			26-APR-2004	04-04-0514A	
		SHEPHERDSVILLE, CITY OF	210273_12B	03-JUN-2004	04-04-5432A	
	KY	SOUTHGATE, CITY OF	Total Control of the	21-JUN-2004	04-04-5744A	
	KY	TAYLOR COUNTY *		27-MAY-2004	04-04-5712A	
	KY	TRIGG COUNTY *	2103150007B	17-FEB-2004	04-04-2274A	
	KY	TRIGG COUNTY *		22-MAR-2004	04-04-2272A	
	KY	TRIGG COUNTY *		27-MAY-2004	04-04-4478A	
	KY	TRIMBLE COUNTY*	210300 05B	15-APR-2004	04-04-5302A	
	KY	WARREN COUNTY *				
	KY	WARDEN COLINTY *	21227C0160D	08-MAR-2004	04-04-1056A	
*******		WARREN COUNTY *	21227C0115D	19-APR-2004	04-04-1762A	
	KY	WARREN COUNTY *		28-JUN-2004	04-04-091P	
	KY	WHITLEY COUNTY*		14-JUN-2004	04-04-5216A	
	KY	WORTHINGTON, CITY OF		02-JAN-2004	03-04-10708A	
	KY	WORTHINGTON, CITY OF				
	1			22-MAR-2004		
*********		WORTHINGTON, CITY OF		06-MAY-2004	04-04-5196A	
				08-JAN-2004	04-04-1324A	

Region	State	` Community	Map panel	Determination date	Case No.	Тур
1	MS	BRANDON, CITY OF	28121C0192E	13-MAY-2004	04-04-3978A	
1	MS	BRANDON, CITY OF	28121C0192E	01-JUN-2004	04-04-5748A	
1	MS	CLINTON, CITY OF	2800700125D	26-FEB-2004	04-04-2816A	
	MS	CLINTON, CITY OF	2800700125D	11-MAR-2004	04-04-3310A	
	MS	CLINTON, CITY OF	2800710001C	09-APR-2004	04-04-1746A	
	MS	COAHOMA COUNTY *	2800380250C	23-APR-2004	04-04-4098A	
	MS	COLUMBUS, CITY OF	28087C0065J	20-JAN-2004	04-04-1868A	
	MS	DE SOTO COUNTY *	28037C0033E	29-APR-2004	04-04-1866A	
		DE SOTO COUNTY *				1
	MS		28033C0095D	10-JUN-2004	04-04-3346A	
	MS	DE SOTO COUNTY *	28033C0120D	10-JUN-2004	03-04-10940A	
	MS	FLOWOOD, CITY OF	28121C0183E	13-MAY-2004	04-04-5264A	
	MS	GEORGE COUNTY *	2802230100B	25-JUN-2004	04-04-5586A	
	MS	GREENWOOD, CITY OF	2801020005C	28-MAY-2004	04-04-5202A	
	MS	GRENADA, CITY OF	2800610005B	13-MAY-2004	04-04-5394A	
	MS	HATTIESBURG, CITY OF	28035C0080C	26-APR-2004	04-04-4300A	
	MS	HERNANDO, CITY OF	28033C0115D	17-JUN-2004	04-04-2746A	
	MS	HINDS COUNTY*	2800700250D	10-MAY-2004	04-04-4908A	
	MS	HORN LAKE, CITY OF	28033C0040E	10-MAY-2004	04-04-2594A	
	MS	HORN LAKE, CITY OF	28033C0040E	28-JUN-2004	04-04-6256A	
	MS	ITAWAMBA COUNTY *	2802900075B	22-MAR-2004	04-04-2596A	
	MS	JACKSON COUNTY*	2852560140D	01-JUN-2004	04-04-2596A 04-04-5660A	
	MS				03-04-323P	
		JACKSON, CITY OF	28089C0315D	13-JAN-2004		
	MS	JONES COUNTY *	2802220200B	25-MAR-2004	04-04-1866A	
	MS	LAFAYETTE COUNTY *	2800930100B	05-FEB-2004	04-04-1980A	
	MS	LAUREL, CITY OF	2800920003D	19-APR-2004	04-04-2234A	
	MS	LOWNDES COUNTY *	28087C0055J	17-FEB-2004	04-04-3210A	
	MS	LOWNDES COUNTY *	28087C0110J	13-MAY-2004	04-04-5076A	
	MS	MADISON COUNTY *	28089C0315D	13-JAN-2004	03-04-323P	
	MS	MADISON COUNTY *	28089C0320D	13-JAN-2004	03-04-323P	
	MS	MADISON, CITY OF	28089C0310D	09-FEB-2004	04-04-2674A	
	MS	MADISON, CITY OF	28089C0310D	22-MAR-2004	04-04-3388A	
	MS	MARSHALL COUNTY*	2802740025B	15-JAN-2004	04-04-1322A	
	MS					
		MERIDIAN, CITY OF	28075C0084D	20-JAN-2004	04-04-2062A	
	MS	MERIDIAN, CITY OF	28075C0103E	19-FEB-2004	04-04-1778A	
	MS	MONROE COUNTY*	28095C0160D	19-FEB-2004	03-04-10678A	
	MS	NEWTON COUNTY *	2802310125B	29-APR-2004	04-04-1632A	
	MS	OCEAN SPRINGS, CITY OF	2852590007E	02-JAN-2004	04-04-1060X	
	MS	OKTIBBEHA COUNTY *	2802770200B	11-MAR-2004	04-04-3308A	
	MS	OLIVE BRANCH, CITY OF	28033C0055E	22-MAR-2004	04-04-3562A	
	MS	OLIVE BRANCH, CITY OF	28033C0045F	23-APR-2004	04-04-2888A	
	MS	OLIVE BRANCH, CITY OF	28033C0055E	23-APR-2004	04-04-3976A	
	MS	PEARL RIVER COUNTY *	28109C0235D	25-MAR-2004	03-04-8306A	
	MS	PEARL RIVER VALLEY WATER SUPPLY DISTRI	2803380070B	20-JAN-2004	04-04-1218A	
	MS	PEARL RIVER VALLEY WATER SUPPLY DISTRI			04-04-3344A	
			2803380070B	11-MAR-2004	'	
	MS	PEARL RIVER VALLEY WATER SUPPLY DISTRI	2803380055B	28-JUN-2004		
	MS	PEARL, CITY OF	28121C0169E	08-MAR-2004	04-04-2812A	
	MS	PLANTERSVILLE, VILLAGE OF	28081C0233D	- 26-FEB-2004	04-04-2978A	
	MS	RANKIN COUNTY *	28121C0315E	18-MAR-2004	04-04-3750A	
	MS	RANKIN COUNTY *	28121C0090E	22-MAR-2004	04-04-3752A	
	MS	RANKIN COUNTY *		31-MAR-2004	04-04-093P	
	MS	RANKIN COUNTY *		03-JUN-2004	04-04-5566A	
	MS	RICHLAND, CITY OF	28121C0306E	13-MAY-2004	04-04-4192A	
	MS	RIDGELAND, CITY OF		02-JAN-2004		
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	MS	RIDGELAND, CITY OF		13-JAN-2004		
	MS	RIDGELAND, CITY OF		13-JAN-2004		
	MS	SALTILLO, TOWN OF		26-FEB-2004		
	MS	SALTILLO, TOWN OF		22-MAR-2004		
	MS	SALTILLO, TOWN OF		10-MAY-2004		
	MS	SALTILLO, TOWN OF	28081C0095D	14-JUN-2004	04-04-5454A	
	MS	SOUTHAVEN, CITY OF		08-APR-2004	03-04-561P	
	MS	TISHOMINGO COUNTY		11-MAR-2004		
	MS	TUPELO, CITY OF		13-MAY-2004		
	MS	TUPELO, CITY OF		27-MAY-2004		
	MS	TUPELO, CITY OF		21-JUN-2004	1	
	MS	TUPELO, CITY OF		28-JUN-2004		
	MS	VICKSBURG, CITY OF		07-JUN-2004		
	MS	VICKSBURG, CITY OF		10-JUN-2004	04-04-3700A	
	MS	WARREN COUNTY*	2801980150B	24-MAY-2004	04-04-2946A	
	MS	YALOBUSHA COUNTY*		04-MAR-2004		
		YALOBUSHA COUNTY*		16-APR-2004		
		ALAMANCE COUNTY*		01-JUN-2004		
		ALAMANCE COUNTY*		09-JUN-2004		
	NC	ALLEGHANY COUNTY	3700040001A	08-JAN-2004	04-04-1164A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	NC	ALLEGHANY COUNTY	3700040002A	15-MAR-2004	04-04-3004A	0
04	NC	ALLEGHANY COUNTY *	3700040001B	21-MAY-2004	04-04-032A	0
)4	NC	ANSON COUNTY *	3702840150B	09-FEB-2004	04-04-1112A	0
4	NC	ANSON COUNTY *	3702840150B	04-MAR-2004	04-04-2098A	0
	NC	ASHEBORO, CITY OF	3701960002B	04-JUN-2004	04-04-070A	0
)4	NC	ATLANTIC BEACH, TOWN OF	3720638500J	15-APR-2004	04-04-3924A	0
4	NC	BEAUFORT COUNTY*	3720564600K	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720566700K	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720567400J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720568400J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720569400J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720656600J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720660400J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720665400J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720666000J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720666400J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720668400J	03-JAN-2004	04-04-2028V	1
4	NC	BEAUFORT COUNTY*	3720760000J	03-JAN-2004	04-04-2028V	1 1
4	NC	BEAUFORT COUNTY*	3720666000J	15-JAN-2004	04-04-0902A	0
4	NC	BEAUFORT COUNTY*	3720666200J	15-JAN-2004	04-04-0902A	0
4	NC	BEAUFORT COUNTY*	3720568200J	08-MAR-2004	04-04-3332A	1
4	NC	BEAUFORT COUNTY*	3720568200J	01-APR-2004	04-04-1588A	0
4	NC	BEAUFORT COUNTY*	3720660400J	10-MAY-2004	04-04-5256A	
4	NC	BEAUFORT COUNTY*	3720760000J	10-JUN-2004	04-04-4088A	
4	NC	BELMONT, CITY OF	37071C0306E	27-MAY-2004	04-04-4926A	0
4	NC	BLADEN COUNTY *	3707100306E	29-MAR-2004	04-04-4920A	
	NC	BLADEN COUNTY *	3702930005B	15-APR-2004	04-04-0956A	
4	NC	BRIDGETON, TOWN OF	3704360001B	12-APR-2004	04-04-0938A	
4	NC		3702950360E		04-04-4200A 04-04-2276A	
4	NC	BRUNSWICK COUNTY*	3702950360E	12-FEB-2004		
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4		BRUNSWICK COUNTY*	3702950360E	15-APR-2004	04-04-4148A	
4	NC	BRUNSWICK COUNTY*	3702950360E	23-APR-2004	04-04-4042A	0
4	NC	BRUNSWICK COUNTY*	3702950360E	23-APR-2004	04-04-004A	0
4	NC	BRUNSWICK COUNTY*	3702950360E	06-MAY-2004	04-04-4454A	
4	NC	BRUNSWICK COUNTY*	3702950380E	07-JUN-2004	04-04-2926A	
4	NC	BURGAW, TOWN OF	3704830001A	18-MAR-2004	04-04-3632A	(
4	NC	BURKE COUNTY *	3700340275D	08-MAR-2004	04-04-2410A	(
4	NC	BURKE COUNTY *	3700340200C	08-APR-2004	04-04-3186A	(
4	NC	BURLINGTON, CITY OF	37001C0106E	08-APR-2004	04-04-2324A	(
4	NC	BURLINGTON, CITY OF	37001C0107E	08-APR-2004	04-04-2324A	(
4	NC	CABARRUS COUNTY *	37025C0010D	10-JUN-2004	04-04-2316A	(
4	NC	CALDWELL COUNTY *	37027C0050D	20-JAN-2004	04-04-1898A	(
4	NC	CALDWELL COUNTY *	37027C0050D	08-APR-2004	04-04-3916A	
4	NC	CALDWELL COUNTY *	37027C0050D	08-APR-2004	04-04-4146A	
4	NC	CALDWELL COUNTY *	37027C0050D	29-APR-2004	04-04-5184A	
4	NC	CALDWELL COUNTY *	37027C0050D	17-MAY-2004	04-04-4696A	
4	NC	CALDWELL COUNTY *	37027C0025D	27-MAY-2004	04-04-4292A	
4	NC	CALDWELL COUNTY *	37027C0050D	14-JUN-2004	04-04-045A	
4	NC	CARTERET COUNTY *	3720730700J	01-APR-2004	04-04-4388A	
4	NC	CARTERET COUNTY *	3720633400J	16-APR-2004	04-NC-1590A	
4	NC	CARTERET COUNTY *	3720537400J	18-JUN-2004	04-04-053A	
4	NC	CARY, TOWN OF	37183C0504E	20-JAN-2004	04-04-0868A	
4	NC	CARY, TOWN OF				
	NC		37183C0482F	10-JUN-2004	04-04-4880A	
4		CATAWBA COUNTY *	3700500350C	08-JAN-2004	04-04-1720A	
4	NC	CATAWBA COUNTY *	3700500200C	12-JAN-2004	04-04-1598A	
4	NC	CATAWBA COUNTY *	3700500200C	12-JAN-2004	04-04-1828A	
4	NC	CATAWBA COUNTY *	3700500325B	15-JAN-2004	04-04-2110A	
4	NC	CATAWBA COUNTY *	3700500350C	20-JAN-2004	04-04-0960A	
4	NC	CATAWBA COUNTY *	3700500200C	22-JAN-2004	04-04-2248A	
4	NC	CATAWBA COUNTY *	3700500350C	29-JAN-2004	04-04-2312A	
4	NC	CATAWBA COUNTY *	3700500350C	29-JAN-2004	04-04-2314A	
4	NC	CATAWBA COUNTY *	3700500350C	09-FEB-2004	04-04-1456A	
4	NC	CATAWBA COUNTY *	3700500350C	23-FEB-2004	04-04-3152A	
4	NC	CATAWBA COUNTY *	3700500350C	23-FEB-2004	04-04-3328A	
4	NC	CATAWBA COUNTY *	3700500200C	01-MAR-2004	04-04-2556A	
4	NC	CATAWBA COUNTY *	3700500200C	01-MAR-2004	04-04-2558A	
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14	NC	CATAWBA COUNTY *	3700500325B	29-APR-2004		
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)4	NC	CATAWBA COUNTY *	3700500200C	07-MAY-2004	04-04-042A	
	NC	CATAWBA COUNTY *		17-MAY-2004		1

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	NC	CATAWBA COUNTY *	3700500350C	17-MAY-2004	04-04-5380A	02
04	NC	CATAWBA COUNTY *	3700500325B	19-MAY-2004	04-04-005A	02
04	NC	CATAWBA COUNTY *	3700500350C	21-MAY-2004	04-04-055A	02
04	NC	CATAWBA COUNTY *	3700500350B	26-MAY-2004	04-04-057A	02
04	NC	CATAWBA COUNTY *	3700500350C	04-JUN-2004	04-04-074A	02
04	NC	CATAWBA COUNTY *	3700500335B	09-JUN-2004	04-04-056A	02
04	NC	CATAWBA COUNTY *	3700500325B	09-JUN-2004	04-04-059A	02
04	NC	CATAWBA COUNTY *	3700500325B	09-JUN-2004	04-04-073A	02
04	NC	CATAWBA COUNTY *	3700500200C	09-JUN-2004	04-04-081A	02
04	NC	CHARLOTTE, CITY OF	37119C0147E	05-FEB-2004	04-04-2830V	19
04	NC	CHARLOTTE, CITY OF	37119C0166E	05-FEB-2004	04-04-2830V	19
04	NC	CHARLOTTE, CITY OF	37119C0187E	05-FEB-2004	04-04-2830V	19
04	NC	CHARLOTTE, CITY OF	37119C0207E	05-FEB-2004	04-04-2830V	19
04		CHARLOTTE, CITY OF	37119C0208E	05-FEB-2004	04-04-2830V	19
04	NC	CHARLOTTE, CITY OF	37119C0210E	05-FEB-2004	04-04-2830V	19
04	NC	CHARLOTTE, CITY OF	37119C0223E	05-FEB-2004	04-04-2830V	19
04		CHARLOTTE, CITY OF	37119C0226E	05-FEB-2004	04-04-2830V	19
04	NC	CHARLOTTE, CITY OF	37119C0227E	05-FEB-2004	04-04-2830V	19
04	NC	CHARLOTTE, CITY OF	37119C0227E			
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04	NC	CHARLOTTE, CITY OF	37119C0229E	05-FEB-2004	04-04-2830V	19
04	1	CHARLOTTE, CITY OF	37119C0247E	05-FEB-2004	04-04-2830V	19
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04	NC	CHARLOTTE, CITY OF	37119C0267E	05-FEB-2004	04-04-2830V	19
04		CHARLOTTE, CITY OF	37119C0247E	19-FEB-2004	04-04-1420A	02
04		CHARLOTTE, CITY OF	37119C0267E	11-MAR-2004	04-04-3044A	02
04	NC	CHARLOTTE, CITY OF	37119C0268E	11-MAR-2004	04-04-2722A	02
04		CHARLOTTE, CITY OF	37119C0248E	03-MAY-2004	04-04-4386A	02
04	NC	CHARLOTTE, CITY OF	37119C0187E	27-MAY-2004	04-04-3496A	02
04	NC	CHARLOTTE, CITY OF	37119C0208E	04-JUN-2004	04-04-060A	02
04		CHARLOTTE, CITY OF	37119C0226E	10-JUN-2004	04-04-5562A	01
04		CHARLOTTE, CITY OF	37119C0247E	25-JUN-2004	04-04-087A	02
04		CHIMNEY ROCK, VILLAGE OF	3702170004B	24-JUN-2004	04-04-5570A	01
04		CHOWAN COUNTY *	3703010055B	18-MAR-2004	04-04-3738A	02
04		CHOWAN COUNTY *	3703010055B	01-JUN-2004	04-04-5288X	02
04	NC	COLUMBUS COUNTY *	3703050200B	05-JAN-2004	04-04-1040A	02
04	NC	CONCORD, CITY OF	37025C0080D	22-JAN-2004	03-04-9418A	02
04	NC	CORNELIUS, CITY OF	37119C0025E	21-MAY-2004	04-04-043A	02
04	NC	CORNELIUS, TOWN OF	3704980005A	12-JAN-2004	04-04-1824A	02
04	NC	CORNELIUS, TOWN OF	37119C0005E	05-FEB-2004	04-04-2824V	19
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04		CORNELIUS, TOWN OF	37119C0Q45E	18-MAR-2004	04-04-2882A	02
04		CORNELIUS, TOWN OF	37119C0045E	18-MAR-2004	04-04-3674A	02
04		CORNELIUS, TOWN OF	37119C0025E	01-APR-2004	04-04-2326A	02
04		CORNELIUS, TOWN OF	37119C0046E	08-APR-2004	04-04-3776A	02
04		CORNELIUS, TOWN OF	37119C0046E	29-APR-2004	04-04-5296A	02
04		CORNELIUS, TOWN OF	37119C0025E	29-APR-2004	04-04-3290A	02
04		CORNELIUS, TOWN OF	37119C0045E	17-MAY-2004	04-04-4694A	02
04		CRAVEN COUNTY *	3700720420B		04-04-028A	02
04				06-MAY-2004		
		CRAVEN COUNTY*	3700720420B	08-APR-2004	04-04-2150A	02
04		CRAVEN COUNTY*	3700720385B	23-APR-2004	04-04-3422A	02
04		CUMBERLAND COUNTY *	3700760155B	29-APR-2004	04-04-4538A	02
04		CURRITUCK COUNTY *	3700780203D	20-JAN-2004	04-04-2002A	02
04		CURRITUCK COUNTY *	3700780203D	12-FEB-2004	04-04-1652A	02
04		CURRITUCK COUNTY *	3700780160C	19-FEB-2004	04-04-1234A	02
04		CURRITUCK COUNTY *	3700780201D	24-MAY-2004	04-04-3918A	02
04		DARE COUNTY*	3753480113D	19-FEB-2004	04-NC-2018A	02
04		DARE COUNTY*	3753480860E	26-FEB-2004	04-04-3774A	0.
04		DARE COUNTY*	3753480855E	26-MAR-2004	04-04-4842A	0.
04		DAVIDSON COUNTY *	37057C0325D	08-JAN-2004	04-04-1756A	0:
04	NC	DAVIDSON COUNTY *	37057C0325D	15-JAN-2004	04-04-1416A	0:
04	NC	DAVIDSON COUNTY *	37057C0325D	23-FEB-2004	04-04-2036A	0:
04	NC	DAVIDSON COUNTY *	37057C0325D	01-APR-2004	04-04-1460A	02
04		DAVIDSON COUNTY *	37057C0325D	01-APR-2004	04-04-3126A	0:
04		DAVIDSON COUNTY *	37057C0325D	19-APR-2004	04-04-3804A	02
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04		DAVIDSON COUNTY *	37057C0400D	23-APR-2004	04-04-4326A	0
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4	NC	DAVIDSON COUNTY *	37057C0400D	29-APR-2004	04-04-5116A	
4	NC	DAVIDSON COUNTY *	37057C0325D	03-MAY-2004	04-04-4464A	
	NC	DAVIDSON COUNTY *	37057C0375D	17-MAY-2004	04-04-4748A	
	NC	DAVIDSON COUNTY *	37057C0400D	17-MAY-2004	04-04-4856A	
	NC	DAVIDSON, TOWN OF	37119C0006E	05-FEB-2004	04-04-2826V	
	NC	DAVIDSON, TOWN OF	37119C0027E	05-FEB-2004	04-04-2826V	
	NC	DAVIE COUNTY *	3703080045C	17-FEB-2004	04-04-2554A	
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		DURHAM COUNTY *	37063C0015G	01-MAR-2004	04-04-3002A	
	NC	DUBLIAN COUNTY	37063C0187G	16-APR-2004	04-04-2662A	
	NC	DURHAM COUNTY *	37063C0093G	21-MAY-2004	04-04-025P	
	NC	DURHAM, CITY OF	37063C0167G	20-JAN-2004	04-04-1750A	
	NC	DURHAM, CITY OF	37063C0167G	23-JAN-2004	03-04-453P	
	NC	DURHAM, CITY OF	37063C0066G	27-JAN-2004	03-04-429P	
	NC	DURHAM, CITY OF	37063C0068G	27-JAN-2004	03-04-429P	
	NC	DURHAM, CITY OF	37063C0177G	05-FEB-2004	03-04-10694A	
	NC	DURHAM, CITY OF	37063C0167G	15-APR-2004	04-04-4656A	
	NC	DURHAM, CITY OF	37063C0158H	20-MAY-2004	04-04-4888A	
	NC	EMERALD ISLE, TOWN OF	3720539400J	15-APR-2004	04-04-3926A	
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		EMERALD ISLE, TOWN OF	3720630400J	15-APR-2004	04-04-3912A	
	NC	EMERALD ISLE, TOWN OF	3720630400J	23-APR-2004	04-04-006A	
	NC	EMERALD ISLE, TOWN OF	3720631400J	27-MAY-2004	04-04-2784A	
.,	NC	FARMVILLE, TOWN OF	3720462700J	03-JAN-2004	04-04-2030V	
	NC	FAYETTEVILLE, CITY OF	3700770011C	29-APR-2004	04-04-4238A	
	NC	FLETCHER, TOWN OF	3701250020B	27-MAY-2004	04-04-5094X	
	NC	FLETCHER, TOWN OF	3701250020B	07-JUN-2004	04-04-5494A	
	NC	FORSYTH COUNTY *	37067C0120H	01-APR-2004	03-04-10764A	
	NC	FORSYTH COUNTY *	37067C0120H	08-APR-2004	04-04-3802A	
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	1	FRANKLIN COUNTY*	3720184800J	17-JAN-2004	04-04-2508V	
	NC	FRANKLIN COUNTY*	3720188200J	17-JAN-2004	04-04-2508V	
		FRANKLIN COUNTY*	3720271700J	17-JAN-2004	04-04-2508V	
	NC	FRANKLIN COUNTY*	3720281600J	17-JAN-2004	04-04-2508V	
	NC	FRANKLIN COUNTY*	3720283100J	17-JAN-2004	04-04-2508V	
	NC	FRANKLIN COUNTY*	3720284600J	17-JAN-2004	04-04-2508V	
		FRANKLINVILLE, TOWN OF	370197 B	16-APR-2004	04-04-1902A	
	NC	GARNER, TOWN OF	37183C0541E	02-FEB-2004	04-04-2204A	
		GARNER, TOWN OF	37183C0541E	28-APR-2004	04-04-020A	
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		GASTON COUNTY *	37071C0303E	15-APR-2004	04-04-3930X	
	NC	GASTON COUNTY *	37071C0315E	15-APR-2004	04-04-3928X	
		GASTON COUNTY *	37071C0309E	19-APR-2004	04-04-3878A	
		GASTON COUNTY *	37071C0219E	14-JUN-2004	04-04-024A	
	NC	GASTONIA, CITY OF	37071C0303E	04-MAR-2004	04-04-2552A	
	NC	GOLDSBORO, CITY OF	3702550010C	30-APR-2004	04-04-023A	
	NC	GREENSBORO, CITY OF	3753510019D	24-MAR-2004	04-04-063P	
	NC	GREENVILLE, CITY OF		03-JAN-2004		
		GREENVILLE, CITY OF	3720467900J	03-JAN-2004		-
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	NC	GREENVILLE, CITY OF	3720468800J	06-MAY-2004	04-04-4324A	
	NC	GREENVILLE, CITY OF	3720467700J	24-JUN-2004	04-04-5294A	
	NC	GUILFORD COUNTY *	3701110205B	03-MAY-2004		
		HALIFAX COUNTY *		05-JAN-2004		
		HALIFAX COUNTY *	3703270005B	15-JAN-2004		
		HALIFAX COUNTY *	1			
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		HALIFAX COUNTY *		11-MAR-2004		
		HALIFAX COUNTY *		17-MAY-2004		
		HARNETT COUNTY *		07-MAY-2004	04-04-3736A	
		HAYWOOD COUNTY*		09-FFB-2004	04-04-0136A	
	NC	HAYWOOD COUNTY*		15-APR-2004	04-04-4468A	
	NC	HENDERSON COUNTY *		12-FEB-2004		
		HENDERSONVILLE, CITY OF		11-MAR-2004		
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		HIGH POINT, CITY OF				
				22-JAN-2004		
		HIGH POINT, CITY OF		20-MAY-2004		
		HIGH POINT, CITY OF		27-MAY-2004	04-04-5068A	
		HUNTERSVILLE, TOWN OF	37119C0046E	05-FEB-2004	04-04-2828V	
	. NC	HUNTERSVILLE, TOWN OF	37119C0065E	05-FEB-2004		
		HUNTERSVILLE, TOWN OF	37119C0066E	24-JUN-2004		
		IREDELL COUNTY *		29-APR-2004		
		JACKSON COUNTY *				
				15-JAN-2004		
04 04		JACKSONVILLE, CITY OF JACKSONVILLE, CITY OF	3701780004B	15-JAN-2004 15-APR-2004 19-APR-2004	04-04-3734	Α

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)4	NC	JACKSONVILLE, CITY OF	'3701780009B	19-APR-2004	04-04-4536A	(
)4	NC	JOHNSTON COUNTY *	37101C0105D	11-MAR-2004	04-04-2100A	
4	NC	LEE COUNTY *	37105C0060B	23-APR-2004	04-04-1418A	
4	NC	LELAND, TOWN OF	3702950130C	16-APR-2004	04-04-3012A	(
4	NC	LENOIR, CITY OF	37027C0076D	03-MAY-2004	04-04-2628A	. (
4	NC	LEXINGTON, CITY OF	37057C0184D	09-FEB-2004	04-04-2412A	(
4	NC	LEXINGTON, CITY OF	37057C0184D	15-MAR-2004	04-04-2200A	
4	NC	LEXINGTON, CITY OF	37057C0184D	10-JUN-2004	04-04-3418A	
4	NC	LINCOLN COUNTY *	3701460075C	30-JAN-2004	04-04-2550A	(
4	NC .	LINCOLN COUNTY *	3701460150C	29-MAR-2004	04-04-3330A	(
4	NC	LONG BEACH, TOWN OF	3753540004E	08-APR-2004	04-04-4456A	. (
4	NC	LONG BEACH, TOWN OF	3753540003D	21-JUN-2004	04-04-5426A	1 1
4	NC	MADISON COUNTY *	3701520150B	19-FEB-2004	03-04-10902A	
4	NC	MADISON COUNTY *	3701520114B	29-MAR-2004	04-04-0958A	
4	NC	MECKLENBURG COUNTY *	37119C0005E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0025E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0026E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0028E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0044E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0045E	05-FEB-2004	04-04-2818V	
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4	NC	MECKLENBURG COUNTY *	37119C0065E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0066E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0084E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0105E ·	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0105E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0108E	05-FEB-2004	04-04-2818V	1
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4	NC	MECKLENBURG COUNTY *			04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0124E	05-FEB-2004	04-04-2818V	
			37119C0171E	05-FEB-2004	04-04-2818V	
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4	NC	MECKLENBURG COUNTY *	37119C0211E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0223E	05-FEB-2004	04-04-2818V	
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4	NC	MECKLENBURG COUNTY *	37119C0225E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0231E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0242E	05-FEB-2004	04-04-2818V	
4	NC	MECKLENBURG COUNTY *	37119C0244E	05-FEB-2004	04-04-2818V	
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4	NC	MECKLENBURG COUNTY *	37119C0248E	05-FEB-2004	04-04-2818V	
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4	NC	MECKLENBURG COUNTY *	37119C0266E	05-FEB-2004	04-04-2818V	
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4	NC	MECKLENBURG COUNTY *	37119C0281E	05-FEB-2004	04-04-2818V	
4		MECKLENBURG COUNTY *	37119C0285E	05-FEB-2004	04-04-2818V	
4		MECKLENBURG COUNTY *	37119C0287E	05-FEB-2004	04-04-2818V	
4		MECKLENBURG COUNTY *	37119C0289E	05-FEB-2004	04-04-2818V	
4		MECKLENBURG COUNTY *	37119C0308E	05-FEB-2004	04-04-2818V	
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	NC			16-APR-2004		
		MECKLENBURG COUNTY *				
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4		MINT HILL, TOWN OF	37119C0231E	05-FEB-2004		
4		MINT HILL, TOWN OF	37119C0211E	10-JUN-2004		
1		MITCHELL COUNTY *	37121C0050C	04-MAR-2004		
		MONTGOMERY COUNTY *	3703360025B	06-MAY-2004		
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		MONTGOMERY COUNTY *	3703360065B	12-MAY-2004		
·		MONTGOMERY COUNTY *	3703360025B	23-JUN-2004		
1	1	MONTGOMERY COUNTY*	3703360025B	12-JAN-2004	04-04-1830A	-
١	NC	MONTGOMERY COUNTY*	3703360025B	20-JAN-2004	04-04-2038A	
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4		MONTGOMERY COUNTY*	3703360025B	19-FEB-2004		
4		MONTGOMERY COUNTY*	3703360025B	19-FEB-2004		
† 1		MONTGOMERY COUNTY*	10			
		MONTOOMEDY COUNTY	3703360025B	11-MAR-2004		
4		MONTGOMERY COUNTY*	3703360025B	01-APR-2004		
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4		MONTGOMERY COUNTY*		23-APR-2004		
	NC NC	MONTGOMERY COUNTY*	±3703360025B	23-APR-2004	04-04-4392A	

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4	NC	MONTGOMERY COUNTY*	3703360025B	23-APR-2004	04-04-4394A	
4	NC	MONTGOMERY COUNTY*	3703360065B	29-APR-2004	04-04-4616A	
4	NC	MONTGOMERY COUNTY*	3703360025B	17-MAY-2004	04-04-4852A	
4	NC	MONTGOMERY COUNTY*	3703360025B	17-MAY-2004	04-04-4854A	
4	NC	MONTGOMERY COUNTY*	3703360025B			
		MONTGOMERY COUNTY		20-MAY-2004	04-04-3334A	
4	NC	MONTGOMERY COUNTY*	3703360025B	20-MAY-2004	04-04-4928A	
4	NC	MONTGOMERY COUNTY*	3703360025B	27-MAY-2004	04-04-5498A	
4	NC	MOREHEAD CITY, TOWN OF	3720638600J	12-APR-2004	04-04-4294A	-
4	NC	MOUNT HOLLY, CITY OF	37071C0217E	18-MAR-2004	04-04-2956A	
4	NC	MOUNT HOLLY, CITY OF	37071C0219E	17-MAY-2004	04-04-4850A	
4	NC	MOUNT HOLLY, CITY OF	37071C0217E	03-JUN-2004	04-04-5564A	
4	NC	NEW BERN, CITY OF	3700720320B	23-APR-2004	04-04-3842A	
4	NC	NEW HANOVER COUNTY*	3701680035D	22-JAN-2004		
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‡	NC	NEW HANOVER COUNTY*	3701680045E	12-FEB-2004	04-04-1602A	
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1	NC	NEW HANOVER COUNTY*	3701680105D	25-MAR-2004	04-04-1706A	
4	NC	NEW HANOVER COUNTY*	3701680085E	15-APR-2004	04-04-4396A	
1	NC	NEW HANOVER COUNTY*	3701680040D	23-APR-2004	04-04-4236A	
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·	NC	NEW HANOVER COUNTY				
	1	NEW HANOVER COUNTY*	3701680045E	03-MAY-2004	04-04-4090A	
·	NC	NEW HANOVER COUNTY*	3701680105D	12-MAY-2004	04-04-040A	
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1	NC	NEW HANOVER COUNTY*	3701680045E	10-JUN-2004	04-04-2786A	
4	NC	NORTHAMPTON COUNTY *	3701730005C	06-MAY-2004	04-04-036A	
1	NC	NORTHAMPTON COUNTY *	3701730005C	26-MAY-2004		
4	NC				04-04-046A	
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ļ	NC	OAK ISLAND, TOWN OF	3753540003D	17-JUN-2004	04-04-138A	
	NC	ONSLOW COUNTY*	3703400160C	03-MAY-2004	04-04-3294A	
	NC	ONSLOW COUNTY*	3703400315C	06-MAY-2004	04-04-008A	1.
	NC	ONSLOW COUNTY*	3703400360C	26-MAY-2004	04-04-047A	
	NC	ONSLOW COUNTY*	3703400180C	09-JUN-2004	04-04-096A	
	NC	ONSLOW COUNTY*				
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4	NC	ORANGE COUNTY *	3703420160B	04-MAY-2004	03-04-533P	
4	NC	PENDER COUNTY*	3703440527C	11-MAR-2004	04-04-3064A	
4	NC	PENDER COUNTY*	3703440532B	29-MAR-2004	04-04-2516A	
4	NC	PENDER COUNTY*	3703440393B	08-APR-2004	04-04-002A	
1	NC	PENDER COUNTY*	3703440425B	09-APR-2004	04-04-3124A	+
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·	NC	PERSON COUNTY*	37145C0050B	03-MAY-2004	04-04-3404A	
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	NC	PINEVILLE, TOWN OF	37119C0265E	05-FEB-2004	04-04-2822V	
	NC	PITT COUNTY *	3720464400J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720464600J			
	NC			03-JAN-2004	04-04-2034V	-
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	NC	PITT COUNTY *	3720466800J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720467500J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720468100J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720468400J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720469100J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *			+	
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	NC	PITT COUNTY *	3720560300J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720560800J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720561700J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720562800J	03-JAN-2004		
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	NC	PITT COUNTY *	3720570000J	03-JAN-2004	04-04-2034V	
	NC	PITT COUNTY *	3720468300J	12-APR-2004	04-04-2322A	
	NC	RALEIGH, CITY OF	37183C0342E	29-MAR-2004	04-04-3154A	
	NC	RALEIGH, CITY OF	37183C0170E	23-APR-2004	03-04-9840A	
	NC	RANDOLPH COUNTY *			1	
		PANDOL DU COUNTY *	3701950450B	08-APR-2004	04-04-2104A	
	. NC	RANDOLPH COUNTY *	3701950325B	23-APR-2004		
	NC	ROCKINGHAM COUNTY*	3703500050B	27-FEB-2004	04-NC-4096A	
4	NC	ROCKY MOUNT, CITY OF	3700920004C	05-FEB-2004		
4	NC	ROWAN COUNTY *	3703510150B	26-FEB-2004		
1		SALISBURY, CITY OF				
		SANFORD, CITY OF	3702150005B 37105C0060B	01-JUN-2004 29-APR-2004		
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Region	State	Community	Map panel	Determination date	Case No.	Тур
4	NC	STANLY COUNTY *	37167C0075D	22-JAN-2004	04-04-2202A	
4	NC	STANLY COUNTY *	37167C0175D	20-MAY-2004	04-04-5188A	
4	NC	STOKES COUNTY *	3703620100B	12-APR-2004	04-04-4460A	
4	NC	TRANSYLVANIA COUNTY *	37175C0285C	19-APR-2004	04-04-2506A	
	NC	TYRRELL COUNTY *	3720872800J		04-04-2006V	
		TYPELL COUNTY *		17-JAN-2004		
	NC	TYRRELL COUNTY *	3720872800J	20-MAY-2004	04-04-4884A	
	NC	UNION COUNTY *	37179C0070C	06-MAY-2004	04-04-4328A	
	NC	UNION COUNTY *	37179C0080C	17-MAY-2004	04-04-2112A	
	NC	UNION COUNTY *	37179C0060C	28-JUN-2004	04-04-4242A	
	NC	WAKE COUNTY *	37183C0035E	18-MAY-2004	03-04-531P	
	NC	WAKE COUNTY *	37183C0055E	18-MAY-2004	03-04-531P	
	NC	WAKE COUNTY *	37183C0730E	03-JUN-2004	04-04-5428A	
	NC	WARREN COUNTY *	3703960002C	23-APR-2004	04-04-009A	
	NC '	WARREN COUNTY *	3703960002C	23-APR-2004	04-04-013A	
	NC	WARREN COUNTY *	3703960002C	23-APR-2004	04-04-016A	
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	NC	WARREN COUNTY *	3703960002C	23-APR-2004	04-04-029A	
	NC	WARREN COUNTY *	3703960002C	23-APR-2004	04-04-033A	
	NC	WARREN COUNTY *	3703960002C	19-MAY-2004	04-04-054A	
	NC	WARREN COUNTY *	3703960002C	26-MAY-2004	04-04-069A	
	NC	WARREN COUNTY *	3703960002C	26-MAY-2004	04-04-076A	
	NC	WARREN COUNTY *	3703960002C	09-JUN-2004	04-04-086A	
	NC	WARREN COUNTY *	3703960002C	18-JUN-2004	04-04-084A	
	NC	WARDEN COUNTY *				
		WARREN COUNTY *	3703960002C	18-JUN-2004	04-04-091A	
	NC	WARREN COUNTY *	3703960002C	23-JUN-2004	04-04-139A	
	NC	WARREN COUNTY *	3703960002C	23-JUN-2004	04-04-192A	
	NC	WARREN COUNTY*	3703960002C	12-JAN-2004	04-04-1832A	
	NC	WARREN COUNTY*	3703960002C	15-JAN-2004	04-04-1972A	
	NC	WARREN COUNTY*	3703960002C	20-JAN-2004	04-04-0398A	
	NC	WARREN COUNTY*	3703960002C	20-JAN-2004	04-04-2046A	
	NC	WARREN COUNTY*				
			3703960002C	20-JAN-2004	04-04-2106A	
	NC	WARREN COUNTY*	3703960002C	17-FEB-2004	04-04-1280A	
	NC	WARREN COUNTY*	3703960002C	19-FEB-2004	04-04-2782A	
	NC	WARREN COUNTY*	3703960002C	19-FEB-2004	04-04-2928A	
	NC	WARREN COUNTY*	3703960002C	01-MAR-2004	04-04-2660A	
	NC	WARREN COUNTY*	3703960002C	01-MAR-2004	04-04-3412A	
	NC	WARREN COUNTY*	3703960002C	04-MAR-2004	04-04-3042A	
	NC		3703960002C		04-04-2220A	
		WARREN COUNTY*		01-APR-2004		
	NC	WARREN COUNTY*	3703960002C	15-APR-2004	04-04-3410A	
	NC	WARREN COUNTY*	3703960002C	15-APR-2004	04-04-4612A	
	NC	WARREN COUNTY*	3703960002C	23-APR-2004	04-04-4530A	
	NC	WARREN COUNTY*	3703960002C	29-APR-2004	04-04-4086A	
	NC	WARREN COUNTY*	3703960002C	29-APR-2004	04-04-5378A	
	NC	WARREN COUNTY*	3703960002C	03-MAY-2004	04-04-4528A	
	NC	WARREN COUNTY*	3703960002C	03-MAY-2004	04-04-5114A	
	NC				04-04-4398A	
		WARREN COUNTY*	3703960002C	06-MAY-2004		
	NC	WARREN COUNTY*	3703960002C	06-MAY-2004	04-04-4452A	
	NC	WARREN COUNTY*	3703960002C	13-MAY-2004	04-04-4882A	
	NC	WARREN COUNTY*	3703960002C	17-MAY-2004	04-04-4688A	
	NC	WARREN COUNTY*	3703960002C	27-MAY-2004	04-04-5038A	
	NC	WARREN COUNTY*	3703960002C	27-MAY-2004	04-04-5040A	
	NC	WARREN COUNTY*		03-JUN-2004	04-04-5556A	
	NC	WASHINGTON COUNTY*	3702470070B	27-MAY-2004	04-04-2318A	
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*******	1	WASHINGTON, CITY OF		03-JAN-2004	04-04-2510V	
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	NC	WASHINGTON, CITY OF	3720568500J	03-JAN-2004	04-04-2510V	
	NC	WASHINGTON, CITY OF	3720568600J	03-JAN-2004	04-04-2510V	
	NC	WASHINGTON, CITY OF	3720568600J	04-MAR-2004	04-04-2560A	
	NC	WASHINGTON, CITY OF	3720567600J	12-APR-2004	04-04-4466A	
	NC	WILKESBORO, TOWN OF	3702590005E	12-APR-2004	04-04-2102A	
	NC	WILMINGTON, CITY OF	3701710010B	14-APR-2004		
	NC	WILMINGTON, CITY OF	3701710010B	21-MAY-2004	04-04-103A	
	NC	WINSTON-SALEM, CITY OF	37067C0139H	02-APR-2004		
	NC	WOODFIN, TOWN OF	37021C0302C	27-MAY-2004	04-04-5006A	
	NC	YANCEY COUNTY *	3702610060B	01-APR-2004	04-04-3922A	
		AIKEN COUNTY*	4500020040B	26-FEB-2004		
	1	AIKEN COUNTY*	4500020040B	29-MAR-2004		
		ANDERSON COUNTY *	4500130210B	07-JUN-2004		
·		BEAUFORT COUNTY*	4500250050D	01-MAR-2004		
١	SC	BEAUFORT COUNTY*	4500250065D	08-APR-2004	04-04-4546A	
		BEAUFORT COUNTY*		09-APR-2004	04-04-2156A	
		BERKELEY COUNTY *	45015C0590D	23-FEB-2004		
		BERKELEY COUNTY *			1	

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	SC	BERKELEY COUNTY *	45015C0585D	04-MAR-2004	04-04-2258A	02
04	SC	BERKELEY COUNTY *	45015C0590D	18-MAR-2004	04-04-3434A	02
04	SC	BERKELEY COUNTY *	45015C0415D	25-MAR-2004	04-04-1834A	02
04	SC	BERKELEY COUNTY *	45015C0370D	19-APR-2004	04-04-4160A	02
04	SC	BERKELEY COUNTY *	45015C0718D	19-APR-2004	04-04-4542A	02
04	SC	BERKELEY COUNTY *	45015C0240D	06-MAY-2004	04-04-4108A	02
04	SC	BERKELEY COUNTY *	45015C0590D	06-MAY-2004	04-04-5052A	02
04	SC	BERKELEY COUNTY *	45015C0560D	13-MAY-2004	04-04-5506A	02
04	SC	BERKELEY COUNTY *	45015C0590D	13-MAY-2004	04-04-5596A	02
04	SC	BERKELEY COUNTY *	45015C0590D	20-MAY-2004	04-04-5922A	02
04	SC	BERKELEY COUNTY *	45015C0590D	20-MAY-2004	04-04-6578A	02
04	SC	BERKELEY COUNTY *	45015C0590D	07-JUN-2004	04-04-6580A	02
04	SC	BERKELEY COUNTY *	45015C0718D	07-JUN-2004	04-04-6232A	0:
04	SC	BERKELEY COUNTY *	45015C0590D	10-JUN-2004	04-04-4626A	0:
04	SC	CHARLESTON COUNTY*	455413003641	27-MAY-2004	04-04-6196A	0:
04	SC	CHARLESTON COUNTY*	4554130390F	01-JUN-2004	04-04-3936A	0;
04	SC	CHARLESTON, CITY OF	4554120020D	18-MAR-2004	04-04-3428A	0:
04		CHARLESTON, CITY OF	4554120023D	22-MAR-2004	04-04-3808A	0:
04	SC	CHARLESTON, CITY OF	45015C0756D	08-APR-2004	04-04-3676A	0:
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04		CHARLESTON, CITY OF	4554120023D	10-JUN-2004	04-04-6474A	0:
04	SC	CHEROKEE COUNTY	4500450075B	17-FEB-2004	04-04-1426A	0:
04		CHESTER COUNTY *	4500470150B		04-04-0854A	0:
04		DORCHESTER COUNTY *		29-JAN-2004	04-04-0854A	0.
04	SC	FLORENCE COUNTY *	4500680245C	12-FEB-2004		
		FLORENCE COUNTY	4500760085B	13-MAY-2004	04-04-5442A	0:
04		FLORENCE COUNTY *	4500760125B	03-JUN-2004	04-04-6404A	0:
04		GEORGETOWN COUNTY *	4500850230D	14-APR-2004	04-04-3516A	0:
04		GOOSE CREEK, CITY OF	45015C590D	18-MAR-2004	04-04-3008A	0.
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04		GOOSE CREEK, CITY OF	45015C0590D	25-MAR-2004	04-04-3806A	0
04		GOOSE CREEK, CITY OF	45015C0590D	05-APR-2004	04-04-0588A	1
04		GOOSE CREEK, CITY OF	45015C0590D	05-APR-2004	04-04-4754A	0
04		GOOSE CREEK, CITY OF	45015C0590D	08-APR-2004	04-04-2788A	0
04		GOOSE CREEK, CITY OF	45015C0590D	08-APR-2004	04-04-4164A	0
04	SC	GOOSE CREEK, CITY OF	45015C0595D	09-APR-2004	04-04-1982A	0
04	SC	GOOSE CREEK, CITY OF	45015C0590D	12-APR-2004	04-04-3288A	0
04	SC	GOOSE CREEK, CITY OF	45015C0590D	23-APR-2004	04-04-4756A	0
04		GOOSE CREEK, CITY OF	45015C0590D	29-APR-2004	04-04-4628A	0
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04		GREENVILLE COUNTY *	4500890215B	20-MAY-2004	04-04-4660A	- C
04		GREENVILLE COUNTY *		27-MAY-2004		C
04		GREENWOOD COUNTY*	4500940075B	12-FEB-2004		0
04		GREENWOOD COUNTY*:		19-FEB-2004		- 0
04		GREER, CITY OF		02-FEB-2004	1	C
04		HANAHAN, CITY OF		08-MAR-2004		0
04		HANAHAN, CITY OF		01-JUN-2004		1 0
04		HANAHAN, CITY OF		14-JUN-2004	4	
04		HANAHAN, CITY OF				
04		HORRY COUNTY *		14-JUN-2004	1	0
04		HORRY COUNTY *		01-MAR-2004		
				06-MAY-2004		0
04		JASPER COUNTY*		27-MAY-2004		
04		JOHNSONVILLE, CITY OF		13-MAY-2004		(
04		KERSHAW COUNTY *		04-MAR-2004	04-04-1464A	(
04		KERSHAW COUNTY *	45055C0394D	19-APR-2004	04-04-3938A	(
04		KERSHAW COUNTY *	45055C0145D	14-JUN-2004		0
04		LANCASTER COUNTY *	4501200150B	22-JAN-2004		
04		LEXINGTON COUNTY *	45063C0258G	20-JAN-2004		
	1	LEXINGTON COUNTY *		-0 0/114-2004	TOOOL TO TOO	

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SC	LEXINGTON COUNTY *	45063C0163G	15-APR-2004	03-04-515P	05
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SC	LEXINGTON COUNTY *	45063C0252G	24-JUN-2004	04-04-7090A	02
SC ,	MEGGETT, TOWN OF	4500400005C	01-APR-2004	04-04-2730A	02
SC	MOUNT PLEASANT, TOWN OF	4554130180F	12-APR-2004	04-04-1430A	02
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SC	NEWBERRY COUNTY*	4502240225B	02-FEB-2004	04-04-2260A	02
SC	NEWBERRY COUNTY*	4502240225B	02-FEB-2004	04-04-2262A	02
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SC	NEWBERRY COUNTY*	4502240225B	09-JUN-2004	04-04-6472A	02
SC	NORTH MYRTLE BEACH, TOWN OF	45051C0583H	11-MAR-2004	04-04-2088A	02
SC	ORANGEBURG COUNTY *	4501600280B	01-APR-2004	04-04-3680A	02
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SC	ORANGEBURG, CITY OF	4501640001B	19-APR-2004	04-04-3006A 04-04-4162A	02
SC	PICKENS COUNTY *	4501660115B	29-MAR-2004	04-04-4162A 04-04-3882A	02
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SC	RICHLAND COUNTY*	45079C0115G	26-JAN-2004	04-04-1984A	02
SC	RICHLAND COUNTY*	45079C0025H	02-FEB-2004	04-04-1542A	02
SC	RICHLAND COUNTY*	45079C0025H	17-FEB-2004	04-04-1742A	02
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SC	RICHLAND COUNTY*	45079C0025H	29-APR-2004	04-04-4632A	02
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SC	SALUDA COUNTY*	4502300002B	04-MAR-2004	04-04-2962A	02
SC	SALUDA COUNTY*	4502300002A	04-MAY-2004	04-04-4896A	02
SC	SALUDA COUNTY*	4502300002A	10-JUN-2004	04-04-6230A	02
SC	SPARTANBURG COUNTY *	4501760075B	13-MAY-2004	04-04-5446A	02
SC	SPARTANBURG COUNTY *	4501760075B	20-MAY-2004	04-04-5788A	02
SC	SPARTANBURG COUNTY *	4501760075B	03-JUN-2004	04-04-5790A	02
SC	SPARTANBURG COUNTY *	4501760075B	07-JUN-2004	04-04-6622A	02
SC	SUMTER COUNTY *	4501820090C	26-FEB-2004	04-04-2564A	02
SC	YORK COUNTY *	4501930136D	29-JAN-2004	04-04-1306A	01
SC	YORK COUNTY *	4501930065C	11-MAR-2004	04-04-3430A	02
SC	YORK COUNTY *	4501930050B	01-APR-2004	04-04-3942A	02
SC	YORK COUNTY *	4501930050B	29-APR-2004	04-04-4630A	- 02
TN	BARTLETT, CITY OF	47157C0105E	26-APR-2004	04-04-3076A	02
TN	BENTON COUNTY	4702180025B	25-JUN-2004		02
TN	BLEDSOE COUNTY	4702190005A	06-MAY-2004	04-04-4490A	02
TN	BLOUNT COUNTY *	4703560100B	18-MAR-2004	04-04-2798A	02
TN,	BLOUNT COUNTY *	4703560025B	07-JUN-2004	04-04-5720A	02
TN	BRADLEY COUNTY *	4703570080B	27-MAY-2004	04-04-4594A	02
TN	BRENTWOOD, CITY OF	47187C0090E	08-APR-2004	04-04-2278A	17
TN	BRENTWOOD, CITY OF	47187C0040E	12-APR-2004		02
TN	BRENTWOOD, CITY OF	47187C0035E	29-APR-2004		02
TN	BRENTWOOD, CITY OF	47187C0040E	10-MAY-2004		0.
TN	BRENTWOOD, CITY OF	47187C0090E	03-JUN-2004		0.
TN	BRENTWOOD, CITY OF	47187C0090E	10-JUN-2004		02
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TN TN		BRISTOL, CITY OF BRISTOL, CITY OF BRISTOL, CITY OF BRISTOL, CITY OF CARTER COUNTY * CHATTANOOGA, CITY OF	BRISTOL, CITY OF 4701820003C BRISTOL, CITY OF 4701820005C BRISTOL, CITY OF 4701820005C BRISTOL, CITY OF 4701820008C CARTER COUNTY * 47019C0060C CHATTANOOGA, CITY OF 47065C0366F CHATTANOOGA, CITY OF 47065C0366F CHATTANOOGA, CITY OF 47065C0336F CHATTANOOGA, CITY OF 47065C0336F CHATTANOOGA, CITY OF 47065C0336F CHATTANOOGA, CITY OF 47065C0239F	BRISTOL, CITY OF 4701820003C 05-FEB-2004 BRISTOL, CITY OF 4701820005C 05-FEB-2004 BRISTOL, CITY OF 4701820005C 13-MAY-2004 BRISTOL, CITY OF 4701820008C 23-JUN-2004 CARTER COUNTY* 47019C0060C 17-JUN-2004 CHATTANOOGA, CITY OF 47065C0366F 05-FEB-2004 CHATTANOOGA, CITY OF 47065C0366F 05-FEB-2004 CHATTANOOGA, CITY OF 47065C0336F 25-MAR-2004 CHATTANOOGA, CITY OF 47065C0339F 26-APR-2004 CHATTANOOGA, CITY OF 47065C0239F 26-APR-2004	BRISTOL, CITY OF 4701820003C 05-FEB-2004 04-04-3142V BRISTOL, CITY OF 4701820005C 05-FEB-2004 04-04-3142V BRISTOL, CITY OF 4701820005C 13-MAY-2004 04-04-4138A BRISTOL, CITY OF 4701820008C 23-JUN-2004 04-04-160A CARTER COUNTY * 47019C0060C 17-JUN-2004 04-04-110A CHATTANOGA, CITY OF 47065C0366F 05-FEB-2004 04-04-2052A CHATTANOGA, CITY OF 47065C0366F 05-FEB-2004 04-04-2160A CHATTANOGA, CITY OF 47065C0336F 15-MAR-2004 04-04-2208A CHATTANOGA, CITY OF 47065C0336F 25-MAR-2004 04-04-4894A CHATTANOGA, CITY OF 47065C0239F 26-APR-2004 04-04-5390A

Region	State	Community	Map panel	Determination date	Case No.	Тур
4	TN	CHEATHAM COUNTY *	47021C0110C	01-MAR-2004	04-04-1604A	
4	TN	CHEATHAM COUNTY *	47021C0210C	01-JUN-2004	04-04-4492A	
4	TN	CLAY COUNTY *	4703820002A	22-JAN-2004	04-04-1094A	
4	TN	CLAY COUNTY *	4703820002A	05-APR-2004	04-04-3742A	
4	TN	CLEVELAND, CITY OF	4700150001D	08-APR-2004	04-04-3436A	
4	TN	CLEVELAND, CITY OF	4703570080B	08-APR-2004	04-04-3436A	
4	TN	CLINTON, TOWN OF	4700010002B	15-APR-2004	04-04-2768A	
4	TN	COLLIERVILLE, TOWN OF	47157C0245E	26-FEB-2004	04-04-2522A	
4	TN	COLLIERVILLE, TOWN OF	47157C0295E	25-MAR-2004	04-04-2054A	
4	TN	COLLIERVILLE, TOWN OF	47157C0240E	19-APR-2004	04-04-2976A	
4	TN	COLLIERVILLE, TOWN OF	47157C0240E	10-JUN-2004	04-04-6304A	
4	TN	COLLIERVILLE, TOWN OF	47157C0245E	23-JUN-2004	04-04-123A	
4	TN	COLUMBIA, CITY OF	4754230005D	05-FEB-2004	04-04-0312A	
4	TN	COLUMBIA, CITY OF	4754230004D	09-FEB-2004	03-04-11036A	
1	TN	COLUMBIA, CITY OF	4754230005D	12-APR-2004	04-04-3956A	
4	TN	COLUMBIA, CITY OF	4754230002D	27-MAY-2004	04-04-4892A	
4	TN	COOKEVILLE, CITY OF	4701500010C	05-APR-2004	04-04-1994A	
	TN	COOKEVILLE, CITY OF	4701500010C	26-APR-2004	04-04-2590A	
4	TN	COVINGTON, CITY OF	47167C0065E	29-MAR-2004	04-04-3762A	
4	TN	DECATUR COUNTY*	4700410004C	12-FEB-2004	04-04-2210A	1
4	TN	DUNLAP, CITY OF	4702700002B	09-JUN-2004	04-04-088A	
	TN	DYERSBURG, CITY OF	47045C0190D	05-APR-2004	04-04-066A	
	TN	DYERSBURG, CITY OF	47045C0190D	26-APR-2004	04-04-3436A	
	TN		47045C0190D 47065C0477F	22-JAN-2004		
	TN	EAST RIDGE CITY OF	1300280025D		04-04-1852A	
		EAST RIDGE, CITY OF		05-APR-2004	04-04-3166A	
	TN	EAST RIDGE, CITY OF	47065C0477F	05-APR-2004	04-04-3166A	
	TN	EAST RIDGE, CITY OF	47065C0476F	21-JUN-2004	04-04-6300A	
	TN	ERIN, CITY OF	4702130001C	01-JUN-2004	04-04-6186A	
	TN	ESTILL SPRINGS, TOWN OF	470272_03B	22-JAN-2004	04-04-0598A	
	TN	ESTILL SPRINGS, TOWN OF	470272_03B	10-JUN-2004	04-04-5978A	
	TN	FAYETTE COUNTY*	4703520080B	29-JAN-2004	03-04-9576A	
	TN	FAYETTE COUNTY*	4703520090B	03-MAY-2004	04-04-5634A	
ļ	TN	FRANKLIN, CITY OF	47187C0079E	30-MAR-2004	03-04-529P	
	TN	GERMANTOWN, CITY OF	47157C0235E	04-MAR-2004	04-04-2514A	
l	TN	GERMANTOWN, CITY OF	47157C0235E	29-MAR-2004	04-04-4112A	
l	TN	GERMANTOWN, CITY OF	47157C0235E	08-APR-2004	04-04-2574A	
	TN	GERMANTOWN, CITY OF	47157C0235E	19-APR-2004	04-04-5106A	-
	TN	GERMANTOWN, CITY OF	47157C0235E	06-MAY-2004	04-04-2770A	1
	TN	GERMANTOWN, CITY OF	47157C0235E	17-MAY-2004	04-04-4402A	
	TN	GERMANTOWN, CITY OF	47157C0235E	24-JUN-2004	04-04-5502A	
	TN	GOODLETTSVILLE, CITY OF	47165C0383D	05-FEB-2004	04-04-2158A	
	TN	HAMILTON COUNTY *	47065C0140F	12-APR-2004	04-04-5198A	
	TN	HAMILTON COUNTY *	47065C0228F	10-JUN-2004	04-04-5974A	
	TN	HARDEMAN COUNTY *	4703600150B	29-MAR-2004	04-04-3850A	
	TN	JASPER, TOWN OF	475429 04B	25-MAR-2004	04-04-2348A	
	TN	JOHNSON CITY, CITY OF	47179C0037C	02-FEB-2004	04-04-2162A	
	TN	KNOX COUNTY *	4754330080B	22-JAN-2004		
	TN				04-04-1758A	
	1	KNOX COUNTY *	4754330175B	26-APR-2004	04-04-3306A	Į.
	TN	KNOX COUNTY *	4754330120B	06-MAY-2004	04-04-3848A	
•••••	TN	KNOX COUNTY *	4754330120B	20-MAY-2004	04-04-3526A	
	TN	KNOX COUNTY *	4754330045B	24-MAY-2004	04-04-5958A	
	TN	KNOX COUNTY *	4754330075B	01-JUN-2004	04-04-2974A	
	TN	LAKESIDE, CITY OF	47065C0235F	13-MAY-2004	04-04-5954A	
	TN	MACON COUNTY *	4703710025B	08-APR-2004	04-04-1128A	
	TN	MARION COUNTY *	4701140175B	25-MAR-2004	04-04-4834A	
	TN	MARION COUNTY *	4701140100B	15-APR-2004	04-04-5600A	
	TN	MARSHALL COUNTY*	47117C0100C	01-APR-2004	04-04-3128A	
	TN	MARYVILLE, CITY OF	475439 05B	21-JUN-2004	04-04-5126A	
	TN	MARYVILLE, CITY OF	475439 08B	21-JUN-2004	04-04-6050A	
	TN	MEMPHIS, CITY OF	47157C0170E	01-APR-2004	04-04-3682A ·	
	TN	MEMPHIS, CITY OF	47157C0220E	06-MAY-2004	04-04-2796A	
	TN	MEMPHIS, CITY OF	47157C0230E	17-MAY-2004	04-04-4934A	
	TN	MEMPHIS, CITY OF	47157C0230E	20-MAY-2004	04-04-5794A	
	TN	MEMPHIS, CITY OF	47157C0230E			
	TN			01-JUN-2004	03-04-383P	
		MEMPHIS, CITY OF	47157C0145E	24-JUN-2004	04-04-6226A	
	TN	MEMPHIS, CITY OF	47157C0185E	24-JUN-2004	04-04-6226A	
	TN	MEMPHIS, CITY OF	47157C0235E	24-JUN-2004	04-04-5644A	
	TN	MURFREESBORO, CITY OF	47149C0139F	18-MAR-2004	04-04-4110A	
٠	TN	MURFREESBORO, CITY OF	47149C0140F	18-MAR-2004	04-04-4110A	
1	TN	MURFREESBORO, CITY OF	47149C0259G	18-MAR-2004	04-04-2940A	
١	TN	MURFREESBORO, CITY OF	47149C0260G	01-APR-2004	04-04-1130A	
٠	TN	MURFREESBORO, CITY OF	47149C0260G	01-APR-2004	04-04-3014A	
T			47149C0260G	0.711772004	3.3.3017/1	

Region	State	Community	Map panel	Determination date	Case No.	Туре
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0378F	29-JAN-2004	04-04-0034A	02
04		NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0204F	05-FEB-2004	04-04-0246A	02
04		NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0116F	12-FEB-2004	04-04-2426A	02
04		NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0303F	16-FEB-2004	03-04-503P	05
04		NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0309F	04-MAR-2004	03-04-11034A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0231F	08-MAR-2004	04-04-2572A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0331F	18-MAR-2004	04-04-3594A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0214F	08-APR-2004	04-04-5128A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0119F	29-APR-2004	04-04-4168A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0254F	06-MAY-2004	04-04-5504A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0326F	13-MAY-2004	04-04-5792A	02
04		NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0378F	13-MAY-2004	04-04-5304A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0114F	27-MAY-2004	04-04-3592A	02
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0368F	27-MAY-2004	04-04-4890A	01
04	TN	NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0143F	09-JUN-2004	04-04-092A	01
04		NASHVILLE & DAVIDSON COUNTY, CITY OF	47037C0244F	21-JUN-2004	04-04-6374A	02
04		OAK RIDGE, CITY OF	4754410010D	25-MAR-2004	04-04-4932A	02
04	TN	OAK RIDGE, CITY OF	4754410010D	10-MAY-2004	04-04-3524A	02
04		OLIVER SPRINGS, TOWN OF	4700050001B	13-MAY-2004	04-04-5604A	02
04		RED BANK, CITY OF	47065C0331F	13-MAY-2004	04-04-5132A	02
04		RIPLEY, TOWN OF	4701000004C	09-JUN-2004	04-04-097A	01
04		RUTHERFORD COUNTY *	47149C0040E	02-JAN-2004	04-04-1286A	02
04		RUTHERFORD COUNTY *	47149C0245E	08-MAR-2004	04-04-2664A	02
04		RUTHERFORD COUNTY *	47149C0135E	18-MAR-2004	04-04-2668A	02
04		RUTHERFORD COUNTY *	47149C0133E	29-MAR-2004	04-04-2666A 04-04-3684A	02
04		RUTHERFORD COUNTY *	47149C0130E	01-APR-2004	04-04-3684A 04-04-3196A	02
		DUTHERFORD COUNTY *				
04		RUTHERFORD COUNTY *	47149C0166E	12-APR-2004	04-04-5306A	02
04		RUTHERFORD COUNTY *	47149C0251E	10-MAY-2004	04-04-4250A	01
04		RUTHERFORD COUNTY *	47149C0114E	17-JUN-2004	04-04-6008A	01
04		SEVIER COUNTY*	4702360025B	29-APR-2004	04-04-3168A	02
04		SEVIER COUNTY*	4702360070B	17-MAY-2004	04-04-3642A	02
04		SEVIER COUNTY*	4702360060B	07-JUN-2004	04-04-4334A	02
04		SHELBY COUNTY *	47157C0155E	12-APR-2004	04-04-2420A	02
04		SHELBY COUNTY *	47157C0230E	15-APR-2004	04-04-3950A	02
04		SHELBY COUNTY *	47157C0240E	06-MAY-2004	04-04-2972A	02
04		SHELBY COUNTY *	47157C0105E	10-MAY-2004	04-04-4488A	02
04	. TN	SHELBY COUNTY*	47157C0150E	17-JUN-2004	04-04-117A	02
04	. TN	SHELBYVILLE, CITY OF	4700080027C	26-FEB-2004	04-04-2526A	02
04		SHELBYVILLE, CITY OF	4700080029C	02-APR-2004	04-04-5008A	02
04	. TN	SMYRNA, TOWN OF	47149C0104E	08-APR-2004	04-04-2524A	02
04	. TN	SODDY-DAISY, CITY OF	47065C0226F	05-FEB-2004	04-04-1016A	02
04	. TN	STEWART COUNTY *	4701800003A	12-FEB-2004	04-04-2344A	02
04		SULLIVAN COUNTY *	4701810030B	20-MAY-2004	04-04-3954A	02
04		SUMNER COUNTY*	47165C0267D	15-JAN-2004	03-04-9264A	02
04		TULLAHOMA, CITY OF	4700360002A	15-APR-2004	04-04-3948A	02
04		UNION CITY, CITY OF		12-APR-2004	04-04-5130A	02
04		WASHINGTON COUNTY *		23-APR-2004	04-04-2428A	01
04		WILLIAMSON COUNTY *	47187C0030E	01-MAR-2004		02
04		WILLIAMSON COUNTY *		08-APR-2004	04-04-3640A	02
04		WILLIAMSON COUNTY *		27-MAY-2004		02
04		WILLIAMSON COUNTY *		10-JUN-2004		02
		ADDISON, VILLAGE OF		25-MAR-2004		02
05						02
05	1	ADDISON, VILLAGE OF		29-MAR-2004	04-05-2593A	02
05		ADDISON, VILLAGE OF		29-MAR-2004	04-05-2598A	
05		ADDISON, VILLAGE OF		24-MAY-2004	04-05-2599A	02
05		ADDISON, VILLAGE OF		08-APR-2004	04-05-2600A	02
05		ADDISON, VILLAGE OF		24-MAY-2004		02
05		ADDISON, VILLAGE OF		24-MAY-2004	04-05-2602A	02
05		ADDISON, VILLAGE OF		17-MAY-2004	04-05-3212A	02
05		ADDISON, VILLAGE OF		17-MAY-2004		02
05	. IL	ADDISON, VILLAGE OF	1701980004C	17-MAY-2004		02
05	. IL	ADDISON, VILLAGE OF	1701980005C	14-JUN-2004	04-05-3233A	0.
05		ALEXANDER COUNTY		05-MAR-2004	04-05-1712A	02
05		ALGONQUIN, VILLAGE OF	1704740001B	11-FEB-2004	04-05-1418A	02
05		ALGONQUIN, VILLAGE OF		07-MAY-2004		02
05		ALGONQUIN, VILLAGE OF		28-JUL-2004		0
05		ALGONQUIN, VILLAGE OF		28-JUL-2004		0
05		AMBOY, CITY OF		02-JUN-2004		0:
		ANTIOCH, VILLAGE OF		25-FEB-2004		02
05						02
05		ANTIOCH VILLAGE OF		04-FEB-2004		
05		ANTIOCH, VILLAGE OF		03-MAR-2004		02
						02
05 05	IL	ANTIOCH, VILLAGE OF	17097C0028F	19-MAR-2004 18-FEB-2004		04-05-2528A 04-05-2034A

Region	State	Community	Map panel	Determination date	Case No.	Тур
5	IL	ARLINGTON HEIGHTS, VILLAGE OF	17031C0202F	24-MAR-2004	04-05-2115A	
5	IL	AUBURN, CITY OF	17167C0520E	04-MAY-2004	04-05-1180V	
5	IL	AUBURN, CITY OF	17167C0550E	04-MAY-2004	04-05-1180V	
5	IL	AURORA, CITY OF	1703200015D	03-FEB-2004	03-05-3991P	
	IL	AURORA, CITY OF	17089C0341F	03-FEB-2004	03-05-3991P	
5	IL	AURORA, CITY OF	17089C0342F	03-FEB-2004	03-05-3991P	
	IL	BATAVIA, CITY OF	17089C0331F	14-JAN-2004	03-05-3427A	
	IL	BEACH PARK, VILLAGE OF	17097C0067G	15-JUL-2004	03-05-4000P	
	IL	BEACH PARK, VILLAGE OF	17097C0087G	16-JUN-2004	04-05-3646A	
	IL	BELLEVILLE, CITY OF	17163C0213D	23-JAN-2004	04-05-1035A	
	IL	BELLEVILLE, CITY OF	17163C0220D	12-APR-2004	04-05-2333P	
	IL	BELLEVILLE, CITY OF	17163C0213D	30-JUN-2004	04-05-3767A	
	1L	BELVIDERE, CITY OF	1700080003B	07-MAY-2004	04-05-2370A	
	IL	BLOOMINGDALE, VILLAGE OF	1702010002B	26-FEB-2004	04-05-1877A	
		BLOOMINGDALE, VILLAGE OF	1702010002B	06-MAY-2004	04-05-1883A	
	IL	BLOOMINGTON, CITY OF	17113C0482D	09-JAN-2004	04-05-1131A	
	IL	BLOOMINGTON, CITY OF	17113C0482D	05-MAR-2004	04-05-2149A	
	IL	BLOOMINGTON, CITY OF	17113C0482D	26-MAY-2004	04-05-3425A	
		BOLINGBROOK, VILLAGE OF	171197C0045F	21-JAN-2004	03-05-5249A	
	IL	BOLINGBROOK, VILLAGE OF	17197C0045F	27-JUL-2004	03-05-5771P	
		BOLINGBROOK, VILLAGE OF	17197C0043F	11-FEB-2004	04-05-1150A	
	IL	BOLINGBROOK, VILLAGE OF	17197C0055E	28-JAN-2004	04-05-1150A	
	IL	BOLINGBROOK, VILLAGE OF	17197C0045F	06-FEB-2004		
					04-05-1419A	
		BOLINGBROOK, VILLAGE OF	17197C0045F	17-MAR-2004	04-05-1838A	
	IL.	BOLINGBROOK, VILLAGE OF	17197C0045F	02-JUN-2004	04-05-2468A	
		BOLINGBROOK, VILLAGE OF	17197C0045F	04-JUN-2004	04-05-2669A	
		BRADLEY, VILLAGE OF	1703380038C	25-FEB-2004	04-05-1556A	
		BRADLEY, VILLAGE OF	1703380038C	23-JUN-2004	04-05-3662A	
		BRADLEY, VILLAGE OF	1703380038C	23-JUN-2004	04-05-3676A	
		BREESE, CITY OF	17004601B	20-MAY-2004	04-05-1885A	
		BREESE, CITY OF	17027C0160C	03-JUN-2004	04-05-3205V	-
		BROOKFIELD, VILLAGE OF	17031C0479F	30-JUL-2004	04-05-3961A	
	IL	BUFFALO GROVE, VILLAGE OF	17097C0266G	30-JAN-2004	03-05-1462P	
	IL	BUFFALO GROVE, VILLAGE OF	17097C0270G	30-JAN-2004	03-05-1462P	
	IL	BUREAU COUNTY	1707290125A	16-JAN-2004	04-05-0025A	
	IL	BURR RIDGE, VILLAGE OF	17031C0468F	14-JUL-2004	03-05-1460P	
		BURR RIDGE, VILLAGE OF	17031C0469F	14-JUL-2004	03-05-1460P	
·	IL	BYRON, CITY OF	1705250095A	19-MAY-2004	04-05-3138A	
********	IL	CAHOKIA, VILLAGE OF	17163C0170D	05-MAR-2004	04-05-1593A	
		CARBON CLIFF, VILLAGE OF	17161C0332E	24-MAR-2004	04-05-2479A	
		CARBONDALE, CITY OF	1702980010B	16-JAN-2004	04-05-1485A	
		CARBONDALE, CITY OF	1702980010B	16-JUN-2004	04-05-3772A	
		CARLYLE, CITY OF	170044 14B			
				02-FEB-2004	04-05-0474A	
		CARLYLE, CITY OF	1700470225	03-JUN-2004	04-05-3204V	
•••••		CARMI, CITY OF		05-MAR-2004	04-05-1985A	ĺ
		CAROL STREAM, VILLAGE OF	1702020005C	23-FEB-2004	04-05-0465A	
		CARTHAGE,CITY OF	170269_01B	13-FEB-2004	04-05-1822A	
		CASEYVILLE, VILLAGE OF	17163C0043D	21-APR-2004	04-05-2849A	
		CHAMPAIGN COUNTY	1708940100C	21-JAN-2004	04-05-1530A	
		CHAMPAIGN COUNTY		27-FEB-2004		
		CHAMPAIGN COUNTY		. 18-FEB-2004		
	1	CHAMPAIGN COUNTY	1708940250B	02-JUL-2004		
		CHAMPAIGN COUNTY	1708940275B	07-JUL-2004	04-05-3783A	
		CHAMPAIGN, CITY OF		24-MAR-2004	04-05-2626A	
	IL	CHATHAM, VILLAGE OF	17167C0404E	04-MAY-2004	04-05-1175V	
	IL	CHATHAM, VILLAGE OF	17167C0415E	04-MAY-2004	04-05-1175V	
	IL	CHATHAM, VILLAGE OF		04-MAY-2004		
	IL	CHICAGO, CITY OF		28-APR-2004		
		CHICAGO, CITY OF		14-JUL-2004		
		CHICAGO, CITY OF		23-JUN-2004		
		CHRISTIAN COUNTY		21-JAN-2004		
		CLARENDON HILLS, VILLAGE OF		17-FEB-2004		
		CLARENDON HILLS, VILLAGE OF		22-MAR-2004		
		CLAY COUNTY		02-JUL-2004		
		CLINTON COUNTY*		20-JAN-2004		
		CLINTON COUNTY*		02-FEB-2004		
		CLINTON COUNTY*		04-MAR-2004		
		CLINTON COUNTY*		19-FEB-2004		
		CLINTON COUNTY*		07-JUN-2004	04-05-2648A	
·	. IL	CLINTON COUNTY*	17027C0020C	03-JUN-2004	04-05-3203V	
5	. IL	CLINTON COUNTY*		03-JUN-2004		
5	. 1L	CLINTON COUNTY*		03-JUN-2004		
	IL	CLINTON COUNTY*		03-JUN-2004		

Region	State	Community	Map panel	Determination date	Case No.	Туре
5	IL	CLINTON COUNTY*	17027C0125C	03-JUN-2004	04-05-3203V	11
5	IL	CLINTON COUNTY*	17027C0150C	03-JUN-2004	04-05-3203V	1
5	IL	CLINTON COUNTY*	17027C0160C -	03-JUN-2004	04-05-3203V	1
5	IL	CLINTON COUNTY*	17027C0165C	03-JUN-2004	04-05-3203V	1
5	IL	CLINTON COUNTY*	17027C0170C	03-JUN-2004	04-05-3203V	1
5	IL.	CLINTON COUNTY*	17027C0275C	03-JUN-2004	04-05-3203V	1
5	IL	CLINTON COUNTY*	17027C0300C	03-JUN-2004	04-05-3203V	1
5	IL	COAL VALLEY, VILLAGE OF	17161C0329E	23-JAN-2004	04-05-1525A	0
5	IL	COLLINSVILLE, CITY OF	1704390002B	21-JUL-2004	04-05-3932A	0
5	IL	COLUMBIA, CITY OF	1705100035D	28-APR-2004	04-05-2506A	1
5	IL	COLUMBIA, CITY OF	1705100055D	28-APR-2004	04-05-2506A	1
5	IL	COOK COUNTY	17031C0253F	14-JAN-2004	04-05-0319A	0
5	IL	COOK COUNTY	17031C0593F	19-MAR-2004	04-05-0837A	0
5	IL ·	COOK COUNTY	17031C0682F	07-APR-2004	04-05-1574A	0
5	IL	COOK COUNTY	17031C0169G	14-MAY-2004	04-05-3095A	0
5	IL	COOK COUNTY	17031C0613F	07-JUL-2004	04-05-3573A	0
5	IL	COOK COUNTY	17031C0209F	16-JUL-2004	04-05-3910X	0
5	IL	CREST HILL, CITY OF	17197C0153E	18-MAR-2004	04-05-0753P	0
5	IL	CREST HILL, CITY OF	17197C0155E	18-MAR-2004	04-05-0753P	0
5	IL	CRESTWOOD, VILLAGE OF	17031C0617F	19-MAY-2004	04-05-3292A	0
5	IL	CRYSTAL LAKE, CITY OF	1704760001C	21-MAY-2004	03-05-4441A	0
5	IL	CRYSTAL LAKE, CITY OF	1704760001C	19-MAY-2004	04-05-1005A	0
5	IL	CRYSTAL LAKE, CITY OF	1704760001C	14-JUN-2004	04-05-3669A	0
5	İL	CRYSTAL LAKE, CITY OF	1704760001C	23-JUN-2004	04-05-3794A	0
5	IL	CRYSTAL LAKE, CITY OF	1704760003C	14-JUL-2004	04-05-3863A	0
5	IL	DARIEN, CITY OF	1707500003C	15-MAR-2004	04-05-0062A	
5	IL	DARIEN, CITY OF	1707500002A	08-JAN-2004	04-05-0464A	
5	IL	DARIEN, CITY OF	1707500002A	08-JAN-2004	04-05-0507A	
5	IL	DARIEN, CITY OF	1707500002A	08-APR-2004	04-05-1224A	1
5	IL	DARIEN, CITY OF	1707500002A	17-FEB-2004	04-05-1856A	
5	İL		1707500002A			
5	IL	DARIEN, CITY OF	1707500002A	17-JUN-2004	04-05-2667A	
		DARIEN, CITY OF		24-MAY-2004	04-05-3217A	
5	IL	DE KALB, CITY OF	17037C0067D	16-APR-2004	04-05-2203A	9
)5	IL	DECATUR, CITY OF	1704290005C	23-JAN-2004	04-05-0336A	1
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)5	IL	DECATUR, CITY OF	1704290015C	16-JUN-2004	04-05-3497A	9
)5	IL	DEERFIELD, VILLAGE OF	17097C0289G	05-APR-2004	04-05-0090P	(
)5	IL	DEERFIELD, VILLAGE OF	17097C0289G	14-APR-2004	04-05-0626A	(
5	IL	DEERFIELD, VILLAGE OF	17097C0286F	16-APR-2004	04-05-2986A	9
)5	IL	DES PLAINES, CITY OF	17031C0219F	28-JAN-2004	04-05-1612A	(
)5	IL	DIXON, CITY OF	17103C0018E	30-JUN-2004	04-05-3733A	
)5	IL	DOLTON, VILLAGE OF	17031C0752F	28-JUL-2004	04-05-3857A	
5	IL	DOWNERS GROVE, VILLAGE OF	1702040006C	29-JAN-2004	04-05-0482A	
5	IL	DOWNS, VILLAGE OF	17113C0550D	18-FEB-2004	04-05-1291A	
)5	IL.	DU PAGE COUNTY*	1701970045B	22-JAN-2004	03-05-4141A	
)5	IL	DU PAGE COUNTY*	1701970025B	19-FEB-2004	03-05-4656A	
)5	IL	DU PAGE COUNTY*	1701970020B	09-APR-2004	04-05-039P	
)5	IL	DU PAGE COUNTY*	1701970055B	08-JAN-2004	04-05-0472A	
5	IL	DU PAGE COUNTY*		26-JAN-2004	04-05-0479A	
)5	IL	DU PAGE COUNTY*		08-JAN-2004		
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5	IL	DU PAGE COUNTY*		23-FEB-2004		
5	IL	DU PAGE COUNTY*		19-FEB-2004		
5	IL	DU PAGE COUNTY*		03-MAY-2004		
5	IL	DU PAGE COUNTY*		21-JUN-2004		
5	IL	DU PAGE COUNTY*		21-JUN-2004		
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		DU PAGE COUNTY*		07-JUN-2004		
5	IL	DU PAGE COUNTY*		01-JUN-2004		
5		EAST DUNDEE, VILLAGE OF		09-APR-2004		
5	1	EAST DUNDEE, VILLAGE OF		09-JAN-2004		
5	1	EFFINGHAM COUNTY		17-MAR-2004		
5		ELGIN, CITY OF		30-JUN-2004		
5		ELK GROVE VILLAGE, VILLAGE OF		14-JAN-2004		
5		ELMHURST, CITY OF		17-MAY-2004		
5		ERIE, VILLAGE OF		12-MAR-2004		
5	IL	FLOSSMOOR, VILLAGE OF	17031C0743F	12-MAY-2004	04-05-3171A	
)5		FLOSSMOOR, VILLAGE OF		14-JUL-2004		
5		FOX LAKE, VILLAGE OF		04-MAY-2004		
)5		FOX LAKE, VILLAGE OF		18-FEB-2004		
05	1 .	FOX LAKE, VILLAGE OF		27-FEB-2004		
	1 11-	TON DANE, VIEDAGE OF	17007000201	27 1 20-2004	0100110011	

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05	IL	FOX LAKE, VILLAGE OF	17097C0020F	27-FEB-2004	04-05-2169A	02
)5	IL	FOX LAKE, VILLAGE OF	17097C0020F	07-APR-2004	04-05-2584A	02
)5	IL	FOX LAKE, VILLAGE OF	17097C0020F	05-MAY-2004	04-05-3268A	02
)5	IL	FOX LAKE, VILLAGE OF	17097C0020F	21-JUL-2004	04-05-3685A	02
)5	IL	FOX RIVER GROVE, VILLAGE OF	1704770001B	06-FEB-2004	04-05-1799A	02
)5	IL	FOX RIVER GROVE, VILLAGE OF	1704770001B	24-MAR-2004	04-05-2551A	02
)5	IL	FRANKFORT, VILLAGE OF	17197C0331E	12-FEB-2004	03-05-3386P	06
)5	IL	FRANKFORT, VILLAGE OF	17197C0327E	04-MAY-2004	04-05-0084P	0
)5	IL	FRANKFORT, VILLAGE OF	17197C0331E	04-MAY-2004	04-05-0084P	0.
)5	IL .	FRANKFORT, VILLAGE OF	17197C0310E	29-JUN-2004	04-05-0768P	0.
)5	IL	FRANKLIN COUNTY	1708990005B	23-JUN-2004	04-05-3745A	02
)5	IL	GENOA, CITY OF	17037C0009D	04-FEB-2004	04-05-0249A	0:
)5	IL	GERMANTOWN, VILLAGE OF	17027C0160C	17-MAY-2004	04-05-1173A	0:
)5	IL IL	GERMANTOWN, VILLAGE OF	17027C0160C	03-JUN-2004	04-05-3202V	19
)5		GLEN ELLYN, VILLAGE OF	1702070005C	15-APR-2004	04-05-1869A	0:
)5	IL IL	GLEN ELLYN, VILLAGE OF	1702070005C	23-JUL-2004	04-05-4163A	0:
)5	IL IL	GRANITE CITY, CITY OF	1704360115B	16-JUN-2004	04-05-3488A	0
)5		GRAYSLAKE, VILLAGE OF	17097C0132G	18-JUN-2004	04-05-3603A	0:
)5	IL	GRUNDY COUNTY	1702560045C	04-FEB-2004	04-05-0334A	0:
05	IL IL	GRUNDY COUNTY	1702560040C	27-FEB-2004	04-05-0529A 04-05-0547A	0:
05	11		1702560040C	21-JAN-2004		1
	IL .	HAMPTON, VILLAGE OF	17161C0135E	23-JUN-2004	04-05-3670A	0:
05	IL	HANOVER PARK, VILLAGE OF	1700990005B	26-JAN-2004	04-05-0466A	0:
05		HANOVER PARK, VILLAGE OF	17031C0169G	05-FEB-2004	04-05-1220V	1:
05	IL IL	HANOVER PARK, VILLAGE OF	17031C0307G	17-JUN-2004	04-05-3198A	0:
05	IL.	HANOVER PARK, VILLAGE OFHANOVER PARK, VILLAGE OF	17031C0307G	04-JUN-2004	04-05-3547A	1 0
05			17031C0169G	21-JUL-2004	04-05-3840A	0
05		HARVEY, CITY OF	17031C0731F	31-MAR-2004 05-MAY-2004	04-05-2157A 04-05-2837A	0
05	IL	HENRY COUNTY	1707390150B 1707390025B		04-05-2637A	0
05			1707390025B	28-JUL-2004		0
05	IL	HICKORY HILLS, CITY OF	17097C0279F	03-MAR-2004 09-JAN-2004	04-05-2253A	0
05		HIGHLAND PARK, CITY OF	17097C0279F	16-APR-2004	04-05-0380A 04-05-2957A	0
05		HIGHLAND PARK, CITY OF	17097C0279F		04-05-2937A	0
05		HINSDALE, VILLAGE OF		09-JUN-2004	04-05-3463A	0
05		HOFFMAN ESTATES, VILLAGE OF	1701050003B 17031C0187F	03-JUN-2004 31-MAR-2004	04-05-3231A 04-05-2153A	0
05		HOLIDAY HILLS, VILLAGE OF		18-JUN-2004	04-05-3599A	0
05		HOLIDAY HILLS, VILLAGE OF	1709360001B		04-05-3600A	0
05		HOLIDAY HILLS, VILLAGE OF	1709360001B	02-JUN-2004 21-JUL-2004	04-05-3926A	0
05		IROQUOIS COUNTY		21-APR-2004	04-05-0541A	0
05		IROQUOIS COUNTY	17075C0200D			0
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05		IROQUOIS COUNTY	17075C0110D 17075C0040D	28-APR-2004	04-05-2399A	0
05		IROQUOIS COUNTY		16-APR-2004	04-05-2732A	. 0
05		IROQUOIS COUNTY	17075C0105D	16-APR-2004	04-05-2732A	0
05				30-APR-2004 02-JUL-2004		
05		IROQUOIS COUNTY	17075C0105D		04-05-3895A	0
05				20-FEB-2004		0
		ISLAND LAKE, VILLAGE OF		27-FEB-2004	04-05-2112A	0
05		JEROME, VILLAGE OF		04-MAY-2004	04-05-1181V	1
05 05	IL.	JERSEY COUNTY		12-MAY-2004		0
			17197C0130E	04-FEB-2004		0
05		JOLIET, CITY OF	17197C0144E	30-JAN-2004	04-05-1680A	0
05		JOLIET, CITY OF		24-MAR-2004		1
05		JOLIET, CITY OF		18-JUN-2004		0
05		JOLIET, CITY OF		28-APR-2004		C
05		JOLIET, CITY OF		30-JUL-2004		C
05		KANE COUNTY		14-JUN-2004	1	
05	1	KANE COUNTY		14-JUN-2004	1	C
05		KANE COUNTY		03-MAR-2004		. 0
05		KANE COUNTY		14-JAN-2004		C
05		KANE COUNTY		18-FEB-2004	1	.0
05		KANE COUNTY		23-APR-2004		0
05		KANE COUNTY		02-APR-2004		
05		KANE COUNTY		23-JUN-2004		(
05	1	KANE COUNTY		23-JUN-2004		(
05		KANE COUNTY		16-JUN-2004		(
05		KANKAKEE COUNTY		09-APR-2004		(
05		KANKAKEE COUNTY		23-JAN-2004		1
05		KANKAKEE COUNTY		02-JUL-2004	04-05-2729A	1
05	1	KANKAKEE COUNTY	1703360155B	07-APR-2004	04-05-2803A	(
05		KANKAKEE COUNTY		30-JUN-2004		
	. IL	KANKAKEE COUNTY		28-MAY-2004		1. (

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05	IL	KANKAKEE COUNTY	1703360185C	26-MAY-2004	04-05-3572A	02
05	IL	KANKAKEE COUNTY	1703360180C	23-JUN-2004	04-05-3734A	02
05	IL	KANKAKEE COUNTY	1703360185C	23-JUN-2004	04-05-3763A	02
05	IL	KEITHSBURG, CITY OF	1705080005E	03-MAR-2004	04-05-1335A	02
05	IL	KEITHSBURG, CITY OF	1705080005E	21-MAY-2004	04-05-3477A	02
05	IL	KEITHSBURG, CITY OF	1705080005E	30-JUN-2004	04-05-3748X	02
05	IL	LA SALLE COUNTY	17099C0275E	16-JAN-2004	04-05-1354A	02
05	IL IL	LAKE COUNTY	17097C0153F 17097C0155G	04-FEB-2004 04-FEB-2004	04-05-0675A 04-05-0675A	02
05	IL	LAKE COUNTY	17097C0193G	28-JAN-2004	04-05-06/5A	02
05	IL	LAKE COUNTY	17097C0010F	07-JAN-2004	04-05-1370A	02
05		LAKE COUNTY	17097C0019F	09-JAN-2004	04-05-1466A	02
05		LAKE COUNTY	17097C0026F	06-FEB-2004	04-05-1567A	02
05		LAKE COUNTY	17097C0010F	13-FEB-2004	04-05-1780A	02
05	IL	LAKE COUNTY	17097C0205F	20-FEB-2004	04-05-1955A	02
05	IL	LAKE COUNTY	17097C0266G	02-JUN-2004	04-05-2072A	02
05	IL	LAKE COUNTY	17097C0105H	28-APR-2004	04-05-2089A	02
05		LAKE COUNTY	17097C0028F	24-MAR-2004	04-05-2177A	02
05		LAKE COUNTY	17097C0126F	03-MAR-2004	04-05-2292A	02
05		LAKE COUNTY	17097C0010F	26-MAR-2004	04-05-2501A	02
05		LAKE COUNTY	17097C0118F	31-MAR-2004	04-05-2507A	02
05		LAKE COUNTY	17097C0010F	07-APR-2004	04-05-2549A	02
05		LAKE COUNTY	17097C0020F	24-MAR-2004	04-05-2630A	02
05		LAKE COUNTY	17097C0105H	07-APR-2004	04-05-2680A	02
05		LAKE COUNTY	17097C0020F	28-MAY-2004	04-05-2755A	02
05		LAKE COUNTY	17097C0028F	28-APR-2004	04-05-2759A	02
05		LAKE COUNTY	17097C0076F 17097C0038F	02-JUN-2004	04-05-2940A	02
05		LAKE COUNTY	17097C0038F	23-APR-2004 12-MAY-2004	04-05-2942A 04-05-3273A	02
05		LAKE COUNTY	17097C0010F	19-MAY-2004	04-05-3474A	02
05		LAKE COUNTY	17097C0266G	18-JUN-2004	04-05-3693A	02
05		LAKE COUNTY	17097C0110H	09-JUL-2004	04-05-3966A	02
05		LAKE COUNTY	17097C0010F	28-JUL-2004	04-05-4159A	02
05		LAKE FOREST, CITY OF	17097C0277F	19-MAY-2004	04-05-3352A	02
05		LAKE VILLA, VILLAGE OF		02-JUL-2004	04-05-3754A	02
05		LAKEMOOR, VILLAGE OF	1707320230B	23-JUL-2004	04-05-2808A	01
05		LANSING, VILLAGE OF	17031C0759F	07-JAN-2004	04-05-0639A	02
05	. IL	LAWRENCE COUNTY	1704090020B	30-JUL-2004	04-05-3853A	01
05	. IL	LEE COUNTY	17103C0150D	23-JAN-2004	04-05-0294A	02
05	. IL	LELAND GROVE, CITY OF	17167C0241E	04-MAY-2004	04-05-1179V	19
05	. IL	LIBERTYVILLE, VILLAGE OF	17097C0164G	14-JAN-2004	04-05-0910A	17
05		LIBERTYVILLE, VILLAGE OF	17097C0164G	09-APR-2004	04-05-2051A	0.
05		LINCOLNSHIRE, VILLAGE OF	17097C0258G	28-MAY-2004	04-05-2457A	02
05		LISLE, VILLAGE OF	1702110005B	24-MAY-2004		02
05		LIVINGSTON COUNTY	1709290009A	02-APR-2004	04-05-2523A	02
05		LOCKPORT, CITY OF	17197C0158E	28-MAY-2004		02
05		LOMBÁRD, VILLAGE OF	1701970045B	29-MAR-2004		02
05		LONG GROVE, VILLAGE OF	17097C0253F	21-JAN-2004		02
05		LYNWOOD, VILLAGE OF	17031C0768F 1710090005A	28-JAN-2004 07-JAN-2004		02
05		MACHESNEY PARK, VILLAGE OF	1710090005A	09-APR-2004		02
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05		MADISON COUNTY	1704360055B	17-MAR-2004		0:
05		MADISON COUNTY	1704360120B	17-MAR-2004		0
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05		MADISON COUNTY	1704360115B	16-JUN-2004		0
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05	1	MANHATTAN, VILLAGE OF		29-JUL-2004		0
05		MANHATTAN, VILLAGE OF	17197C0311E	29-JUL-2004	04-05-0099P	0
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05		MARION, CITY OF		21-MAY-2004		0:
05		MARSHALL COUNTY		18-JUN-2004		0.
05		MASON COUNTY		24-MAR-2004		0
05		MATTESON, VILLAGE OF		14-JUL-2004		0
05		MCHENRY COUNTY		14-JAN-2004		1
05		MCHENRY COUNTY		02-APR-2004		0
05	. IL /	MCHENRY COUNTY		14-JAN-2004	04-05-1353A	0
05	. IL	MCHENRY COUNTY	1707320230B	11-FEB-2004	04-05-1379A	0

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)5	IL	MCHENRY COUNTY	1707320240B	25-FEB-2004	04-05-1827A	0
5	IL	MCHENRY COUNTY	1707320115B	11-FEB-2004	04-05-1959X	0
5	IL	MCHENRY COUNTY	1707320230B	28-APR-2004	04-05-1993A	0
5	IL	MCHENRY COUNTY	1707320080B	04-JUN-2004	04-05-3178A	C
5	IL	MCHENRY COUNTY	1707320085C	04-JUN-2004	04-05-3178A	C
5	IL	MCHENRY COUNTY	1707320115B	14-JUL-2004	04-05-3792A	C
5	IL	MCHENRY COUNTY	1707320115B	23-JUL-2004	04-05-3847A	C
5	IL. IL	MCHENRY COUNTY	1707320240B 1704830003D	21-JUL-2004	04-05-4001A 04-05-0173A	C
5	IL	MCHENRY, CITY OF	1704830003D	14-JAN-2004 16-APR-2004	04-05-0686A	0
5	IL	MCHENRY, CITY OF	1704830003D	27-FEB-2004	04-05-1812A	0
5	IL	MCLEAN COUNTY	17113C0350D	14-JAN-2004	03-05-5022A	0
5	IL	MCLEAN COUNTY	17113C0314D	10-MAR-2004	04-05-0560A	1
5	1L	MCLEAN COUNTY	17113C0314D	03-MAR-2004	04-05-1721A	(
5	IL	MCLEAN COUNTY	17113C0475D	26-MAR-2004	04-05-2505A	(
5	IL	MIDLOTHIAN, VILLAGE OF	17031C0638F	27-FEB-2004	04-05-1690A	(
5	1L	MIDLOTHIAN, VILLAGE OF	17031C0639F	18-FEB-2004	04-05-2041A	(
5		MIDLOTHIAN, VILLAGE OF	17031C0726F	02-JUN-2004	04-05-3187A	(
5	1L	MOLINE, CITY OF	17161C0328E	30-JAN-2004	04-05-0215A	(
5	IL	MOLINE, CITY OF	17161C0140E	28-JUL-2004	04-05-3879A	
5		MONROE COUNTY	1705090175D	11-FEB-2004	04-05-1793A	(
5	IL	MONROE COUNTY	17050901 7 5D	07-JUL-2004	04-05-2705A	(
5		MOUNT PROSPECT, VILLAGE OF	17031C0212F	09-JAN-2004	03-05-5417A	(
5	IL	MOUNT PROSPECT, VILLAGE OF	17031C0212F	28-JAN-2004	04-05-0179A	
5	1L	MOUNT PROSPECT, VILLAGE OF	17031C0212F	30-JAN-2004	04-05-0532A	
5	IL	MOUNT PROSPECT, VILLAGE OF	17031C0212F	21-JAN-2004	04-05-0950A	
5	IL IL	MOUNT PROSPECT, VILLAGE OF	17031C0212F	23-JAN-2004	04-05-1040A	
5	IL	MOUNT PROSPECT, VILLAGE OF	17031C0216F	24-MAR-2004	04-05-1401A	
5		MOUNT PROSPECT, VILLAGE OF	17031C0209F 17031C0212F	30-APR-2004 14-MAY-2004	04-05-2502A	
5	iL	MOUNT PROSPECT, VILLAGE OF	17031C0212F	09-JUL-2004	04-05-2801A 04-05-3793A	
5		NAPERVILLE, CITY OF	1702130021C	18-FEB-2004	03-05-5170P	
5	iL	NAPERVILLE, CITY OF	17197C0033F	18-FEB-2004	03-05-5170P	
5	IL	NEW ATHENS, VILLAGE OF	17163C0455D	01-MAR-2004	04-05-0883P	
5	1	NEW ATHENS, VILLAGE OF	17163C0455D	28-APR-2004	04-05-2427A	
5	IL	NORMAL, TOWN OF	17113C0482D	14-JAN-2004	04-05-1503A	
5	IL	NORMAL, TOWN OF	17113C0314D	30-APR-2004	04-05-2747A	
5	1L	NORTHFIELD, VILLAGE OF	17031C0232F	27-FEB-2004	04-05-0010A	
5	IL	NORTHFIELD, VILLAGE OF	17031C0232F	21-MAY-2004	04-05-3350A	
5	IL .	NORTHFIELD, VILLAGE OF	17031C0232F	16-JUN-2004	04-05-3626A	
5	IL	NORTHLAKE, CITY OF	17031C0367F	07-JUN-2004	04-05-3226A	
5	IL	OAK BROOK, VILLAGE OF	1702140002B	22-JAN-2004	04-05-0503A	
5	IL	OAK FOREST, CITY OF	17031C0707F	23-JAN-2004	04-05-1609A	
5	IL	OAK FOREST, CITY OF	17031C0707F	02-JUN-2004	04-05-3586A	
5	IL	OFALLON, CITY OF	17163C0206D	14-MAY-2004	04-05-2329P	
5	IL	OFALLON, CITY OF	17163C0210D	14-MAY-2004	04-05-2329P	
5	IL	OFALLON, CITY OF	17163C0230D	21-JUL-2004	04-05-2821A	
5		OFALLON, CITY OF	17163C0205D	28-MAY-2004	04-05-3345A	
5	IL	OFALLON, CITY OF	17163C0210D	28-JUL-2004	04-05-3922A	
5	IL	OGLE COUNTY	1705250075A	06-FEB-2004	04-05-0721A	
5		OGLE COUNTY	1705250425A	09-JUL-2004	04-05-3258A	1
5	IL	OGLE COUNTY		23-JUN-2004		
5		OGLE COUNTY	1705250235A	23-JUN-2004	04-05-3721A	
5	IL.	OLNEY, CITY OF	170581_01D	12-MAR-2004	04-05-1998A	
5	IL.	OREGON, CITY OF	1705300001C	24-MAR-2004	04-05-2581A	
5	IL IL	ORLAND PARK, VILLAGE OF	17031C0613F	28-JAN-2004	03-05-4951A	
5	1L	ORLAND PARK, VILLAGE OF	17031C0613F	11-FEB-2004	04-05-1311A	
5	IL	ORLAND PARK, VILLAGE OF	17031C0593F	05-MAR-2004	04-05-2215A	
5	IL	ORLAND PARK, VILLAGE OFORLAND PARK, VILLAGE OF	17031C0594F	05-MAR-2004	04-05-2215A	
5	IL		17031C0703F	23-APR-2004	1	
5	IL	ORLAND PARK, VILLAGE OF	17031C0703F 17031C0044F	05-MAY-2004 14-JAN-2004		
5	IL	PALATINE, VILLAGE OF	17031C0044F	11-FEB-2004		
5	IL .	PALATINE, VILLAGE OF	17031C0044F	09-APR-2004		
5	IL	PALATINE, VILLAGE OF	17031C0044F	05-MAY-2004		
5	iL	PALOS HEIGHTS, CITY OF	17031C0616F	16-JAN-2004		
5	IL.	PALOS HILLS, CITY OF	17031C0616F	06-FEB-2004		
5	IL.	PALOS HILLS, CITY OF	17031C0604F	03-MAR-2004		
5	1	PARK CITY, CITY OF	17097C0157G	22-JUN-2004		
5		PEORIA COUNTY	1705330175B		1	
)5		PEORIA COUNTY	1705330175B	17-MAR-2004		
05	1	PEORIA COUNTY	1705330175B	30-JUN-2004 21-JUL-2004		
	1 ***	. 20.00.000111	1705330175B	21-00L-2004	04-05-3359A	

Region	State	Community	Map panel	Determination date	Case No.	Тур
5	IL	PEOTONE, VILLAGE OF	17197C0500E	23-JUN-2004	04-05-3776A	
5	IL	PIATT COUNTY	170542000 IB	24-MAR-2004	04-05-0982A	
5	IL	PIATT COUNTY	1705420004B	30-APR-2004	04-05-2464A	
5	IL	PIATT COUNTY	1705420004B	23-JUN-2004	04-05-3168A	
	IL	PIKE COUNTY	1705510075B	10-MAR-2004	03-05-5163P	
	IL	PIKE COUNTY	1705510100B	10-MAR-2004	03-05-5163P	
	IL	PIKE COUNTY	1705510175B	10-MAR-2004	03-05-5163P	
	IL	PIKE COUNTY	1705510200B	10-MAR-2004	03-05-5163P	
	IL	PIKE COUNTY	1705510275B	10-MAR-2004	03-05-5163P	
	IL	PIKE COUNTY	1705510300B	10-MAR-2004	03-05-5163P	
	IL	PLAINFIELD, VILLAGE OF	17197C0036E	05-JAN-2004	03-05-3973P	
	IL	PLAINFIELD, VILLAGE OF	17197C0045F	05-MAR-2004	04-05-0088P	
	IL	PLAINFIELD, VILLAGE OF	17197C0038E	27-FEB-2004	04-05-0132A	
	IL	PLAINFIELD, VILLAGE OF	17197C0045F	11-FEB-2004	04-05-0349A	
	IL	PLAINFIELD, VILLAGE OF	17197C0036E	12-JUL-2004	04-05-1634P	
	İL	PLAINFIELD, VILLAGE OF	17197C0130E	07-MAY-2004	04-05-2210A	
	IL	PLAINFIELD, VILLAGE OF	17197C0045F	16-JUL-2004	04-05-3328A	
	IL	PONTIAC, CITY OF	1704260001C			
				11-FEB-2004	04-05-1790A	
	IL	PONTIAC, CITY OF	1704260001C	03-MAR-2004	04-05-2195A	
	IL	PONTOON BEACH, VILLAGE OF	1704360120B	16-JAN-2004	04-05-1508X	
	IL	PONTOON BEACH, VILLAGE OF	1704470001B	30-JUL-2004	04-05-4089A	
	IL	POSEN, VILLAGE OF	17031C0643F	28-APR-2004	04-05-2859A	
	IL	PRAIRIE DU ROCHER, VILLAGE OF	1705780001C	13-MAY-2004	03-05-4001P	
	IL	PROSPECT HEIGHTS, CITY OF	17031C0208F	25-FEB-2004	04-05-1589A	
	IL	PROSPECT HEIGHTS, CITY OF	17031C0206F	12-MAY-2004	04-05-3115A	
	IL	PULASKI COUNTY	1705620025A	19-MAR-2004	04-05-2145A	
	IL	QUINCY, CITY OF	1700030020B	09-APR-2004	04-05-2158A	
	IL	QUINCY, CITY OF	1700030020B	17-MAR-2004	04-05-2483A	
	IL	QUINCY, CITY OF	1700010160C	26-MAR-2004	04-05-2573A	
	IL	RIVERTON, VILLAGE OF	17167C0260E	04-MAY-2004	04-05-1176V	
	IL	ROCK ISLAND COUNTY	17161C0145E	20-FEB-2004	04-05-1830A	
	IL	ROCK ISLAND COUNTY	17161C0175E	12-MAR-2004	04-05-2268A	
	IL	ROCK ISLAND COUNTY	17161C0275E	04-JUN-2004	04-05-3427A	
	IL	ROCK ISLAND, CITY OF	17161C0115E	25-FEB-2004	04-05-2092A	
	IL	ROCKFORD, CITY OF	1707230013B	23-JUL-2004	04-05-3927A	1
	IL	ROUND LAKE BEACH, VILLAGE OF	17097C0126F	03-MAR-2004	04-05-2088A	
	IL	ROUND LAKE BEACH, VILLAGE OF	17097C0126F	05-MAR-2004	04-05-2122A	
	IL	ROUND LAKE PARK, VILLAGE OF	17097C0129F	17-MAR-2004	04-05-1585A	
	IL	ROUND LAKE, VILLAGE OF	17097C0128F	04-JUN-2004	04-05-3368A	
	IL	ROUND LAKE, VILLAGE OF	17097C0129F	04-JUN-2004	04-05-3368A	
	IL	ROUND LAKE, VILLAGE OF	17097C0137F	04-JUN-2004	04-05-3368A	
	IL	ROUND LAKE, VILLAGE OF	17097C0140F	04-JUN-2004	04-05-3368A	
	IL	SALEM, CITY OF	1704540005B	30-APR-2004	04-05-2262A	
	IL	SANDWICH, CITY OF	1701880002C	07-MAY-2004	04-05-3043A	
	İL	SANGAMON COUNTY	17167C0200E	28-JUL-2004	04-05-3968A	
	IL		1706040025D	17-FEB-2004	04-05-0498A	
		SANGAMON COUNTY *				
	IL	SANGAMON COUNTY *	17167C0200E	04-MAY-2004	04-05-1178V	
	IL	SANGAMON COUNTY *	17167C0220E	04-MAY-2004		
	IL	SANGAMON COUNTY *	17167C0230E	04-MAY-2004	04-05-1178V	
	IL	SANGAMON COUNTY *	17167C0260E	04-MAY-2004		
		SANGAMON COUNTY *		04-MAY-2004		
		SANGAMON COUNTY *	17167C0300E	04-MAY-2004		
	IL	SANGAMON COUNTY *	17167C0325E	04-MAY-2004	04-05-1178V	
	IL	SANGAMON COUNTY *	17167C0404E	04-MAY-2004	04-05-1178V	
		SANGAMON COUNTY *	17167C0410E	04-MAY-2004	04-05-1178V	
*******	1	SANGAMON COUNTY *		17-FEB-2004		
		SCHAUMBURG, VILLAGE OF		05-FEB-2004		
	1	SCHAUMBURG, VILLAGE OF		05-FEB-2004		
	1	SCHAUMBURG, VILLAGE OF		05-FEB-2004	1	
		SCHAUMBURG, VILLAGE OF		05-FEB-2004		
		SCHAUMBURG, VILLAGE OF		19-MAR-2004		
		SENECA, VILLAGE OF		20-FEB-2004		0
		SENECA, VILLAGE OF		20-FEB-2004		
		SENECA, VILLAGE OF		12-MAR-2004		
		SHILOH, VILLAGE OF	17163C0215D	24-MAR-2004		
	IL	SHILOH, VILLAGE OF		02-JUN-2004	04-05-1809A	
	IL	SHILOH, VILLAGE OF		12-MAY-2004	04-05-2697A	
		SHOREWOOD, VILLAGE OF		27-FEB-2004		
		SOUTH ELGIN, VILLAGE OF		11-FEB-2004		
		SOUTH HOLLAND, VILLAGE OF				
5	. –			14-APR-2004		
5		SOUTH HOLLAND, VILLAGE OF		24-MAR-2004		
5		I SPARIA LIIV UP	. 170579 02B	07-MAY-2004	04-05-2494A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
05	1L	SPRINGFIELD, CITY OF	1706040030D	28-JUN-2004	04-05-2607A	02
05	IL	ST. CHARLES, CITY OF	17089C0260F	21-APR-2004	04-05-2904A	01
05	IL	ST. CHARLES, CITY OF	17089C0260F	25-JUN-2004	04-05-3403A	02
)5	IL	ST. CLAIR COUNTY	17163C0340D	03-MAR-2004	04-05-1404A	02
05	1L	ST. CLAIR COUNTY	17163C0555D	23-JAN-2004	04-05-1590A	02
05	IL	ST. CLAIR COUNTY	17163C0235D	25-FEB-2004	04-05-1842A	02
05	IL	ST. CLAIR COUNTY	17163C0215D	13-FEB-2004	04-05-2027A	02
05	IL	ST. CLAIR COUNTY	17163C0215D	03-MAR-2004	04-05-2039A	02
05	1L	ST. CLAIR COUNTY	17163C0210D	09-APR-2004	04-05-2421A	02
05	1L	ST. CLAIR COUNTY	17163C0235D	14-APR-2004	04-05-2620A	17
05	IL	ST. CLAIR COUNTY	17163C0220D	28-APR-2004	04-05-2741A	01
05	1L	ST. CLAIR COUNTY	17163C0355D	14-APR-2004	04-05-2912A	02
05	IL	ST. CLAIR COUNTY	17163C0065D	05-MAY-2004	04-05-2929A	02
05	IL	ST. CLAIR COUNTY	17163C0205D	04-JUN-2004	04-05-3003A	02
05	IL	ST. CLAIR COUNTY	17163C0355D	14-MAY-2004	04-05-3405A	02
05	1L	ST. CLAIR COUNTY	17163C0365D	. 09-JUN-2004	04-05-3468A	02
05	IL	ST. CLAIR COUNTY	17163C0510D	14-JUN-2004	04-05-3484A	02
05	1L	ST. CLAIR COUNTY	17163C0215D	23-JUN-2004	04-05-3715A	02
05	IL	ST. CLAIR COUNTY	17163C0380D	02-JUL-2004	04-05-3746A	02
05	IL	ST. CLAIR COUNTY *	17163C0215D	22-MAR-2004	03-05-4649A	02
05	IL	ST. CLAIR COUNTY *	17163C0220D	17-FEB-2004	04-05-1861X	01
05	IL	STEPHENSON COUNTY	1706390150B	14-JAN-2004	03-05-5033A	02
05	IL	STEPHENSON COUNTY	1706390150B	14-JAN-2004	03-05-5034A	02
05	IL	STREAMWOOD, VILLAGE OF	17031C0164F	06-MAY-2004	04-05-1194P	05
05		SWANSEA, VILLAGE OF	17163C0215D	26-MAR-2004	04-05-1254A	02
05		SWANSEA, VILLAGE OF	17163C0215D	19-MAR-2004	04-05-2418A	17
05	IL	SWANSEA, VILLAGE OF	17163C0215D	30-JUN-2004	04-05-2546A	02
05		SWANSEA, VILLAGE OF	17163C0215D	16-JUN-2004	04-05-3099A	02
05		SWANSEA, VILLAGE OF	17163C0215D	02-JUN-2004	04-05-3308A	02
05	1L	SWANSEA, VILLAGE OF	17163C0215D	14-MAY-2004	04-05-3443A	02
05		SWANSEA, VILLAGE OF	17163C0215D	30-JUL-2004	04-05-4171A	/ 02
05		l	17037C0076D	06-FEB-2004	04-05-1420A	02
05	IL.	SYCAMORE, CITY OF	17097C0076D	1		02
		THIRD LAKE, VILLAGE OF		19-MAR-2004	04-05-2414A	
05		TINLEY PARK, CITY OF	17031C0706F	30-JUL-2004	03-05-1457P	05
05		TINLEY PARK, CITY OF	17031C0708F	30-JUL-2004	03-05-1457P	05
05		TINLEY PARK, CITY OF	17031C0717F	03-MAR-2004	04-05-1834A	0
05		TUSCOLA, CITY OF	1701950005C	18-JUN-2004	04-05-3747A	0:
05	IL	TUSCOLA, CITY OF	1701950005C	23-JUN-2004	04-05-3796A	0:
05		UNION COUNTY	1706560075B	02-JUN-2004	04-05-2629A	0:
05		URBANA, CITY OF	1700350009B	20-FEB-2004	04-05-2091A	0:
05		VERMILION COUNTY	1709350006B	10-MAR-2004	04-05-2257A	0:
05		VILLA GROVE, CITY OF	1701960001B	06-FEB-2004	04-05-1162A	0:
05		VILLA GROVE, CITY OF	1701960001B	21-JUL-2004	04-05-3904A	0
05		VILLA PARK, VILLAGE OF	1702170001B	27-MAY-2004	04-05-3219A	0:
05	IL	WARRENVILLE, CITY OF	1702180001C	12-FEB-2004	04-05-0500A	0:
05		WARRENVILLE, CITY OF	1702180001C	18-MAR-2004		0:
05		WATSEKA, CITY OF	17075C0120D	21-JAN-2004	04-05-1675A	0
05		WAUCONDA, VILLAGE OF	17097C0119G	12-MAR-2004		0
05		WESTCHESTER, VILLAGE OF		11-MAR-2004		0.
05		WESTCHESTER, VILLAGE OF		05-FEB-2004		0
05		WESTCHESTER, VILLAGE OF	17031C0459F	14-JUL-2004		0
05		WESTMONT, VILLAGE OF	1702200001B	22-JAN-2004	04-05-1213A	0
05		WESTMONT, VILLAGE OF	1702200001B	17-MAY-2004		0
05	IL	WHEATON, CITY OF	1702210005B	15-MAR-2004	04-05-0461A	0
05	IL	WHEATON, CITY OF	1702210005B	29-MAR-2004	04-05-1188A	0
05	IL	WHEELING, VILLAGE OF	17031C0068F	* 26-MAR-2004	04-05-1044A	0
05		WHEELING, VILLAGE OF		09-JUL-2004		0
05		WHEELING, VILLAGE OF		27-FEB-2004		0
05		WHEELING, VILLAGE OF		25-FEB-2004		0
05		WHEELING, VILLAGE OF		02-APR-2004		0
05		WHEELING, VILLAGE OF		02-JUL-2004		0
05		WHITESIDE COUNTY		17-MAR-2004		0
05		WHITESIDE COUNTY		14-APR-2004		0
05		WHITESIDE COUNTY	1706870175B	09-JUL-2004		0
05		WILL COUNTY		26-MAY-2004		0
05		WILL COUNTY		26-MAY-2004		0
05		WILL COUNTY		22-MAR-2004		0
05	1	WILL COUNTY				
				07-JAN-2004		0
05	1 .	WILL COUNTY		07-JAN-2004		0
05		WILL COUNTY		23-JAN-2004		1
05		WILL COUNTY		03-MAR-2004		0
05		WILL COUNTY		23-JAN-2004		0
	IL	WILL COUNTY		23-JAN-2004		

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5	IL	WILL COUNTY	17197C0090E	14-MAY-2004	04-05-1724A	
5	IL	WILL COUNTY	17197C0440E	06-FEB-2004	04-05-1733A	
5	IL	WILL COUNTY	17197C0405E	26-MAR-2004	04-05-1801A	
5	IL	WILL COUNTY	17197C0320E	17-MAR-2004	04-05-1989A	
5	IL	WILL COUNTY	17197C0285E	07-APR-2004		
					04-05-2511A	
	IL	WILL COUNTY	17197C0135F	16-APR-2004	04-05-2833A	
	IL	WILL COUNTY	17197C0218E	16-JUN-2004	04-05-3130A	
	IL	WILL COUNTY	1706950305E	28-MAY-2004	04-05-3309A	
	IL	WILL COUNTY	17197C0190E	26-MAY-2004	04-05-3337A	
	IL .	WILL COUNTY	17197C0286E	21-JUL-2004	04-05-3619A	
	IL	WILL COUNTY	17197C0090E	02-JUL-2004	04-05-3780A	
	IL	WILLOW SPRINGS, VILLAGE OF	17031C0582F	08-JAN-2004	03-05-4459A	
	IL	WILMETTE, VILLAGE OF	17031C0253F	23-APR-2004	04-05-2239A	
	IL	WINNEBAGO COUNTY	1707200035B	26-MAR-2004	04-05-0676A	
	IL	WINNEBAGO COUNTY	1707200033B			1
				24-MAR-2004	04-05-1719A	
	IL	WINNEBAGO COUNTY	1707200015B	14-APR-2004	04-05-2151A	
	IL	WINNETKA, VILLAGE OF	17031C0232F	23-JAN-2004	04-05-1107A	
	IL	WINNETKA, VILLAGE OF	17031C0232F	27-FEB-2004	04-05-1853A	
	IL	WINNETKA, VILLAGE OF	17031C0232F	04-JUN-2004	04-05-2392A	
	IL	WINNETKA, VILLAGE OF	17031C0232F	02-APR-2004	04-05-2760A	
	İL	WINNETKA, VILLAGE OF	17031C0251F	02-APR-2004	04-05-2760A	
	IL	WINNETKA, VILLAGE OF	17031C0231F	14-MAY-2004	04-05-3264A	
	IL	WOODFORD COUNTY	17031C0232F			
				07-MAY-2004	04-05-3078A	
	IL	WOODLAND, VILLAGE OF	17075C0185D	28-JAN-2004	04-05-0798A	
	IL	WORTH, VILLAGE OF	17031C0608F	28-APR-2004	04-05-2062A	
	IN	ADAMS COUNTY	18001C0136D	04-FEB-2004	04-05-0302A	
	IN	ADAMS COUNTY	18001C0185D	30-JUN-2004	04-05-2220A	
	IN	ADAMS COUNTY	18001C0195D	16-APR-2004	04-05-2450A	
	IN	ALLEN COUNTY	18003C0260F	04-JUN-2004	04-05-A015A	
	IN	ALLEN COUNTY	18003C0155F	14-JUN-2004	04-05-A097A	
	IN					
		ALLEN COUNTY	18003C0115F	14-JAN-2004	04-05-1331A	
	IN	ALLEN COUNTY	18003C0210F	06-FEB-2004	04-05-1709A	
	IN	ALLEN COUNTY	18003C0110F	06-FEB-2004	04-05-1729A	1
	IN	ALLEN COUNTY	18003C0105F	14-APR-2004	04-05-1962A	
	IN	ALLEN COUNTY	18003C0135F	28-MAY-2004	04-05-2007A	
	IN	ALLEN COUNTY	18003C0110F	05-MAR-2004	04-05-2083A	
	IN	ALLEN COUNTY	18003C0120F	25-FEB-2004	04-05-2105A	
	IN		18003C0125F	25-FEB-2004	04-05-2105A	
		ALLEN COUNTY				
	IN	ALLEN COUNTY	18003C0260F	05-MAR-2004	04-05-2190A	
	IN	ALLEN COUNTY	18003C0135F	10-MAR-2004	04-05-2282A	
	IN	ALLEN COUNTY	18003C0160F	19-MAR-2004	04-05-2422A	
	IN	ALLEN COUNTY	18003C0110F	28-APR-2004	04-05-2444A	
	IN	ALLEN COUNTY	18003C0060F	23-JUL-2004	04-05-2452A	
	IN	ALLEN COUNTY .	18003C0175F	31-MAR-2004	04-05-2513A	
	IN	ALLEN COUNTY	18003C0055F	31-MAR-2004	04-05-2552A	
	IN	ALLEN COUNTY	18003C0060F	26-MAR-2004	04-05-2675A	
	IN	ALLEN COUNTY	18003C0110F	05-MAY-2004	04-05-2689A	
	IN	ALLEN COUNTY	18003C0060F	09-APR-2004	04-05-2718A	
	IN	ALLEN COUNTY	18003C0135F	26-MAR-2004	04-05-2725A	
	IN	ALLEN COUNTY	18003C0060F	09-APR-2004	04-05-2934A	
	IN	ALLEN COUNTY	18003C0120F	14-APR-2004	04-05-2974A	
	IN	ALLEN COUNTY	18003C0160F	21-APR-2004	04-05-2975A	
	IN	ALLEN COUNTY	18003C0245F	14-APR-2004	04-05-2976A	
	IN			16-APR-2004		
	1	ALLEN COUNTY	18003C0155F			
	IN	ALLEN COUNTY	18003C0105F	21-APR-2004		
	IN	ALLEN COUNTY	18003C0135F	21-APR-2004		
	IN	ALLEN COUNTY	18003C0160F	28-APR-2004		
	IN	ANDERSON, CITY OF	1801500003B	22-JUN-2004	04-05-2519A	
	IN	BARTHOLOMEW COUNTY	1800060150B	17-JUN-2004	04-05-A046A	
	IN	BARTHOLOMEW COUNTY	1800060150B	21-JAN-2004		
	IN	BARTHOLOMEW COUNTY	1800060075B	09-JAN-2004		
	IN	BARTHOLOMEW COUNTY	1800060025B	14-JAN-2004		
	IN	BARTHOLOMEW COUNTY	1800060050B	25-FEB-2004		
	IN	BARTHOLOMEW COUNTY	1800060050B	18-FEB-2004		
	IN	BARTHOLOMEW COUNTY	1800060050B	24-MAR-2004	04-05-2407A	
	IN	BARTHOLOMEW COUNTY	1800060150B	26-MAR-2004		
	IN	BLOOMINGTON, CITY OF	1801690025C	30-JUL-2004		
	IN	BOONE COUNTY	1800110005B	25-FEB-2004		
	IN	BOONE COUNTY	1800110085B	07-JUL-2004		
	IN	BROWN COUNTY	1851740080B	02-JUN-2004	04-05-0019A	
5	IN-	BROWN COUNTY	1851740015B	27-FEB-2004	04-05-2033A	1
	IN	BROWN COUNTY		14-JUL-2004		
5						

Region	State	Community	Map panel	Determination , date	Case No.	Туре
5	IN	CARMEL, CITY OF	18057C0228F	04-JUN-2004	04-05-A010A	(
	IN	CARMEL, CITY OF	18057C0227F	28-JAN-2004	04-05-0574A	(
	IN	CARMEL, CITY OF	18057C0209F	14-JAN-2004	04-05-1460A	
5	IN	CARMEL, CITY OF	18057C0236F	25-FEB-2004	04-05-1474A	(
a	IN	CARMEL, CITY OF	18057C0235F	14-JAN-2004	04-05-1495A	(
	IN	CARMEL, CITY OF	18057C0226F	30-JAN-2004	04-05-1693A	(
5	IN	CARMEL, CITY OF	18057C0235F	13-FEB-2004	04-05-1725A	(
5	IN	CARMEL, CITY OF	18057C0235F	21-APR-2004	04-05-2395A	(
5	IN	CARMEL, CITY OF	18057C0206F	07-APR-2004	04-05-2783A	
	IN	CARMEL, CITY OF	18057C0235F	30-JUN-2004	04-05-2992A	
	IN	CARMEL, CITY OF	18057C0235F	12-MAY-2004	04-05-3159A	
	IN	CARMEL, CITY OF	18057C0205F	30-JUN-2004	04-05-3398A	
	IN	CARROLL COUNTY	1800190025B	27-FEB-2004	04-05-2047A	1
	IN	CARROLL COUNTY	1800190051B	19-MAR-2004	04-05-2225A	
	IN	CARROLL COUNTY	1800190025B	30-APR-2004	04-05-2273A	
	IN	CARROLL COUNTY	1800190014B	12-MAR-2004	04-05-2385A	
	IN	CEDAR GROVE, TOWN OF	18047C0150C	07-APR-2004	04-05-1931A	
5	IN	CICERO, TOWN OF	18057C0045F	27-FEB-2004	04-05-0125A	
5	IN	CICERO, TOWN OF	18057C0025F	23-JAN-2004	04-05-0164A	
5	IN	CICERO, TOWN OF	18057C0135F	16-JAN-2004	04-05-0364A	
5	IN	CICERO, TOWN OF	18057C0135F	14-JAN-2004	04-05-0649A	
5	1N	CICERO, TOWN OF	18057C0135F	12-MAR-2004	04-05-1058A	
	IN	CICERO, TOWN OF	18057C0135F	07-JAN-2004	04-05-1143A	
	IN	CICERO, TOWN OF	18057C0135F	23-JAN-2004	04-05-1591A	
	IN	CICERO, TOWN OF	18057C0045F	19-MAR-2004	04-05-1841A	
	IN	CICERO, TOWN OF	18057C0135F	27-FEB-2004	04-05-2067A	
5	IN	CICERO, TOWN OF	18057C0135F	16-APR-2004	04-05-2441A	
5	IN	CLARK COUNTY	1804260175C	25-JUN-2004	04-05-A062A	
5	IN	CLARK COUNTY	1804260125C	14-JAN-2004	03-05-5101A	
5	IN	CLARK COUNTY	1804260175C	14-JAN-2004	04-05-0963A	
5	IN	CLARK COUNTY	1804260175C	23-JAN-2004	04-05-1295A	
5	IN	CLARK COUNTY	1804260175C	28-JAN-2004	04-05-1295A	
	IN					
5	IN	CLARK COUNTY	1804260175C	02-APR-2004	04-05-1491A	
5	IN	CLARK COUNTY	1804260175C	24-MAR-2004	04-05-1653A	
	IN	CLARK COUNTY	1804260175C	11-FEB-2004	04-05-1654A	
5		CLARK COUNTY	1804260125C	25-FEB-2004	04-05-1747A	
5	IN	CLARK COUNTY	1804260125C	06-FEB-2004	04-05-1851X	
5	IN	CLARK COUNTY	1804260175C	25-FEB-2004	04-05-1954A	
5	IN	CLARK COUNTY	1804260175C	25-FEB-2004	04-05-2004X	
5	IN	CLARK COUNTY	1804260175C	03-MAR-2004	04-05-2255X	
5	IN	CLARK COUNTY	1804260175C	31-MAR-2004	04-05-2770A	
5	IN	CLARK COUNTY	1804260175C	28-MAY-2004	04-05-3384A	
5	IN	COLUMBUS, CITY OF	1800070020D	16-APR-2004		
5	IN	COLUMBUS, CITY OF	1800070015D	28-APR-2004	04-05-2750A	
5	IN ·	COLUMBUS, CITY OF	1800070020D	09-APR-2004	04-05-2825A	
5	IN	COLUMBUS, CITY OF	1800070020D	25-JUN-2004	04-05-3331A	
5	IN	CONNERSVILLE, CITY OF	180061_03B	07-JAN-2004	04-05-1276A	
5	IN	DE KALB COUNTY	1800440070B	07-JAN-2004	03-05-3401A	
5	IN	DEARBORN COUNTY	1800380035B	02-JUN-2004	03-05-1627A	
5	IN	DEARBORN COUNTY	1800380035B	30-JUL-2004	04-05-4208A	
5	IN	DELAWARE COUNTY	1800510075C	05-MAY-2004	04-05-2949A	
5	IN	DELAWARE COUNTY	1800510125C	16-JUN-2004		
5	IN	ELKHART COUNTY	1800560020B	26-MAR-2004	04-05-0644A	
5	IN	ELKHART COUNTY	1800560020B	09-JAN-2004	04-05-1166A	
5	IN	ELKHART COUNTY	1800560015B	27-FEB-2004		
5	IN	ELKHART COUNTY	1800560010B	16-JAN-2004		
5	IN	ELKHART COUNTY	1800560100A	11-FEB-2004		
5	IN	ELKHART COUNTY	1800560005A	05-MAR-2004		
	IN	ELKHART COUNTY	1800560075A	16-APR-2004		
5	IN	ELKHART, CITY OF	1800570010C	07-APR-2004		
5	IN	ELLETTSVILLE, TOWN OF	180170 01C	02-JUL-2004		
5	IN	ELWOOD, CITY OF				
5	IN	ELWOOD, CITY OF	1801520001C	10-MAR-2004 06-FEB-2004		
5	IN		1801520001C			
	IN	EVANSVILLE, CITY OF	1802570005B	01-JUN-2004		
5		EVANSVILLE, CITY OF	1802570001B	28-JUN-2004		
5	IN	FAYETTE COUNTY	1804170004B	17-MAR-2004		
5	IN	FISHERS, TOWN OF	18057C0255F	09-JUL-2004		
5	IN	FISHERS, TOWN OF	18057C0255F	16-APR-2004		
5	IN .	FISHERS, TOWN OF	18057C0255F	28-JAN-2004	04-05-1386X	
5	IN	FISHERS, TOWN OF	18057C0235F	21-APR-2004	04-05-1452A	
5	IN	FISHERS, TOWN OF	18057C0255F	25-FEB-2004		
5	IN	FISHERS, TOWN OF	18057C0235F	11-FEB-2004		
	IN	FISHERS, TOWN OF		02-APR-2004		

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05	IN	FISHERS, TOWN OF	18057C0255F	31-MAR-2004	04-05-2405X	17
05	IN	FISHERS, TOWN OF	18057C0235F	26-MAR-2004	04-05-2411A	02
05	IN	FISHERS, TOWN OF	18057C0255F	19-MAR-2004	04-05-2412A	02
)5	IN	FISHERS, TOWN OF	18057C0235F	02-APR-2004	04-05-2850A	02
05	IN	FISHERS, TOWN OF	18057C0235F	14-APR-2004	04-05-2984A	02
)5	IN	FISHERS, TOWN OF	18057C0255F	28-MAY-2004	04-05-3101A	02
)5	IN	FISHERS, TOWN OF	18057C0260F	28-MAY-2004	04-05-3101A	02
05	IN IN	FISHERS, TOWN OF	18057C0255F	07-JUL-2004	04-05-3279A	01
05	IN	FISHERS, TOWN OF	18057C0255F 1804320005B	21-JUL-2004	04-05-4131X	01
05	IN	FORT WAYNE, CITY OF	18003C0155F	24-MAR-2004 23-JUN-2004	04-05-2296A 04-05-A043A	02
05	IN	FORT WAYNE, CITY OF	18003C0195F	14-JUN-2004	04-05-A098A	01
05	IN	FORT WAYNE, CITY OF	18003C0110F	21-JAN-2004	04-05-1098A	02
05	IN	FORT WAYNE, CITY OF	18003C0155F	21-JAN-2004	04-05-1098A	02
05	IN	FORT WAYNE, CITY OF	18003C0190F	16-JAN-2004	04-05-1387A	. 01
05 *	IN	FORT WAYNE, CITY OF	18003C0190F	29-JUL-2004	04-05-1578A	02
05	IN .	FORT WAYNE, CITY OF	18003C0105F	21-JAN-2004	04-05-1579A	02
05	IN	FORT WAYNE, CITY OF	18003C0155F	24-MAR-2004	04-05-1611A	02
05	- IN	FORT WAYNE, CITY OF	18003C0195F	20-FEB-2004	04-05-1836A	02
05	IN	FORT WAYNE, CITY OF	18003C0195F	27-FEB-2004	04-05-2135A	02
05	IN	FORT WAYNE, CITY OF	18003C0190F	10-MAR-2004	04-05-2355A	02
05	IN	FORT WAYNE, CITY OF	18003C0110F	14-JUN-2004	04-05-2447A	02
05	IN	FORT WAYNE, CITY OF	18003C0150F	14-APR-2004	04-05-2500A	02
05	IN	FORT WAYNE, CITY OF	18003C0145F	09-APR-2004	04-05-2715A	02
05	IN	FORT WAYNE, CITY OF	18003C0145F	09-APR-2004	04-05-2925A	02
05	IN	FORT WAYNE, CITY OF	18003C0190F	14-APR-2004	04-05-2945A	02
05	IN	FORT WAYNE, CITY OF	18003C0190F	05-MAY-2004	04-05-2967A	02
05		FORT WAYNE, CITY OF	18003C0180F	05-MAY-2004	04-05-2973A	02
05	IN	FORT WAYNE, CITY OF	18003C0110F	21-APR-2004	04-05-2977A	02
05	IN	FORT WAYNE, CITY OF	18003C0155F	14-APR-2004	04-05-2978A	02
05 05	IN IN	FORT WAYNE, CITY OF	18003C0145F	16-APR-2004	04-05-2979A 04-05-2993A	02
05	IN	FORT WAYNE, CITY OF	18003C0105F 18003C0190F	28-APR-2004 21-APR-2004		02
05		FORT WAYNE, CITY OF	18003C0190F	05-MAY-2004	04-05-3042A 04-05-3066A	02
05		FORT WAYNE, CITY OF	18003C0195F	07-MAY-2004	04-05-3000A	02
05		FORT WAYNE, CITY OF	18003C0193F	16-JUN-2004	04-05-3252A	0.
05		FORT WAYNE, CITY OF	18003C0190F	07-MAY-2004	04-05-3326A	02
05		FRANKLIN COUNTY	18047C0040C	04-FEB-2004	04-05-1655A	02
05		FRANKLIN COUNTY	18047C0040C	13-FEB-2004	04-05-2096X	02
05		FRANKLIN, CITY OF	1801140002B	25-FEB-2004	04-05-2102A	0:
05		FRANKLIN, CITY OF	1801140002B	16-APR-2004	04-05-2999A	0:
05		FRANKLIN, CITY OF	1801140002B	19-MAY-2004	04-05-3146A	02
05	IN	FULTON COUNTY	1800700050B	13-FEB-2004	04-05-1623A	0:
05	IN	FULTON COUNTY	1800700050B	07-MAY-2004	04-05-3000A	0:
05	IN	GOSHEN, CITY OF	1800580005B	05-APR-2004	04-05-1340A	0
05	IN	GREENFIELD, CITY OF	1800840006C	14-JAN-2004	04-05-1104A	.0
05	IN	GREENFIELD, CITY OF	1800840006C	14-JUN-2004	04-05-3376A	0
05		GREENSBURG, CITY OF	1800430001B	16-APR-2004	04-05-2924A	0:
05		GREENWOOD, CITY OF	1801150002B	12-JUL-2004	04-05-0097P	0:
05		GREENWOOD, CITY OF	1801150002B	21-JAN-2004	04-05-1662A	0:
05		GREENWOOD, CITY OF	1801110050C	16-APR-2004	04-05-2211A	0
05		GREENWOOD, CITY OF	1801150002B	21-MAY-2004		0
05		GRIFFITH, TOWN OF	1851750004C	29-JAN-2004	03-05-5175P	0:
05		GRIFFITH, TOWN OF	1851750004C	02-APR-2004		0:
05		HAGERSTOWN, TOWN OF	1802840005B	27-FEB-2004		1
05		HAGERSTOWN, TOWN OF	1802840005B	27-FEB-2004	04-05-0408A	1
05	į.	HAGERSTOWN, TOWN OF	1802840005B	18-JUN-2004		0
05		HAMILTON COUNTY	18057C0155F	18-FEB-2004		1
05		HAMILTON COUNTY	18057C0155F	03-MAR-2004		1
05		HAMILTON COUNTY	18057C0155F	14-JAN-2004		0
05		HAMILTON COUNTY	18057C0065F 18057C0226F	23-JAN-2004 05-MAY-2004		0
05		HAMILTON COUNTY	18057C0226F	12-MAY-2004		0
05	1	HAMILTON, TOWN OF	1802480001D	09-JUN-2004		0
05		HAMILTON, TOWN OF	1802480001D	26-MAR-2004		0
05		HAMMOND, CITY OF	1801340007B	04-JUN-2004		0
05		HANCOCK COUNTY	1804190100B	23-JUN-2004		0
05		HANCOCK COUNTY	1804190025B	23-APR-2004		0
05		HANCOCK COUNTY	1804190025B	09-JUL-2004		0
05		HARRISON COUNTY	1800850008B	19-MAY-2004		0
05		HENDRICKS COUNTY	1804150100B	26-MAR-2004		1
05		HENDRICKS COUNTY	1804150100B	09-JAN-2004		ó
	IN	HENDRICKS COUNTY		14-JAN-2004		0

Region	State	Community	Map panel	Determination date	Case No.	Туре
)5	IN	HENDRICKS COUNTY	1804150100B	02-APR-2004	04-05-2561A	0:
)5	IN	HENDRICKS COUNTY	1804150050B	28-APR-2004	04-05-2910A	0:
)5	IN	HENRY COUNTY	18065C0075C	19-MAR-2004	04-05-2143A	0:
5	IN	HENRY COUNTY	18065C0100C	19-MAR-2004	04-05-2143A	0:
)5	IN	HENRY COUNTY	18065C0175C	14-APR-2004	04-05-2762A	0:
5	IN	HENRY COUNTY	18065C0050C	28-JUL-2004	04-05-3705A	0:
5	IN	HIGHLAND, TOWN OF	1851760001C	29-JAN-2004	03-05-5174P	0:
5	IN	HIGHLAND, TOWN OF	1851760002C	29-JAN-2004	03-05-5174P	0:
5	IN	HOBART, CITY OF	1801360005B	28-APR-2004	04-05-2981A	0:
5	IN	HOWARD COUNTY	1804140027B	28-JAN-2004	04-05-1092A	0:
5	IN	HOWARD COUNTY	1804140025B	07-JAN-2004	04-05-1352A	0:
5	IN	HOWARD COUNTY	1804140027B	02-APR-2004	04-05-2775A	0:
5	IN	INDIANAPOLIS, CITY OF	18097C0280E	28-MAY-2004	04-05-A014A	0:
5	IN	INDIANAPOLIS, CITY OF	18097C0044E	25-JUN-2004	04-05-A023A	0:
5	IN	INDIANAPOLIS, CITY OF	18097C0262E	17-JUN-2004	04-05-A039A	0
5	IN	INDIANAPOLIS, CITY OF	18097C0180E	25-JUN-2004	04-05-A063A	- 0
5	IN	INDIANAPOLIS, CITY OF	18097C0087E	25-JUN-2004	04-05-A066A	0
5	IN	INDIANAPOLIS, CITY OF	18097C0037E	27-FEB-2004	04-05-0160A	1
5	IN	INDIANAPOLIS, CITY OF	18097C0063E	21-JAN-2004	04-05-0587A	0
5	IN	INDIANAPOLIS, CITY OF	18097C0109E	07-JAN-2004	04-05-0776A	. 0
5	IN	INDIANAPOLIS, CITY OF	18097C0262E	28-JUL-2004	04-05-0866A	0
5	IN	INDIANAPOLIS, CITY OF	18097C0209E	07-MAY-2004	04-05-0876P	0
5	IN	INDIANAPOLIS, CITY OF	18097C0180E	14-JAN-2004	04-05-0953A	C
5	IN	INDIANAPOLIS, CITY OF	18097C0062E	14-JAN-2004	04-05-1269A	ď
	IN	INDIANAPOLIS, CITY OF	18097C0064E	14-JAN-2004	04-05-1269A	
5	IN	INDIANAPOLIS, CITY OF	18097C0044E	14-JAN-2004	04-05-1203A	
5	IN	INDIANAPOLIS, CITY OF	18097C0234E	28-JAN-2004	04-05-1529A	0
5	IN	INDIANAPOLIS, CITY OF	18097C0119E	07-APR-2004	04-05-1692A	1
5	IN				04-05-1052A	0
		INDIANAPOLIS, CITY OF	18097C0240E 18097C0228E	06-FEB-2004	04-05-1785A	
	IN	INDIANAPOLIS, CITY OF		17-MAR-2004		
5	IN	INDIANAPOLIS, CITY OF	18097C0063E	05-MAR-2004	04-05-1819A	(
5	IN	INDIANAPOLIS, CITY OF	18097C0114E	03-MAR-2004	04-05-1845A	(
5	IN	INDIANAPOLIS, CITY OF	18097C0118E	03-MAR-2004	04-05-1845A	
5	IN	INDIANAPOLIS, CITY OF	18097C0088E	04-JUN-2004	04-05-1930A	
5	IN	INDIANAPOLIS, CITY OF	18097C0180E	25-FEB-2004	04-05-1950A	
5	IN	INDIANAPOLIS, CITY OF	18097C0228E	30-JUN-2004	04-05-1975A	0
5	IN	INDIANAPOLIS, CITY OF	18097C0262E	02-JUN-2004	04-05-2058A	0
5	IN	INDIANAPOLIS, CITY OF	18097C0135E	12-MAY-2004	04-05-2090A	0
5	IN	INDIANAPQLIS, CITY OF	18097C0063E	24-MAR-2004	04-05-2201A	(
5	IN	INDIANAPOLIS, CITY OF	18097C0039E	27-FEB-2004	04-05-2204A	(
5	IN	INDIANAPOLIS, CITY OF	18097C0127E	04-JUN-2004	04-05-2216A	(
5	IN	INDIANAPOLIS, CITY OF	18097C0290E	12-MAR-2004	04-05-2227A	. (
5	IN	INDIANAPOLIS, CITY OF	18097C0038E	10-MAR-2004	04-05-2275A	1
5	IN	INDIANAPOLIS, CITY OF	18097C0064E	10-MAR-2004	04-05-2298A	(
5	IN	INDIANAPOLIS, CITY OF	18097C0039E	31-MAR-2004	04-05-2413A	
5	IN	INDIANAPOLIS, CITY OF	18097C0232E	12-MAY-2004	04-05-2517A	
5	IN	INDIANAPOLIS, CITY OF	18097C0088E	07-APR-2004	04-05-2522A	
5	IN	INDIANAPOLIS, CITY OF	18097C0270E	30-APR-2004	04-05-2557A	
5	IN	INDIANAPOLIS, CITY OF	18097C0186E	09-APR-2004	04-05-2710A	
5	IN	INDIANAPOLIS, CITY OF	18097C0088E	28-APR-2004	04-05-2717A	
5	IN	INDIANAPOLIS, CITY OF	18097C0109E	05-MAY-2004	04-05-2737A	
5	IN		18097C0063E	07-APR-2004		
5	IN	INDIANAPOLIS, CITY OF	18097C0061E	23-JUN-2004		
	IN		18097C0081E	05-MAY-2004		
5		INDIANAPOLIS, CITY OF				
5	IN	INDIANAPOLIS, CITY OF	18097C0063E	04-JUN-2004		
5	IN	INDIANAPOLIS, CITY OF	18097C0119E	14-JUN-2004		
5	IN	INDIANAPOLIS, CITY OF	18097C0254E	30-APR-2004		
)5	IN	INDIANAPOLIS, CITY OF	18097C0038E	02-JUL-2004		
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)5		INDIANAPOLIS, CITY OF	18097C0264E	12-MAY-2004		
)5	IN	INDIANAPOLIS, CITY OF	18097C0186E	16-JUL-2004		
)5		INDIANAPOLIS, CITY OF	18097C0262E	16-JUN-2004		
5	IN	JACKSON COUNTY	1804050130B	23-JAN-2004	04-05-1559A	
5	IN	JASPER COUNTY	1804390005B	13-FEB-2004	04-05-1249A	
5	IN	JEFFERSONVILLE, CITY OF	1800270005D	09-APR-2004		
)5	IN	JOHNSON COUNTY	1801110100C	11-FEB-2004		
5		JOHNSON COUNTY	1801110008C	14-JAN-2004		
)5	1	JOHNSON COUNTY	1801110100C	03-MAR-2004		
)5		JOHNSON COUNTY				
			1801110012C	19-MAR-2004		
05		KNOX COUNTY	1804220065C	27-FEB-2004		
05		KOKOMO, CITY OF	1800930005B	14-JAN-2004		
05		KOSCIUSKO COUNTY		25-JUN-2004		
	IN	KOSCIUSKO COUNTY	18085C0035C	07-JAN-2004	04-05-0273A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
05	IN	KOSCIUSKO COUNTY	18085C0080C	04-FEB-2004	04-05-0905A	0
)5	IN	KOSCIUSKO COUNTY	18085C0028C	28-JAN-2004	04-05-0991A	0
5	IN	KOSCIUSKO COUNTY	18085C0100C	21-JAN-2004	04-05-1226A	0
5	IN	KOSCIUSKO COUNTY	18085C0045C	06-FEB-2004	04-05-1547A	0
5	IN	KOSCIUSKO COUNTY	18085C0067C	06-FEB-2004	04-05-1788A	0
5 [.]	IN	KOSCIUSKO COUNTY	18085C0040C	18-FEB-2004	04-05-2052A	0
5	IN IN	KOSCIUSKO COUNTY	18085C0080C	03-MAR-2004	04-05-2103A	C
5	IN	KOSCIUSKO COUNTY	18085C0080C 18085C0080C	12-MAR-2004	04-05-2391A	0
5	IN	KOSCIUSKO COUNTY	18085C0080C	17-MAR-2004 17-MAR-2004	04-05-2448A 04-05-2449A	0
5	IN	KOSCIUSKO COUNTY	18085C0080C	07-APR-2004	04-05-2847A	
5	IN	KOSCIUSKO COUNTY	18085C0080C	07-MAY-2004	04-05-3104A	(
5	IN	LA PORTE COUNTY	1801440275C	19-MAR-2004	04-05-2243A	
5	IN	LA PORTE, CITY OF	1804900005C	07-JAN-2004	04-05-0145A	
5	IN	LADOGA, TOWN OF	39049C0231H	30-APR-2004	04-05-3189A	1
5	IN	LAFAYETTE, CITY OF	1804280055B	06-MAY-2004	03-05-4997A	
5	IN	LAGRANGE COUNTY	1801250004B	21-JAN-2004	04-05-1430A	1
5	IN	LAGRANGE COUNTY	1801250003B	30-JAN-2004	04-05-1769A	
5	IN	LAGRANGE COUNTY	1801250004B	05-MAR-2004	04-05-2213A	
5		LAGRANGE COUNTY	1801250004B	07-APR-2004	04-05-2550A	
5	IN	LAGRANGE COUNTY	1801250004B 1801250003B	26-MAY-2004	04-05-2867A	
5		LAGRANGE COUNTY	1801250003B	18-JUN-2004 07-MAY-2004	04-05-3053A 04-05-3135A	
5		LAGRANGE COUNTY	1801250001B	05-MAY-2004	04-05-3154A	
5	IN	LAGRANGE COUNTY	1801250003B	21-JUL-2004	04-05-4321X	
5	IN	LAKE COUNTY	1801260045B	29-JAN-2004	03-05-3366P	
5	IN	LAKE COUNTY	1801260065B	29-JAN-2004	03-05-3366P	
5	IN	· LAWRENCEBURG, CITY OF	1800410001B	28-MAY-2004	04-05-2793A	
5	IN	LEBANON, CITY OF	1800130001D	14-JAN-2004	04-05-0801A	
5		LEBANON, CITY OF	1800130002D	23-JUN-2004	04-05-2460A	
5	IŅ	LEBANON, CITY OF	1800130002D	21-APR-2004	04-05-3016A	
5		LEBANON, CITY OF	1800130002D	26-MAY-2004	04-05-3322A	
5	IN	LIBERTY, TOWNSHIP OF	1804880001A	07-JUL-2004	04-05-3163A	
5	IN	MADISON COUNTY	1804420006B	09-JUL-2004	04-05-3634A	
5		MADISON, CITY OF	180107_06B	03-MAR-2004	04-05-2022A	
5 5	IN IN	MARION, CITY OF	18053C0145D 1801470015B	30-JUN-2004	04-05-2162A	
5		MONROE COUNTY	1804440001B	19-MAR-2004 26-MAY-2004	04-05-2474A 04-05-2061A	
5		MORGAN COUNTY	1801760050B	19-MAR-2004	04-05-1329A	
5	IN	MUNCIE, CITY OF	1800530006C	14-JAN-2004	04-05-0445A	
5		NASHVILLE, TOWN OF	1800180001D	11-FEB-2004	04-05-1791A	
5		NEW ALBANY, CITY OF	1800620010D	07-APR-2004	04-05-2520A	
5	IN	NEW HAVEN, CITY OF	18003C0200F	01-MAR-2004	04-05-0063A	
5	IN	NEW HAVEN, CITY OF	18003C0155F	28-APR-2004	04-05-2017A	
5		NOBLE COUNTY	1801830050B	09-JUN-2004	04-05-A018A	
5		NOBLE COUNTY	1801830075B	11-FEB-2004	04-05-1606A	
5		NOBLESVILLE, CITY OF	18057C0135F	14-JAN-2004		
5		NOBLESVILLE, CITY OF	18057C0145F	04-FEB-2004	03-05-5654A	
5		NOBLESVILLE, CITY OF	18057C0135F	20-FEB-2004	04-05-0155A	
5		NOBLESVILLE, CITY OF	18057C0260F	23-JAN-2004		
5		NOBLESVILLE, CITY OF	18057C0130F	23-JAN-2004	04-05-0554A	
5 5 [.]		NOBLESVILLE, CITY OF	18057C0135F	07-JAN-2004		
5 5		NOBLESVILLE, CITY OF	18057C0130F 18057C0135F	23-JAN-2004 07-JAN-2004	04-05-0779A 04-05-0856A	
5		NOBLESVILLE, CITY OF	18057C0135F	21-JAN-2004		
5		NOBLESVILLE, CITY OF	18057C0235F	18-FEB-2004		
5	1	NOBLESVILLE, CITY OF	18057C0130F	30-JAN-2004	04-05-0984A	
5		NOBLESVILLE; CITY OF	18057C0135F	25-FEB-2004		
5		NOBLESVILLE, CITY OF	18057C0255F	14-JAN-2004		
5		NOBLESVILLE, CITY OF	18057C0135F	23-JAN-2004		
5		NOBLESVILLE, CITY OF	18057C0135F	11-FEB-2004	04-05-1480A	
5		NOBLESVILLE, CITY OF	18057C0145F	16-JAN-2004		
5		NOBLESVILLE, CITY OF	18057C0135F	11-FEB-2004		
5		NOBLESVILLE, CITY OF	18057C0135F	13-FEB-2004	04-05-1691A	
5	IN	NOBLESVILLE, CITY OF	18057C0135F	25-FEB-2004		
5		NOBLESVILLE, CITY OF	18057C0145F	05-MAY-2004	04-05-2095A	
5		NOBLESVILLE, CITY OF	18057C0135F	19-MAR-2004		
5		NOBLESVILLE, CITY OF	18057C0145F	26-MAR-2004		-
5		NOBLESVILLE, CITY OF	18057C0135F	12-MAR-2004		
5		NOBLESVILLE, CITY OF	18057C0155F	19-MAR-2004		
5		NOBLESVILLE, CITY OF	18057C0135F	17-MAR-2004		
)5		NOBLESVILLE, CITY OF	18057C0145F	09-APR-2004		
)5	IN	NOBLESVILLE, CITY OF	18057C0155F	31-MAR-2004	04-05-2727A	

Region	State	Community	Map panel	Determination date	Case No.	Тур
5	IN	NOBLESVILLE, CITY OF	18057C0155F	12-MAY-2004	04-05-3102A	
	IN	NORTH MANCHESTER, TOWN OF	18169C0030D	24-MAFi-2004	04-05-2187A	
	IN	NORTH WEBSTER, TOWN OF	18085C0045C	07-JAN-2004	04-05-0926A	
	IN	NORTH WEBSTER, TOWN OF	18085C0045C	12-MAY-2004	04-05-3020A	
5	IN	OWEN COUNTY	1804810004B	07-JAN-2004	04-05-1306A	+
5	IN	PLYMOUTH, CITY OF	180164 02B	28-APR-2004	04-05-1740A	
	IN	PLYMOUTH, CITY OF	180164 04B	12-MAY-2004	04-05-3336A	
5	IN	PULASKI COUNTY	1804820004A	02-JUN-2004	04-05-3299A	
5	IN	RANDOLPH COUNTY	1804290002B	[^] 21-JAN-2004	04-05-0427A	
5	IN	ROCKPORT, CITY OF	1802370250A	21-MAY-2004	04-05-3255A	
5	IN	ROCKPORT, CITY OF	1802390001B	21-MAY-2004	04-05-3255A	
5	IN	RUSH COUNTY	1804210100B	17-JUN-2004	04-05-A045A	
5	IN	RUSHVILLE, CITY OF	1802230001B	14-APR-2004	04-05-2377A	
	IN	SCHERERVILLE, TOWN OF	1801420005B	13-FEB-2004	04-05-1467A	
	IN	SCHERERVILLE, TOWN OF	1801420005B	25-FEB-2004	04-05-2060A	
	IN	SCHERERVILLE, TOWN OF	1801260085B	30-APR-2004	04-05-3082A	
	IN	SCOTT COUNTY	1804740001B	06-FEB-2004	04-05-1499A	
	IN	SEYMOUR, CITY OF	1800990004C	04-FEB-2004	04-05-1308A	
	IN	SEYMOUR, CITY OF	1800990004C	17-MAR-2004	04-05-1463A	
	IN	SEYMOUR, CITY OF	1800990004C	18-FEB-2004	04-05-1596A	
	IN	SEYMOUR, CITY OF	1800990004C	11-FEB-2004	04-05-1672A	
	IN	SEYMOUR, CITY OF	1800990004C	10-MAR-2004	04-05-1676A	
	IN	SEYMOUR, CITY OF	1800990004C	10-MAR-2004	04-05-1677A	
	IN	SHELBY COUNTY	1802350015B	28-JAN-2004	04-05-1586A	
	IN	ST. JOSEPH COUNTY	1802240040B	14-APR-2004	03-05-5701A	
	IN					
		STARKE COUNTY	1802400002B	23-JAN-2004	04-05-1671A	
	IN	STEUBEN COUNTY	1802430025B	14-JUN-2004	04-05-A003A	
	IN	STEUBEN COUNTY	1802430100B	09-JUN-2004	04-05-A017A	
	IN	STEUBEN COUNTY	1802430025B	14-JAN-2004	04-05-0825A	
	IN	STEUBEN COUNTY	1802430025B	21-JAN-2004	04-05-1444A	
	IN	STEUBEN COUNTY	1802430075B	28-JAN-2004	04-05-1539A	
	IN	STEUBEN COUNTY	1802430075B	06-FEB-2004	04-05-1561A	
	IN	STEUBEN COUNTY	1802430025B	06-FEB-2004	04-05-1744A	
	IN	STEUBEN COUNTY	1802430025B	11-FEB-2004	04-05-1787A	
	IN	STEUBEN COUNTY	1802430075B	25-FEB-2004	04-05-2075A	
	IN	STEUBEN COUNTY	1802430100B	12-MAY-2004	04-05-2191A	
	IN	STEUBEN COUNTY	1802430075B	19-MAR-2004	04-05-2313A	
	IN	STEUBEN COUNTY	1802430075B	16-APR-2004	04-05-2947A	}
	IN	STEUBEN COUNTY	1802430100B	19-MAY-2004	04-05-3348A	
	IN	SYRACUSE, TOWN OF	18085C0031C	23-APR-2004	04-05-3084A	
	IN	TELL CITY, CITY OF	180197 06B	21-JAN-2004	04-05-0005A	
	IN	TIPPECANOE COUNTY	1804280015B	14-JAN-2004	04-05-1303A	
	IN	TIPPECANOE COUNTY	1804280015B	18-JUN-2004	04-05-2106A	
	IN	TIPTON COUNTY	1804750002B	28-APR-2004	04-05-2543A	
	IN	TIPTON, CITY OF	1802550001C	17-MAR-2004	04-05-2577A	
	IN			24-MAR-2004		4
	IN	TIPTON, CITY OF	1802550001C	09-APR-2004	04-05-2703A 04-05-2841A	
			1802550001C			
	IN	TIPTON, CITY OF	1802550001C	14-APR-2004		
	IN	VANDERBURGH COUNTY	1802560025C	18-JUN-2004	04-05-A006A	
	IN	VANDERBURGH COUNTY	1802560075C	04-JUN-2004		
	IN	VANDERBURGH COUNTY	1802560025C	23-JUN-2004		
	IN	VANDERBURGH COUNTY *	1802560100B	08-JAN-2004	1'	
	IN	VANDERBURGH COUNTY *	1802560025C	29-JAN-2004		
	IN	VANDERBURGH COUNTY *	1802560025C	20-JAN-2004		
	IN	VANDERBURGH COUNTY *	1802560025C	05-FEB-2004		
	IN	VANDERBURGH COUNTY *	1802560025C	23-FEB-2004	04-05-1863A	
	IN	VANDERBURGH COUNTY *	1802560025C	23-FEB-2004	04-05-1864A	
	IN	VANDERBURGH COUNTY *	1802560025C	19-FEB-2004	04-05-1865A	
	IN	VANDERBURGH COUNTY *	1802560025C	15-APR-2004		
	IN	VANDERBURGH COUNTY *		29-MAR-2004		
	IN	VANDERBURGH COUNTY *		17-MAY-2004		
	IN	VANDERBURGH COUNTY *		07-JUN-2004		
	IN	VANDERBURGH COUNTY *		20-MAY-2004		
	IN	VANDERBURGH COUNTY *		27-MAY-2004		
	IN	VANDERBURGH COUNTY *				
5				01-JUN-2004		
	IN	VANDERBURGH COUNTY *		21-JUN-2004		
	IN	VANDERBURGH COUNTY *		24-JUN-2004		
······	IN	VEVAY, TOWN OF		04-FEB-2004		
5	IN	VIGO COUNTY		-10-MAR-2004	03-05-4574A	
5	IN	VIGO COUNTY	1802630065B	10-MAR-2004	03-05-4574A	
5	IN	VIGO COUNTY		11-FEB-2004		
5	IN	VIGO COUNTY		21-APR-2004		
	IN	VIGO COUNTY		30-APR-2004		

Region	State	Community	Map panel	Determination date	Case No.	Тур
5	IN	VINCENNES, CITY OF	1801200005C	02-JUN-2004	04-05-3056A	
5	IN	WABASH, CITY OF	18169C0070D	16-JAN-2004	03-05-5522A	
	IN	WABASH, CITY OF	18169C0070D	12-MAR-2004	04-05-2146A	
	IN	WARRICK COUNTY	1804180100C	26-MAR-2004	04-05-2554A	
	IN	WARRICK COUNTY	1804180100C	21-MAY-2004	04-05-2334A	
	IN	WARRICK COUNTY	1804180125B	14-JUL-2004	04-05-3335A	
	IN	WARRICK COUNTY	1804180200B	14-JUL-2004	04-05-3335A	
	IN	WARSAW, CITY OF	18085C0067C	25-FEB-2004	04-05-2141A	
	IN	WARSAW, CITY OF	18085C0067C	16-JUL-2004	04-05-2486A	
	IN	WESTFIELD, TOWN OF	18057C0115F	08-MAR-2004	03-05-4410A	
	IN	WESTFIELD, TOWN OF	18057C0130F	28-MAY-2004	04-05-2499A	
	IN	WESTFIELD, TOWN OF	18057C0140F	21-MAY-2004	04-05-3044A	
	IN	WHITE COUNTY	1804470002C	14-JAN-2004	04-05-1342A	
	IN	WHITE COUNTY	1804470002C	06-FEB-2004	04-05-1421A	
	IN	WHITE COUNTY	1804470005C	23-JAN-2004	04-05-1597A	
	IN	WHITE COUNTY	1804470005C	06-FEB-2004	04-05-1713A	
	IN	WHITE COUNTY	1804470003C	11-FEB-2004	04-05-1713A	
	IN	WHITE COUNTY	1804470002C	13-FEB-2004	04-05-1840A	
	IN			i		
		WHITE COUNTY	1804470002C	13-FEB-2004	04-05-1951A	
	IN ·	WHITE COUNTY	1804470002C	18-FEB-2004	04-05-2025A	
	IN	WHITE COUNTY	1804470002C	19-MAR-2004	04-05-2109A	
	IN	WHITE COUNTY	1804470005C	25-FEB-2004	04-05-2159A	
	IN	WHITE COUNTY	1804470002C	17-MAR-2004	04-05-2429A	
	IN	WHITE COUNTY	1804470002C	14-MAY-2004	04-05-2731A	
	IN	WHITE COUNTY	1804470005C	23-APR-2004	04-05-3114A	
	IN	WHITE COUNTY	1804470005C	30-JUL-2004	04-05-3383A	
	IN	WHITELAND, TOWN OF	1801180001A	09-JAN-2004	04-05-1146A	
	IN	WHITELAND, TOWN OF	1801180001A	14-MAY-2004	04-05-3396A	
	IN	WHITLEY COUNTY	1802980002B	28-MAY-2004	04-05-A009A	
	IN	WHITLEY COUNTY	1802980002B	25-FEB-2004	04-05-1106A	
	IN	WHITLEY COUNTY	1802980001B	30-JAN-2004	04-05-1618A	
	IN	WHITLEY COUNTY	1802980001B	02-APR-2004	04-05-2638A	
	IN	WHITLEY COUNTY	1802980002B	19-MAY-2004	04-05-3143A	
	IN	WHITLEY COUNTY	1802980001B	23-JUN-2004	04-05-3158A	
5	IN	WINONA LAKE, TOWN OF	18085C0086C	04-JUN-2004	04-05-A011A	
·	IN	WINONA LAKE, TOWN OF	18085C0086C	06-FEB-2004	03-05-5516A	
5	IN	WINONA LAKE, TOWN OF	18085C0086C	07-JAN-2004	04-05-1.009A	
5	IN	WINONA LAKE, TOWN OF	18085C0086C	25-FEB-2004	04-05-2166A	
5	IN	YORKTOWN, TOWN OF	1803610001A	02-JUN-2004	04-05-2379A	
5	MI	ADA, TOWNSHIP OF	2602480010B	22-JUN-2004	04-05-2113A	
5	MI	ANN ARBOR, CITY OF	2602130010C	20-FEB-2004	04-05-1526A	ì
5	MI	ANN ARBOR, CITY OF	2602130005D	14-APR-2004	04-05-2690A	
5	MI	ARGENTINE, TOWNSHIP OF	2603920010A	16-APR-2004	04-05-2933A	
5		AU TRAIN, TOWNSHIP OF	2603420025C	26-MAR-2004	04-05-2490A	
5	MI	AUGRES, TOWNSHIP OF	2600130025B	03-MAR-2004	04-05-2134A	
5		BALDWIN, TOWNSHIP OF	2600990016D	09-JUN-2004	04-05-3631A	
5		BANGOR, CHARTER TOWNSHIP OF	26017C0140D	09-JAN-2004	03-05-4926A	
5		BANGOR, CHARTER TOWNSHIP OF		10-MAR-2004	04-05-0276A	
5		BANGOR, CHARTER TOWNSHIP OF	26017C0145D	09-APR-2004	04-05-1351A	
			26017C0143D			
5		BANGOR, CHARTER TOWNSHIP OF		03-MAR-2004	04-05-2023A	
5 5		BANGOR, CHARTER TOWNSHIP OF	26017C0140D 26017C0140D	13-FEB-2004 24-MAR-2004	04-05-2055A 04-05-2545X	
_		BANGOR, CHARTER TOWNSHIP OF				
5		BANGOR, CHARTER TOWNSHIP OF	26017C0140D	07-APR-2004	04-05-2852A	
5		BANGOR, CHARTER TOWNSHIP OF		09-JUN-2004	04-05-3489A	
5		BAY MILLS, TOWNSHIP OF	2603740050B	07-JAN-2004		
5		BAY MILLS, TOWNSHIP OF		04-FEB-2004	1	
5		BAY MILLS, TOWNSHIP OF		21-MAY-2004		
5		BEAVER, TOWNSHIP OF	26017C0100D	16-JAN-2004		
5		BEDFORD, TOWNSHIP OF		07-MAY-2004		
5		BEDFORD, TOWNSHIP OF		11-FEB-2004		
5		BEDFORD, TOWNSHIP OF		31-MAR-2004		
5		BEDFORD, TOWNSHIP OF		04-JUN-2004		
5	MI	BELLEVUE, VILLAGE OF		12-MAR-2004		
5	MI	BENTON, TOWNSHIP OF		16-APR-2004	04-05-2614A	
5	. MI	BLOOMFIELD HILLS, CITY OF	2607120001A	21-JUL-2004		
5		BLOOMFIELD, TOWNSHIP OF		26-MAY-2004		
5		BLOOMFIELD, TOWNSHIP OF		23-JUN-2004		-
5		BOYNE CITY, CITY OF		05-MAR-2004		
5	1	BOYNE CITY, CITY OF		30-JUN-2004		
5	1	BRANT, TOWNSHIP OF		14-JAN-2004		
		BRIDGEPORT, CHARTER TOWNSHIP OF		09-JAN-2004		
5		BRIDGETON, TOWNSHIP OF		28-MAY-2004		
5		THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE PARTY OF THE P	COLUMN DOUGH BIDD	CO-IVIA T-/11/14	ACONCUCTOR OF	

Region	State	Community	Map panel	Determination date	Case No.	Туре
5	MI	BROWNSTOWN, CHARTER TOWNSHIP OF	2602180010B	12-MAY-2004	04-05-2330P	C
5	MI.	BROWNSTOWN, CHARTER TOWNSHIP OF	2602180005D	14-JUN-2004	04-05-3598A	0
5	MI	BRUCE, TOWNSHIP OF	2603750025A	07-JAN-2004	04-05-0278A	0
5	MI	BRUCE, TOWNSHIP OF	2608840025A	14-APR-2004	04-05-2232A	0
5	MI	BRUCE, TOWNSHIP OF	2603750050A	26-MAY-2004	04-05-2279A	0
5	MI	BRUCE, TOWNSHIP OF	2608840025A	31-MAR-2004	04-05-2503A	(
5	MI	BUENA VISTA, TOWNSHIP OF	26145C0085D	20-FEB-2004	04-05-1843A	
5	MI	BUENA VISTA, TOWNSHIP OF	26145C0090D	12-MAR-2004	04-05-2264A	(
5	MI	BURTON, CITY OF	2602870001B	23-JUL-2004	04-05-3058A	(
5	MI	CALEDONIA, TOWNSHIP OF	2606930005B	17-MAR-2004	04-05-2317A	(
·	MI	CANTON, TOWNSHIP OF	2602190005B	27-FEB-2004	04-05-1746A	1
·	MI	CASEVILLE, VILLAGE OF	2606770001B	21-MAY-2004	04-05-3366A	(
5	MI	CHEBOYGAN, CITY OF	2600580005B	16-JAN-2004	04-05-0429A	(
	MI	CHERRY GROVE, TOWNSHIP OF	26165C0451C	28-JUL-2004	04-05-3694A	(
5	MI	CHESTERFIELD, TOWNSHIP OF	2601200005B	16-JAN-2004	04-05-0447A	(
	MI	CHESTERFIELD, TOWNSHIP OF	2601200010B	16-JAN-2004	04-05-0728A	1
	MI	CHESTERFIELD, TOWNSHIP OF	2601200010B	03-MAR-2004	04-05-1999A	(
	MI	CHESTERFIELD, TOWNSHIP OF	2601200010B	20-MAY-2004	04-05-2032A	1
	MI	CHESTERFIELD, TOWNSHIP OF	2601200010B	21-APR-2004	04-05-3007A	(
	MI	CHESTERFIELD, TOWNSHIP OF	2601200010B	07-MAY-2004	04-05-3260A	
	MI	CHESTERFIELD, TOWNSHIP OF	2601200010B	16-JUL-2004	04-05-3942A	
	MI	CHOCOLAY, TOWNSHIP OF	2604480015B	05-MAY-2004	04-05-3098A	. (
	MI	CLAY, TOWNSHIP OF	2601940001B	19-MAR-2004	04-05-1116A	
	MI	CLAY, TOWNSHIP OF	2601940001B	24-MAR-2004	04-05-1116A	
	MI	CLAY, TOWNSHIP OF	2601940001B	18-FEB-2004	04-05-1932A	
	MI	CLAY, TOWNSHIP OF	2601940001B	10-MAR-2004	04-05-1932A 04-05-2349A	
	MI	CLAY, TOWNSHIP OF	2601940003B			
				31-MAR-2004	04-05-2582A	1
	MI	CLAY, TOWNSHIP OF	2601940003B	05-MAY-2004	04-05-3294A	
	MI	CLINTON, CHARTER TOWNSHIP OF	2601210005E	19-FEB-2004	04-05-0884P	
• • • • • • • • • • • • • • • • • • • •	MI	CLINTON, CHARTER TOWNSHIP OF	2601210005E	09-JUL-2004	04-05-3641A	
	MI	COLDWATER, CITY OF	2608130005A	07-APR-2004	04-05-2820A	
	MI	COMMERCE, TOWNSHIP OF	2604730005B	12-MAY-2004	04-05-3378A	
	MI	COMMERCE, TOWNSHIP OF	2604730005B	21-MAY-2004	04-05-3446A	
	MI	CORUNNA, CITY OF	2606020001A	16-JAN-2004	04-05-1118A	1
	MI	CORUNNA, CITY OF	2606020001A	16-APR-2004	04-05-2936A	1
·	MI	DE WITT, CITY OF	2600600005B	13-FEB-2004	03-05-4773A	
	MI	DE WITT, TOWNSHIP OF	2606310005B	16-JAN-2004	04-05-0944A	1
	MI	DEARBORN HEIGHTS, CITY OF	2602210006B	06-FEB-2004	04-05-1616C	
	MI	DEARBORN HEIGHTS, CITY OF	2602210006B	25-JUN-2004	04-05-2724A	
	MI	DEARBORN HEIGHTS, CITY OF	2602210007C	12-MAY-2004	04-05-3121A	
·	MI	DEARBORN HEIGHTS, CITY OF	2602210007C	28-MAY-2004	04-05-3528A	
	MI	DEARBORN, CITY OF	2602200005D	07-JAN-2004	04-05-1233A	
	MI	DEARBORN, CITY OF	2602200005D	28-JAN-2004	04-05-1553A	
	MI	DEARBORN, CITY OF	2602200005D	28-JAN-2004	04-05-1687A	
	MI	DEARBORN, CITY OF	2602200005D	27-FEB-2004	04-05-1992A	
	MI	DEARBORN, CITY OF	2602200005D	23-APR-2004	04-05-2998A	
	MI	DEARBORN, CITY OF	2602200005D	14-MAY-2004	04-05-3184A	
	MI	DEARBORN, CITY OF		19-MAY-2004	04-05-3432A	
	1	DEARBORN, CITY OF	2602200005D			
		1		21-JUL-2004	04-05-3647A	
		DEERFIELD, TOWNSHIP OF		10-MAR-2004	04-05-2194A	
*******		DEERFIELD, TOWNSHIP OF		12-MAY-2004	04-05-3365A	
		DETOUR, TOWNSHIP OF	2607750001A	13-FEB-2004	04-05-1817A	
		DRUMMOND ISLAND, TOWNSHIP OF	2608030025A	03-MAR-2004	04-05-1722A	
		DRUMMOND ISLAND, TOWNSHIP OF		11-FEB-2004		
		DRUMMOND ISLAND, TOWNSHIP OF	2608030025A	24-MAR-2004		
		DRUMMOND ISLAND, TOWNSHIP OF		30-APR-2004		
	MI	EAST GRAND RAPIDS, CITY OF	2601050001B	26-MAY-2004	04-05-3315.4	
	MI	EAST GRAND RAPIDS, CITY OF	2601050001B	14-JUL-2004	04-05-3355A	
		EGELSTON, TOWNSHIP OF		21-APR-2004		
		EGELSTON, TOWNSHIP OF		16-JUN-2004		
		EMMETT, TOWNSHIP OF		21-MAY-2004		
		ERIE, TOWNSHIP OF		12-MAR-2004		
		ERIE, TOWNSHIP OF		05-MAY-2004		
		EVART, CITY OF		07-JAN-2004		
		EVART, TOWNSHIP OF		27-FEB-2004	1	
		FABIUS, TOWNSHIP OF		14-JAN-2004	1	
		FABIUS, TOWNSHIP OF		06-FEB-2004		
		FABIUS, TOWNSHIP OF		06-FEB-2004		
		FABIUS, TOWNSHIP OF		18-FEB-2004		
·		FABIUS, TOWNSHIP OF		18-FEB-2004	04-05-2028A	
5		FABIUS, TOWNSHIP OF		20-FEB-2004	04-05-2196A	
5	. MI	FABIUS, TOWNSHIP OF		20-FEB-2004		
	. MI	FABIUS, TOWNSHIP OF		24-MAR-2004		

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)5	MI	FABIUS, TOWNSHIP OF	2607810025A	07-MAY-2004	04-05-3316A	
5	MI	FABIUS, TOWNSHIP OF	2607810025A	14-JUN-2004	04-05-3680A	
5	MI	FABIUS, TOWNSHIP OF	2607810025A	09-JUN-2004	04-05-3681A	
5	MI	FARMINGTON HILLS, CITY OF	2601720005C	14-JAN-2004	04-05-0586A	
5	MI	FARMINGTON HILLS, CITY OF	2601720002C	21-JAN-2004	04-05-1599A	
5	MI	FARMINGTON HILLS, CITY OF	2601720011C	07-MAY-2004	04-05-2056A	
5	MI	FLAT ROCK, CITY OF	2602240003B	25-FEB-2004	04-05-1470A	
5	MI	FLAT ROCK, CITY OF	2602240005B	25-FEB-2004	04-05-1470A	
5	MI	FLAT ROCK, CITY OF	2602240005B	30-APR-2004	04-05-2084A	
5	MI	FLUSHING, TOWNSHIP OF	2603960009A	14-MAY-2004	04-05-2944C	
5	MI	FORD RIVER, TOWNSHIP OF	26041C0791C	05-MAY-2004	04-05-3129A	
5	MI	FOWLERVILLE, VILLAGE OF	2604390001A	09-JAN-2004	04-05-1504A	
5	MI	FOWLERVILLE, VILLAGE OF	2604390001A	03-MAR-2004	04-05-1825A	
5	MI	FRANKENLUST, TOWNSHIP OF	26017C0200D	21-JAN-2004	04-05-1436A	
5	MI	FRANKENLUST, TOWNSHIP OF	26017C0200D	14-MAY-2004	04-05-3393A	
5	MI	FRASER, CITY OF	2601220001B	09-JAN-2004	04-05-1029A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1154A	
5	MI	FRASER, CITY OF	2601220001B	24-MAR-2004	04-05-1332A	
5	·MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1383A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1392A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1393A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1394A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1396A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1397A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1409A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1410A	
5	MI	FRASER, CITY OF	2601220001B	14-JAN-2004	04-05-1412A	
5	MI	FRASER, CITY OF	2601220001B	07-JAN-2004	04-05-1458A	
5	MI	FRASER, CITY OF	2601220001B	21-JAN-2004	04-05-1501A	
5	MI	FRASER, CITY OF	2601220001B	05-MAR-2004	04-05-2443A	
5	MI	FRASER, CITY OF	2601220001B	23-APR-2004	04-05-3009A	
	MI	FRASER, CITY OF			04-05-3635A	
· · · · · · · · · · · · · · · · · · ·	MI		2601220001B	25-JUN-2004		
	1	FRASER, CITY OF	2601220001B	14-JUL-2004	04-05-3677A	
5	MI	FRASER, TOWNSHIP OF	26017C0110D	07-APR-2004	04-05-2526A	
5	MI	FRASER, TOWNSHIP OF	26017C0065D	12-MAY-2004	04-05-3179A	
5	MI	FRENCHTOWN, CHARTER TOWNSHIP OF	26115C0241D	30-JUN-2004	04-05-1844A	
5	MI	FRENDONIA, TOWNSHIP OF	260562_06A	19-MAY-2004	04-05-2318A	
5	MI	FRENDONIA, TOWNSHIP OF	260562 08A	16-JUN-2004	04-05-3297A	
5	MI	GEORGETOWN, CHARTER TOWNSHIP OF	2605890003B	13-FEB-2004	04-05-0915A	
5	MI	GEORGETOWN, CHARTER TOWNSHIP OF	2605890003B	16-JAN-2004	04-05-0962A	
5	MI	GEORGETOWN, CHARTER TOWNSHIP OF	2605890003B	19-MAR-2004	04-05-2042A	
5	MI	GEORGETOWN, CHARTER TOWNSHIP OF	2605890005B	19-MAR-2004	04-05-2042A	
5	MI	GEORGETOWN, CHARTER TOWNSHIP OF	2605890003B	16-APR-2004	04-05-2575A	
5	MI	GIBRALTAR, CITY OF	2602260001B	19-MAY-2004	04-05-3049A	
5	MI	GRAND BLANC, CITY OF	2602550001B	29-JUN-2004	03-05-2569P	
5	MI	GRAND BLANC, TOWNSHIP OF	2600790010B	07-APR-2004	04-05-2906A	
5	MI	GRAND HAVEN, TOWNSHIP OF	2602700005B	16-JAN-2004	04-05-1469A	
5	MI	GRAND HAVEN, TOWNSHIP OF	2602700005B	27-FEB-2004	04-05-2026A	
5	MI	GRAND HAVEN, TOWNSHIP OF	2602700005B	18-FEB-2004	04-05-2076A	
5	MI	GRAND RAPIDS, CITY OF	2601060025C	27-FEB-2004	03-05-4861A	
5	MI	GRAND RAPIDS, CITY OF	2601060025C	31-MAR-2004	04-05-2555A	
5	1	GRANDVILLE, CITY OF		10-MAR-2004	04-05-2174A	
5	MI	GRANDVILLE, CITY OF	2602710002B	09-APR-2004	04-05-2496A	
5	MI	GRANDVILLE, CITY OF	2602710001B	23-APR-2004	04-05-2702A	
5	MI	GRANDVILLE, CITY OF	2602710002B	28-APR-2004		
5	MI	GRANDVILLE, CITY OF	2602710004B	09-JUL-2004	04-05-3595A	
5	MI	GREEN OAK, TOWNSHIP OF	2604400005B	14-APR-2004	04-05-3012A	
5	MI	GREEN OAK, TOWNSHIP OF	2604400005B	21-APR-2004		
5	MI	GREEN OAK, TOWNSHIP OF	2604400015B	05-MAY-2004		
	MI	GREEN OAK, TOWNSHIP OF	2604400013B	30-JUL-2004		
	MI	GREENBUSH, TOWNSHIP OF	2600010007C	21-JAN-2004	1	
5						
5	MI	GREENBUSH, TOWNSHIP OF	2600010004C	14-JAN-2004		
	MI	GREENBUSH, TOWNSHIP OF	2600010004C	27-FEB-2004		
5	MI	GREENBUSH, TOWNSHIP OF	2600010004C	10-MAR-2004		
5	MI	GREENBUSH, TOWNSHIP OF	2600010007C	07-APR-2004		
5		GREENBUSH, TOWNSHIP OF	2600010007C	16-APR-2004		
5	MI	GROSSE ILE, TOWNSHIP OF :	2602270005B	23-JAN-2004	04-05-1714A	
5	MI	GROSSE ILE, TOWNSHIP OF	2602270010B	27-FEB-2004	04-05-2024A	
5		GROSSE ILE, TOWNSHIP OF	2602270010B	16-APR-2004		
5		GROSSE ILE, TOWNSHIP OF	2602270010B	23-APR-2004		
5		HAMBURG, TOWNSHIP OF	2601180010C	10-MAR-2004		
5	1	HAMPTON, TOWNSHIP OF	26017C0185D	13-FEB-2004		
	1 1411		26017C0185D	18-FEB-2004	3,00,10007	1

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5	MI	HAMPTON, TOWNSHIP OF	26017C0185D	11-FEB-2004	04-05-1824A	
	MI	HAMPTON, TOWNSHIP OF	26017C0190D	25-FEB-2004	04-05-2130A	
	MI	HAMPTON, TOWNSHIP OF	26017C0185D	12-MAR-2004	04-05-2386A	
	MI	HAMPTON, TOWNSHIP OF	26017C0190D	12-MAR-2004	04-05-2525A	
	MI	HAMPTON, TOWNSHIP OF	26017C0185D	24-MAR-2004	04-05-2529A	
	MI	HAMPTON, TOWNSHIP OF	26017C0185D	09-JUN-2004	04-05-3521A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	07-JAN-2004	04-05-1170A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	27-FEB-2004	04-05-1260A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	10-MAR-2004	04-05-1287A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	09-JAN-2004	04-05-1313A	
1	MI	HARRISON, TOWNSHIP OF	2601230010C	23-JAN-2004	04-05-1500A	
	M!	HARRISON, TOWNSHIP OF	2601230010C	06-FEB-2004	04-05-1538A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	30-JAN-2004	04-05-1600A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	28-JAN-2004	04-05-1603A	
1	MI	HARRISON, TOWNSHIP OF	2601230010C	06-FEB-2004	04-05-1604A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	11-FEB-2004	04-05-1696A	
9	MI	HARRISON, TOWNSHIP OF	2601230005C	06-FEB-2004	04-05-1770A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	25-FEB-2004	04-05-2070A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	03-MAR-2004	04-05-2286A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	19-MAR-2004	04-05-2481A	
	MI		2601230005C	24-MAR-2004	04-05-2578A	
		HARRISON, TOWNSHIP OF				
1	MI	HARRISON, TOWNSHIP OF	2601230005C	24-MAR-2004	04-05-2634A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	26-MAR-2004	04-05-2672A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	31-MAR-2004	04-05-2781A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	14-APR-2004	04-05-2786A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	16-APR-2004	04-05-2792A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	21-APR-2004	04-05-2809A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	07-APR-2004	04-05-2846A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	05-MAY-2004	04-05-2857A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	21-MAY-2004	04-05-2954A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	25-JUN-2004	04-05-3295A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	14-MAY-2004	04-05-3307A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	19-MAY-2004	04-05-3445A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	28-MAY-2004	04-05-3473A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	09-JUN-2004	04-05-3578A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	04-JUN-2004	04-05-3615A	
	MI	HARRISON, TOWNSHIP OF	2601230005C	14-JUL-2004	04-05-3649A	
	MI	HARRISON, TOWNSHIP OF	2601230010C	30-JUN-2004	04-05-3692A	
	MI	HAYNES, TOWNSHIP OF	260274 07A	05-MAY-2004	04-05-3091A	
	MI	HAYNES, TOWNSHIP OF	260274 06A	14-MAY-2004	04-05-3392A	
	MI	HIGHLAND, TOWNSHIP OF	2606500005A	19-MAY-2004	04-05-2684A	
	MI	HIGHLAND, TOWNSHIP OF	2606500010A	04-JUN-2004	04-05-3479A	
	MI	HOLLAND, TOWNSHIP OF	2604920003D	13-FEB-2004	04-05-1935A	
	MI	HOLLAND, TOWNSHIP OF		09-JUN-2004	04-05-1505A	
	MI	HOPE, TOWNSHIP OF	2606810005B	23-JAN-2004		
	MI					
	MI	HUDSON, CITY OFHUDSON, TOWNSHIP OF		14-JAN-2004 09-JUN-2004		
		· · · · · · · · · · · · · · · · · · ·				
	MI	HUDSONVILLE, CITY OF	2604930002A	14-JAN-2004		
	MI	HURON, TOWNSHIP OF		18-FEB-2004		
	MI	IDA, TOWNSHIP OF		14-MAY-2004		
	MI	IDA, TOWNSHIP OF		19-MAY-2004		
	MI	IMLAY CITY, CITY OF		27-FEB-2004		
	MI	INDEPENDENCE, TOWNSHIP OF	2604750006B	06-FEB-2004		
	MI	INDEPENDENCE, TOWNSHIP OF	2604750008B	16-APR-2004	04-05-3033A	
	MI	IRA, TOWNSHIP OF		09-APR-2004	04-05-2853A	
	MI	IRA, TOWNSHIP OF	2601990005B	12-MAY-2004	04-05-3259A	
	MI	JAMES, TOWNSHIP OF	26145C0130D	04-FEB-2004	04-05-0989A	
	MI	JAMES, TOWNSHIP OF	26145C0130D	14-JAN-2004	04-05-1080A	
	MI	JAMES, TOWNSHIP OF	26145C0130D	23-JAN-2004	04-05-1442A	
	MI	JAMES, TOWNSHIP OF		06-FEB-2004		
	MI	JOHNSTOWN, TOWNSHIP OF		09-JAN-2004		
	MI	JOHNSTOWN, TOWNSHIP OF		19-MAY-2004		
	MI	JOHNSTOWN, TOWNSHIP OF		14-MAY-2004		
	MI	KALAMAZOO, CITY OF		17-MAR-2004		
	MI	KALAMAZOO, CITY OF		21-APR-2004		
*******	MI	KAWKAWLIN, TOWNSHIP OF			1	
				23-JUN-2004		
******	MI	L'ANSE, VILLAGE OF		19-MAR-2004		
*******	MI	LAKE, TOWNSHIP OF		16-APR-2004		
	MI	LAKE, TOWNSHIP OF		14-APR-2004		
	MI	LAKE, TOWNSHIP OF		12-MAY-2004	04-05-3269A	
	MI	LAKE, TOWNSHIP OF		16-JUL-2004	04-05-3496A	
	MI	LAKETOWN, TOWNSHIP OF	2602530005A	12-MAR-2004	04-05-1756A	
	MI	LANSING, CITY OF	2600900006B	13-FEB-2004	04-05-1743A	

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05	MI	LEELANAU, TOWNSHIP OF	260114 07B	07-JAN-2004	04-05-0927A	02
05	MI	LEELANAU, TOWNSHIP OF	260114 07B	11-FEB-2004	04-05-1763A	02
05	MI	LEELANAU, TOWNSHIP OF	260114 11B	20-FEB-2004	04-05-2043A	02
05	MI	LINCOLN PARK, CITY OF	2602340002B	23-JAN-2004	04-05-1023A	02
05	MI	LIVONIA, CITY OF	2602330002B	23-JAN-2004	04-05-1576A	02
05	MI	LIVONIA, CITY OF	2602330003B	17-MAR-2004	04-05-1952A	17
05	MI	LIVONIA, CITY OF	2602330003B	07-MAY-2004	04-05-2132A	17
05	MI	LONG LAKE, TOWNSHIP OF	2607820025A 2601080001B	26-MAR-2004 03-MAR-2004	04-05-2101A 04-05-2277A	02
05	MI	MACOMB, TOWNSHIP OF	2604450020B	21-JUN-2004	04-05-0091P	06
05	MI	MACOMB, TOWNSHIP OF	2604450015B	18-FEB-2004	04-05-1003A	17
05	MI	MACOMB, TOWNSHIP OF	2604450010B	14-JAN-2004	04-05-1416A	01
05	MI	MAPLE GROVE, TOWNSHIP OF	2606440001B	14-APR-2004	04-05-2758A	02
05	MI	MARENGO, TOWNSHIP OF	2605630005A	24-MAR-2004	04-05-2380A	02
05	MI	MARENGO, TOWNSHIP OF	2605630005A	05-MAY-2004	04-05-3039A	02
05	MI	MARSHALL, TOWNSHIP OF	2606420010A	23-JUN-2004	04-05-3594A	02
05	MI	MASONVILLE, TOWNSHIP OF	26041C0439C	14-JAN-2004	04-05-1543A	02
05	MI	MASONVILLE, TOWNSHIP OF	26041C0439C	07-APR-2004	04-05-2736A	02
05	MI	MENOMINEE, TOWNSHIP OF	2607020015B	09-JAN-2004	04-05-1024A	02
05	MI	MENOMINEE, TOWNSHIP OF	2607020030B	02-APR-2004	04-05-1717A	02
05	MI	MENOMINEE, TOWNSHIP OF	2607020015B 2607020015B	07-MAY-2004 30-JUN-2004	04-05-2252A 04-05-3722A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930013B	16-JAN-2004	04-05-3722A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930013B	13-FEB-2004	04-05-1055A	01
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930015B	18-FEB-2004	04-05-2049A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930010B	25-FEB-2004	04-05-2094A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930015B	03-MAR-2004	04-05-2240A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930010B	19-MAR-2004	04-05-2290A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930010B	26-MAR-2004	04-05-2615A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930010B	16-APR-2004	04-05-2711A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930010B	05-MAY-2004	04-05-2905A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930015B	14-MAY-2004	04-05-3390A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930010B	26-MAY-2004	04-05-3452A	02
05 05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930015B	28-MAY-2004	04-05-3610A	02
05	MI	MERIDIAN, CHARTER TOWNSHIP OF	2600930010B 260356 01A	09-JUN-2004 28-APR-2004	04-05-3645A 04-05-1965A	02
05		MIDLAND, CITY OF	2601400008D	12-MAR-2004	04-05-1905A	02
05		MIDLAND, CITY OF	2601400007D	12-MAY-2004	04-05-3186A	02
05		MIDLAND, CITY OF	2601400007D	26-MAY-2004	04-05-3502A	02
05		MONROE, CITY OF	26115C0244D	23-JUN-2004	04-05-3708A	02
05		MONROE, CITY OF	26115C0244D	21-JUL-2004	04-05-3833A	02
05		MOUNT PLEASANT, CITY OF	26073C0306C	28-APR-2004		02
05	MI	NILES, TOWNSHIP OF	260041 07B	26-MAR-2004	04-05-2114A	02
05	MI	NORTHVILLE, CITY OF	2602350001B	03-MAR-2004	04-05-0819A	02
05	MI	NORTHVILLE, TOWNSHIP OF	2606690005B	14-MAY-2004	04-05-3391A	02
05		NORTON SHORES, CITY OF	2601650002A	27-FEB-2004	04-05-0785A	01
05		NORTON SHORES, CITY OF	2601650001A	14-JUN-2004		02
05		NORVELL, TOWNSHIP OF	260424_10A	26-MAY-2004		02
05		NORVELL, TOWNSHIP OF	260424_04A	16-JUN-2004		02
05		NOTTAWA, TOWNSHIP OF	26073C0165C	13-FEB-2004	04-05-1513A	02
05 05		NOTTAWA, TOWNSHIP OF	2605140015B 2601750005C	19-MAY-2004 05-FEB-2004		02
05		NOVI, CITY OF	2601750005C	05-FEB-2004 05-FEB-2004		05
05		NOVI, CITY OF	2601750006C	07-JUL-2004	1	01
05		ONOTA, TOWNSHIP OF	2603450025B	12-MAY-2004		02
05		OSCODA, TOWNSHIP OF	2601010025C	11-FEB-2004		02
05		OSCODA, TOWNSHIP OF	2601010025C	23-APR-2004		02
05		OVID, VILLAGE OF	2603180001C	05-MAR-2004		02
05	MI	OWOSSO, CITY OF	2605960004B	18-FEB-2004	04-05-1765A	02
05		OWOSSO, CITY OF	2605960004B	09-APR-2004	04-05-2382A	02
05	MI	OWOSSO, CITY OF	2605960003B	23-APR-2004		02
05		OWOSSO, CITY OF	2605960004B	28-MAY-2004		02
05		PARK, TOWNSHIP OF	2601850001B	07-APR-2004		01
05		PAW PAW, VILLAGE OF	260598_01A	21-JAN-2004		
05		PAW PAW, VILLAGE OF		28-JUL-2004		02
05		PENTWATER, VILLAGE OF	2602770001B	26-MAY-2004		02
05		PITTSFIELD, CHARTER TOWNSHIP OF	2606230020C	09-APR-2004	1	05
05		PLAINFIELD, TOWNSHIP OF		21-JAN-2004		02
05	1	PLYMOUTH, CHARTER TOWNSHIP OF	2602370005C	02-JUL-2004		17
05		PORTAGE, CITY OF		31-MAR-2004		02
05		PORTLAND, TOWNSHIP OF	2608310025A 2608310025A	14-JAN-2004 21-JUL-2004		02
05						

Region	State	Community	Map panel	Determination date	Case No.	Тур
5	MI	REDFORD, TOWNSHIP OF	2602380005B	19-MAR-2004	04-05-1969A	
	MI	ROCHESTER HILLS, CITY OF	2604710020B	05-MAY-2004	04-05-2148A	
	MI ·	RUSH, TOWNSHIP OF	260522 06A	14-MAY-2004	04-05-3460A	
	MI	SAGINAW, TOWNSHIP OF	26145C0130D	18-MAR-2004	04-05-1384A	
	MI	SAGINAW, TOWNSHIP OF	26145C0130D	26-MAY-2004	04-05-2693A	
	MI		2606360002B	28-APR-2004	04-05-2254A	
		SALEM, TOWNSHIP OF				
	MI	SAULT SAINTE MARIE, CITY OF	2600590006B	07-JAN-2004	04-05-1461A	
	MI	SCIO, TOWNSHIP OF	2605370025A	23-JAN-2004	04-05-0858A	
	MI	SCIO, TOWNSHIP OF	2605370004A	11-FEB-2004	04-05-1134A	
	MI	SHELBY, TOWNSHIP OF	2601260020B	07-MAY-2004	04-05-3270A	
	MI	SILVER CREEK, TOWNSHIP OF	260369 07B	30-APR-2004	04-05-3037A	
	MI	SILVER CREEK, TOWNSHIP OF	260369 01B	16-JUN-2004	04-05-3333A	
	MI	SIMS, TOWNSHIP OF	2600150006C		04-05-0577A	
				16-JAN-2004		
	MI	SIMS, TOWNSHIP OF	2600150003C	05-MAY-2004	04-05-3111A	
	MI	SOUTHFIELD, CITY OF	2601790010B	23-APR-2004	04-05-2902A	
	MI	SPARTA, VILLAGE OF	2603360001A	04-JUN-2004	04-05-3419A	
	MI	SPRING LAKE, VILLAGE OF	2602820001B	07-APR-2004	04-05-2446A	1
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	18-FEB-2004	04-05-0213A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	14-JAN-2004	04-05-1356A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	07-JAN-2004	04-05-1385A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	28-JAN-2004	04-05-1413A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	16-JAN-2004	04-05-1456A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	21-JAN-2004	04-05-1497A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	23-JAN-2004	04-05-1515A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	18-FEB-2004	04-05-1563A	
	MI	ST. CLAIR SHORES, CITY OF				
			2601270005B	13-FEB-2004	04-05-1933A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	26-MAR-2004	04-05-1953A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	27-FEB-2004	04-05-2015A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	27-FEB-2004	04-05-2036A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	20-FEB-2004	04-05-2045A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	07-APR-2004	04-05-2104A	Ì
	MI	ST. CLAIR SHORES, CITY OF	2601270005B			
				25-FEB-2004	04-05-2193A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	17-MAR-2004	04-05-2246A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	03-MAR-2004	04-05-2251A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	10-MAR-2004	04-05-2285A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	14-APR-2004	04-05-2585A	1.
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	24-MAR-2004	04-05-2624A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	05-MAY-2004	04-05-2682A	
	MI	ST. CLAIR SHORES, CITY OF				
			2601270005B	31-MAR-2004	04-05-2691A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	28-APR-2004	04-05-2695A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	23-APR-2004	04-05-2699A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	07~APR-2004	04-05-2701A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	14-APR-2004	04-05-2748A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	02-APR-2004	04-05-2817A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	05-MAY-2004	04-05-2819A	
	MI					
		ST. CLAIR SHORES, CITY OF	2601270005B	09-APR-2004	04-05-2903A	
	MI	ST. CLAIR SHORES, CITY OF		14-APR-2004	04-05-2990A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	14-APR-2004	04-05-2991A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	21-APR-2004	04-05-3021A	
	MI	ST. CLAIR SHORES, CITY OF		28-APR-2004	04-05-3034A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	21-MAY-2004	04-05-3035A	
	MI	ST CLAIR SHORES CITY OF				
		ST. CLAIR SHORES, CITY OF	2001270005B	21-APR-2004	04-05-3041A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	26-MAY-2004	04-05-3050A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	07-MAY-2004	04-05-3119A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	19-MAY-2004	04-05-3136A	
	MI	ST. CLAIR SHORES, CITY OF		28-APR-2004	04-05-3165A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	07-MAY-2004	04-05-3338Ā	
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	MI	ST. CLAIR SHORES, CITY OF	2601270005B	12-MAY-2004	04-05-3342A	
	MI	ST. CLAIR SHORES, CITY OF		12-MAY-2004	04-05-3351A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	26-MAY-2004	04-05-3375A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	02-JUL-2004	04-05-3402A	
	MI	ST. CLAIR SHORES, CITY OF		14-MAY-2004	04-05-3410A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	02-JUN-2004	04-05-3431A	
	MI	l				
		ST. CLAIR SHORES, CITY OF		26-MAY-2004	04-05-3491A	
	MI	ST. CLAIR SHORES, CITY OF		16-JUN-2004	04-05-3513A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	26-MAY-2004	04-05-3522A	
	MI	ST. CLAIR SHORES, CITY OF		14-JUN-2004	04-05-3524A	
	MI	ST. CLAIR SHORES, CITY OF		02-JUN-2004	04-05-3569A	
	MI					
		ST. CLAIR SHORES, CITY OF		14-JUN-2004	04-05-3571A	
	MI	ST. CLAIR SHORES, CITY OF		02-JUN-2004	04-05-3597A	
	MI	ST. CLAIR SHORES, CITY OF	2601270005B	14-JUN-2004	04-05-3687A	
	MI	ST. JOSEPH, CITY OF		23-JUL-2004	04-05-3936A	1
			2601280015F			

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05	МІ	STERLING HEIGHTS, CITY OF	2601280015F	30-JAN-2004	04-05-1350A	02
05	MI	STERLING HEIGHTS, CITY OF	2601280010E	06-FEB-2004	04-05-1365A	01
05	MI	STERLING HEIGHTS, CITY OF	2601280015F	18-FEB-2004	04-05-1816A	02
05	MI	STERLING HEIGHTS, CITY OF	2601280015F	26-MAR-2004	04-05-2097A	17
05	MI	STERLING HEIGHTS, CITY OF	2601280015F	28-MAY-2004	04-05-2985A	17
05	MI	STERLING HEIGHTS, CITY OF	2601280015F	23-JUL-2004	04-05-3116A	02
05	MI	STERLING HEIGHTS, CITY OF	2601280015F	07-MAY-2004	04-05-3174A	02
05	MI	STRONACH, TOWNSHIP OF	26080.10025A	11-FEB-2004	04-05-1309A	02
05	MI	SUMMIT, TOWNSHIP OF	2605750009A 2603800002B	25-JUN-2004 27-FEB-2004	04-05-2966A 04-05-2236A	01
05	MI	SUPERIOR, TOWNSHIP OF	2603800002B	05-MAY-2004	04-05-3144A	02
05	MI	SWAN CREEK, TOWNSHIP OF	26145C0175D	26-MAR-2004	04-05-2716A	02
05	MI	SWAN CREEK, TOWNSHIP OF	26145C0175D	02-APR-2004	04-05-2799A	02
05	MI	TAYLOR, CITY OF	2607280004A	19-MAR-2004	.04-05-2403A	02
05	MI	TAYLOR, CITY OF	2607280004A	30-APR-2004	04-05-2404A	17
05	MI	TAYMOUTH, TOWNSHIP OF	26145C0250D	09-JAN-2004	04-05-1010A	02
05		TAYMOUTH, TOWNSHIP OF	26145C0250D	31-MAR-2004	04-05-2498A	02
05	MI	THOMAS, TOWNSHIP OF	26145C0130D	23-JAN-2004	04-05-1487A	02
05	MI	TROY, CITY OF	2601800004E	11-MAR-2004	03-05-0535P	05
05	MI	TROY, CITY OF	2601800004E	06-FEB-2004	03-05-4568A	02
05		TROY, CITY OF	2601800004E	13-FEB-2004	04-05-0597A	02
05		TROY, CITY OF	2601800006E	13-FEB-2004	04-05-0597A	02
05		TROY, CITY OF	2601800004E	14-JAN-2004	04-05-1073A	02
05		TROY, CITY OF	2601800006E	14-JAN-2004	04-05-1232A	02
05		TROY, CITY OF	2601800004E	06-FEB-2004	04-05-1673A	02
05		TROY, CITY OF	2601800006E	27-FEB-2004	04-05-1795A	02
05		TROY, CITY OF	2601800003E	03-MAR-2004	04-05-2016A	02
05		TROY, CITY OF	2601800004E	24-MAR-2004	04-05-2082A	02
05		TROY, CITY OF	2601800004E 2601800006E	24-MAR-2004 07-APR-2004	04-05-2291A	02
05		TROY, CITY OF	2601800004E	14-JUL-2004	04-05-2301A 04-05-2353A	17
05		TROY, CITY OF	2601800003E	19-MAR-2004	04-05-2616X	02
05		TROY, CITY OF	2601800006E	14-APR-2004	04-05-2937A	02
05		TROY, CITY OF	2601800006E	19-MAY-2004	04-05-3149A	02
05		TROY, CITY OF	2601800006E	21-MAY-2004	04-05-3512A	02
05		TROY, CITY OF	2601800006E	23-JUN-2004	04-05-3661A	02
05		TROY, CITY OF	2601800004E	14-JUL-2004	04-05-3679A	02
05		VICTOR, TOWNSHIP OF	2607200010B	17-MAR-2004	04-05-1050A	02
05		VICTOR, TOWNSHIP OF	2607200010B	30-APR-2004	04-05-3005A	01
05		WALKER, CITY OF	2601100010B	17-MAR-2004	04-05-2495A	02
05	MI	WARREN, CITY OF	2601290010C	06-FEB-2004	04-05-1575A	17
05	MI	WARREN, CITY OF	2601290010C	27-FEB-2004	04-05-1963A	02
05	MI	WARREN, CITY OF	2601290010C	27-FEB-2004	04-05-2129A	02
05	MI	WARREN, CITY OF	2601290005C	12-MAR-2004	04-05-2212A	02
05	MI	WARREN, CITY OF	2601290010C	26-MAR-2004	04-05-2678A	02
05		WARREN, CITY OF	2601290005C	23-APR-2004	04-05-2941A	02
05		WARREN, CITY OF ,	2601290010C	30-APR-2004	04-05-3029A	02
05		WARREN, CITY OF	2601290010C	28-MAY-2004	04-05-3506A	02
05		WASHINGTON, TOWNSHIP OF	2604470015A	28-JAN-2004		0.
05		WASHINGTON, TOWNSHIP OF	2604470015A	03-MAY-2004		00
05		WASHINGTON, TOWNSHIP OF	2604470020A	03-MAY-2004	04-05-2331P	00
05		WASHINGTON, TOWNSHIP OF	2604470020A	23-JUN-2004		02
05		WATERFORD, CHARTER TOWNSHIP OF	2602840020B	21-JAN-2004		0:
05		WATERFORD, CHARTER TOWNSHIP OF	2602840005B	27-FEB-2004		02
05		WATERFORD, CHARTER TOWNSHIP OFWATERFORD, CHARTER TOWNSHIP OF	2602840020B	04-FEB-2004		02
05		WATERFORD, CHARTER TOWNSHIP OF	2602840010B 2602840010B	19-MAR-2004 18-FEB-2004		02
05		WATERFORD, CHARTER TOWNSHIP OF	2602840010B	13-FEB-2004		02
05		WATERFORD, CHARTER TOWNSHIP OF	2602840020B	10-MAR-2004		0:
05	2	WATERFORD, CHARTER TOWNSHIP OF	2602840020B	27-FEB-2004		0:
05		WATERFORD, CHARTER TOWNSHIP OF	2602840010B	25-FEB-2004		0:
05		WATERFORD, CHARTER TOWNSHIP OF	2602840010B	05-MAR-2004		0:
05		WATERFORD, CHARTER TOWNSHIP OF	2602840005B	19-MAR-2004	1	0:
05		WATERFORD, CHARTER TOWNSHIP OF	2602840005B	21-APR-2004		0:
05		WATERFORD, CHARTER TOWNSHIP OF	2602840010B	21-APR-2004		. 0
05		WATERFORD, CHARTER TOWNSHIP OF	2602840020B	30-JUN-2004		0:
05		WAYNE, CITY OF	2602450005B	11-FEB-2004		0:
05		WEST BLOOMFIELD, TOWNSHIP OF	2601820011B	06-FEB-2004		0:
05		WHITE LAKE, TOWNSHIP OF	2604790010B	03-MAR-2004		0
05		WHITE LAKE, TOWNSHIP OF	2604790005B	11-FEB-2004		0:
05		WHITE LAKE, TOWNSHIP OF	2604790005B	· 25-FEB-2004		0:
05	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	WHITE LAKE, TOWNSHIP OF	2604790010B	21-APR-2004		0:
	. MI	WHITE LAKE, TOWNSHIP OF	2604790005B	21-APR-2004		0:

Region	State	Community	Map panel	Determination date	Case No.	Туре
05	М	WHITE LAKE, TOWNSHIP OF	2604790005B	14-JUL-2004	04-05-3579A	02
)5	MI	WHITE OAK, TOWNSHIP OF	260417 06A	26-MAR-2004	04-05-2440A	02
5	MI	WHITEWATER, TOWNSHIP OF	2607940025A	18-FEB-2004	04-05-1109A	02
5	MI	WHITEWATER, TOWNSHIP OF	2607940025A	06-APR-2004	04-05-1641P	06
5	MI	WHITEWATER, TOWNSHIP OF	2607940025A	18-JUN-2004	04-05-3589A	02
5	MI	WILLIAMSTOWN, TOWNSHIP OF	2600950005A	31-MAR-2004	04-05-2064A	02
5	MI	WILLIAMSTOWN, TOWNSHIP OF	2600950005A	28-APR-2004	04-05-2170A	02
5	MI	WINDSOR, CHARTER TOWNSHIP OF	2600710005C	09-JAN-2004	04-05-1390A	02
5	MI	WOLVERINE LAKE, VILLAGE OF	260480 01A	09-JUN-2004	04-05-3576A	02
5	MI	WOODHAVEN, CITY OF	2607300005A	28-MAY-2004	04-05-3527A	17
5	MI	WOODHAVEN, CITY OF	2607300005A	14-JUN-2004	04-05-3678A	02
5	MI	WORTH, TOWNSHIP OF	260296 06A	09-JAN-2004	04-05-0425A	0:
5	MI	WYANDOTTE, CITY OF	2602460001B	23-JUN-2004	04-05-3735A	0:
5	MN	AFTON, CITY OF	275226 06A	06-FEB-2004	04-05-1086A	0:
5	MN	AITKIN COUNTY	2706280205C	30-JAN-2004	04-05-1669A	0:
5	MN	AITKIN COUNTY	2706280205C	04-FEB-2004	04-05-1772A	0:
5	MN	AITKIN COUNTY	2706280325C	04-FEB-2004	04-05-1773A	0:
5	MN	AITKIN COUNTY	2706280215C	04-FEB-2004	04-05-1774A	0
5	MN	AITKIN COUNTY	2706280205C	10-MAR-2004	04-05-1775A	0
5	MN	AITKIN COUNTY	2706280275B	10-MAR-2004	04-05-1777A	0
5	MN	AITKIN COUNTY	2706280325C	04-FEB-2004	04-05-1777A	0
5	MN	AITKIN COUNTY	2706280240C	20-FEB-2004		0:
	MN		2706280240C 2706280425B		04-05-1821A 04-05-2359A	
5		AITKIN COUNTY		12-MAR-2004		0:
5	MN	AITKIN COUNTY	2706280055B	16-APR-2004	04-05-2785A	0:
5	MN	AITKIN COUNTY	2706280400C	14-JUN-2004	04-05-3700A	0.
5	MN	AITKIN COUNTY	2706280205C	23-JUN-2004	04-05-3743A	0
5	MN	AITKIN, CITY OF	2700010001B	02-APR-2004	04-05-1776A	0
5	MN	AITKIN, CITY OF	2700010001B	09-JUL-2004	04-05-3668A	1
5	MN	ALBERT LEA, CITY OF	2701350003B	20-FEB-2004	04-05-2168A	0
5	MN	ANDOVER, CITY OF	2706890015B	20-FEB-2004	04-05-1369A	0
5	MN	ANDOVER, CITY OF	2706890015B	17-MAR-2004	04-05-2484A	0
5	MN	ANDOVER, CITY OF	2706890015B	28-MAY-2004	04-05-3262A	0
5	MN	ANDOVER, CITY OF	2706890010B	02-JUL-2004	04-05-3629A	0
5	MN	ANOKA COUNTY	2700050050A	14-JUL-2004	04-05-3978A	0
)5	MN	ANOKA, CITY OF	275227 04A	23-JAN-2004	04-05-1427A	0
)5	MN	ANOKA, CITY OF	275227 04A	05-MAY-2004	04-05-3113A	0
)5	MN	BAYPORT, CITY OF	275229 02A	16-JAN-2004	04-05-0733A	0
)5	MN	BENTON COUNTY	2700190025B	30-JUL-2004	04-05-3987A	1
5	MN	BIG STONE COUNTY		14-JAN-2004	04-05-1230A	0
)5	MN	BIG STONE COUNTY	2706520115B	02-JUL-2004	04-05-3054A	0
)5	MN	BLAINE, CITY OF	2700070003D	07-MAY-2004	03-05-3369P	0
5		BLAINE, CITY OF		26-JUL-2004	03-05-3380P	0
5	MN	BLAINE, CITY OF		07-JAN-2004	03-05-5275A	0
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5		BLAINE, CITY OF		09-JUN-2004		0
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)5		BLAINE, CITY OF		26-MAR-2004	04-05-2071A 04-05-2566A	0
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)5		BLAINE, CITY OF		28-JUL-2004		0
)5		BLOOMINGTON, CITY OF		05-FEB-2004		0
)5		BLUE EARTH COUNTY	l control of the cont	17-MAR-2004	04-05-1562A	
)5	MN	BLUE EARTH COUNTY	2752310110D	16-APR-2004	04-05-2810A	1
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5	MN	BROOKLYN PARK, CITY OF		29-JAN-2004		
)5		CAMBRIDGE, CITY OF		12-MAY-2004		
5		CARVER COUNTY		29-JAN-2004		
5		CARVER COUNTY		29-JAN-2004		
)5		CARVER COUNTY		14-JAN-2004		
)5		CENTER CITY, CITY OF		25-FEB-2004		
05		CHAMPLIN, CITY OF		07-JUN-2004		
05		CHAMPLIN, CITY OF		21-JUN-2004		
05		CHISAGO COUNTY		14-JAN-2004		
05		CHISAGO COUNTY		28-MAY-2004		
05		CHISAGO COUNTY		19-MAY-2004	1	
05		CHISAGO COUNTY		28-JIJL-2004	04-05-3465A	1
05		CHISAGO COUNTY	2706820025B	28-MAY-2004	04-05-3508A	
05	. MN	CLAY COUNTY		25-FEB-2004		
05		CLAY COUNTY		25-FEB-2004		
			2752350200C			

Region	State	Community	Map panel	Determination date	Case No.	Туре
5:	MN	CLAY COUNTY	2752350100C	14-JUL-2004	04-05-3981A	
5	MN	COON RAPIDS, CITY OF	2700110001A	26-MAR-2004	04-05-2367A	
5	MN	COON RAPIDS, CITY OF	2700110001A	23-JUL-2004	04-05-3896A	
5	MN .	CROSSLAKE, CITY OF	270095 10B	14-JAN-2004	03-05-5212A	
5	MN	CROSSLAKE, CITY OF	270095 10B	21-JAN-2004	04-05-1424A	
5	MN	CROSSLAKE, CITY OF	270095 2B	17-MAR-2004	04-05-2305A	
5	MN	CROSSLAKE, CITY OF	270095 6B	12-MAR-2004	04-05-2306A	
5	MN	CROSSLAKE, CITY OF	270095 08B	16-APR-2004	04-05-2830A	
5	MN	CROSSLAKE, CITY OF	270095 10B	23-JUL-2004	04-05-3759A	
5	MN	CROSSLAKE, CITY OF	270095 09B	30-JUL-2004	04-05-4209A	
5	MN	CROW WING COUNTY	2700910200B	05-APR-2004	04-05-1133A	
5	MN	DAKOTA COUNTY	2701010225B	26-MAR-2004	04-05-0789A	
5	MN	DAKOTA COUNTY	2701010250B	07-JAN-2004	04-05-0796A	
5	MN	DAKOTA COUNTY	2701010175B	09-APR-2004	04-05-2931A	
5	MN	DILWORTH, CITY OF	2700800001B	07-APR-2004	04-05-2128A	
5	MN	EAST BETHEL, CITY OF	2700120010A	16-JAN-2004	04-05-1271A	
5	MN	EAST BETHEL, CITY OF	2700120010A	27-FEB-2004	04-05-1378A	
	MN	EAST GRAND FORKS, CITY OF	2752360005C	17-MAR-2004	04-05-1947A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	12-JAN-2004	04-05-0460A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	20-JAN-2004	04-05-1208A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	15-APR-2004	04-05-1868A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	10-MAY-2004	04-05-1881A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	10-MAY-2004	04-05-1882A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	10-MAY-2004	04-05-1887A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	10-MAY-2004	04-05-1894A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	10-MAY-2004	04-05-1895A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	10-MAY-2004	04-05-1897A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	24-MAY-2004	04-05-2597A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	17-JUN-2004	04-05-2651A	
5	MN	EDEN PRAIRIE, CITY OF	2701590005C	13-MAY-2004	04-05-3209X	
	MN	EDINA, CITY OF	2701600004B	08-MAR-2004	04-05-1212A	
5	MN	EYOTA, CITY OF	27109C0351D	30-JAN-2004	04-05-0974A	
5	MN	FARIBAULT, CITY OF	2704040001C	07-JAN-2004	04-05-0994A	
5	MN	FARMINGTON, CITY OF	2701040001C	20-FEB-2004	04-05-1482A	
5	MN	FREEBORN COUNTY	2701340180B	28-JUL-2004	04-05-3596A	
5	MN	GOLDEN VALLEY, CITY OF	2701620001B	02-FEB-2004	04-05-0486A	
5	MN	GOODHUE COUNTY	2701400125A	07-APR-2004	04-05-2625A	
5	MN	GOODHUE COUNTY	2701400125A	26-MAY-2004	04-05-3429A	
5	MN	GRANT COUNTY	2705490004B	28-APR-2004	04-05-3125A	
5	MN	GREENWOOD, TOWNSHIP OF	2707360575C	10-MAR-2004	04-05-1973A	
5	MN	GREENWOOD, TOWNSHIP OF	2707360575C	14-JUN-2004	04-05-3514A	
5	MN	HAM LAKE, CITY OF	2706740005B	19-APR-2004	03-05-2018P	
5	MN	HAM LAKE, CITY OF	2706740005B	19-MAR-2004	04-05-0999A	
5	MN	HAM LAKE, CITY OF	2706740010B	05-MAY-2004	04-05-2238A	1
5	MN	HAM LAKE, CITY OF		07-JUL-2004	04-05-3689A	
5	·MN	HUGO, CITY OF	2700150010B	19-MAR-2004	03-05-2576P	
5	MN	HUGO, CITY OF	2705040010C	19-MAR-2004		
5	MN	HUGO, CITY OF		23-JAN-2004		1
5	MN	HUGO, CITY OF	2705040010C	23-JAN-2004		
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5	MN	HUGO, CITY OF		23-APR-2004		
5	MN	HUGO, CITY OF	2705040010C	07-JUL-2004		
5	MN	ISANTI COUNTY		21-JUN-2004		
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5	MN	ISANTI COUNTY		07-JAN-2004		
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5	MN	ISANTI COUNTY		14-JUL-2004		
5	MN	ISANTI COUNTY		13-FEB-2004		
5	MN	ISANTI COUNTY		18-FEB-2004		
5	MN	ISANTI COUNTY		23-JUN-2004		
5	MN	ISANTI COUNTY		25-FEB-2004		
5	MN	ISANTI COUNTY	27059C0135D	17-MAR-2004	04-05-2188A	
5	MN	ISANTI COUNTY		17-MAR-2004		
5	MN	ISANTI COUNTY		09-APR-2004		
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5	MN	ISANTI COUNTY		28-APR-2004		
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5	MN	ISANTI COUNTY	27059C0275D	28-APR-2004	04-05-2673A	
_	MN	ISANTI COUNTY	27059C0075D	14-APR-2004	04-05-2742A	
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	MN	ISANTI COUNTY	27059C0185D	05-MAY-2004	04-05-2744A	
	VIN	ISANTI COUNTY	27059C0135D	31-MAR-2004	04-05-2771A	
5 1	MN	ISANTI COUNTY	27059C0050D	07-APR-2004	04-05-2774A	
	MN	ISANTI COUNTY	27059C0305D	12-MAY-2004	04-05-3047A	
	MN	ISANTI COUNTY	27059C0190D	30-APR-2004	04-05-3048A	
	MN	ISANTI COUNTY	27059C0185D	05-MAY-2004	04-05-3096A	
	MN	ISANTI COUNTY	27059C0275D	05-MAY-2004	04-05-3274A	
	MN	ISANTI COUNTY	27059C0250D	09-JUL-2004	04-05-3325A	
	MN	ISANTI COUNTY	27059C0275D	28-MAY-2004	04-05-3437A	
	MN	ISANTI COUNTY	27059C0075D	09-JUL-2004	04-05-3730A	
	MN	ISANTI COUNTY	27059C0150D	21-JUL-2004	04-05-3803A	
	MN	ISANTI COUNTY	27059C0100D	16-JUL-2004	04-05-3960A	
	MN	ISANTI, CITY OF	27059C0282D	05-MAR-2004	04-05-1235A	
	VIN	ISANTI, CITY OF	27059C0282D	27-FEB-2004	04-05-1594A	
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	MN	ISANTI, CITY OF	27059C0282D	14-JUL-2004	04-05-3027A	
	MN	ISANTI, CITY OF	27059C0301D	21-JUL-2004	04-05-3958A	
	MN	ITASCA COUNTY	2702000775A	03-MAR-2004	04-05-2260A	
	MN	ITASCA COUNTY	2702000775A	31-MAR-2004	04-05-2485A	
	MN	ITASCA COUNTY	2702000775A 2702000900A	02-JUN-2004	04-05-2485A 04-05-2831A	
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		ITASCA COUNTY	2702000800A	28-JUL-2004	04-05-3973A	
	MN	JACKSON,CITY OF	2702130002D	07-JAN-2004	04-05-0995A	
	MN	JORDAN, CITY OF	2704300001C	14-APR-2004	03-05-5666A	
	MN	LAC QUI PARLE COUNTY	2702390200B	16-APR-2004	04-05-1518A	
	MN	LAKE CITY, CITY OF	27157C0065D	30-JUL-2004	04-05-4205A	1.
	MN	LAKE CRYSTAL, CITY OF	270030A	12-MAR-2004	04-05-1584A	İ
	MN	LAKEVILLE, CITY OF	2701070004C	07-APR-2004	04-05-2453A	
	MN	LE SUEUR COUNTY	27079C0045D	17-MAR-2004	04-05-2314A	
	MN	LE SUEUR COUNTY	27079C0425D	30-APR-2004	04-05-3134A	
	MN	LINDSTROM, CITY OF	2706820150C	07-JAN-2004	04-05-1479A	
	MN	LINO LAKES, CITY OF	2700150010B	02-JUN-2004	04-05-0094P	
	MN	LINO LAKES, CITY OF	2700150010B	21-JAN-2004	04-05-0803A	
	MN	LINO LAKES, CITY OF	2700150010B	12-MAY-2004	04-05-2234A	
	MN	LINO LAKES, CITY OF	2700150005B	28-MAY-2004	04-05-3385A	
	MN	LITCHFIELD, CITY OF	2702850001B	02-JUN-2004	04-05-3300A	
	MN	MANTORVILLE, CITY OF	2705850001B	16-APR-2004	04-05-2960A	
	MN	MAPLE GROVE, CITY OF	2701690001B	29-JAN-2004	04-05-0508A	
1	MN	MAPLE GROVE, CITY OF	2701690001B	05-FEB-2004	04-05-1222A	
	MN	MC LEOD COUNTY	2706160085C	21-JAN-2004	04-05-1548A	1
	MN	MEDICINE LAKE, CITY OF	2706900001A	06-MAY-2004	04-05-1875A	
	MN	MEEKER COUNTY	2702800001R	14-APR-2004	04-05-2752A	
	MN	MEEKER COUNTY	2702800001B	30-JUL-2004	04-05-4151A	
	MN	MIDDLE RIVER, CITY OF		21-APR-2004		
	MN	MILLE LACS COUNTY	2706240200B		04-05-3064A	
	MN			24-MAR-2004	04-05-1758A	
		MINNEAPOLIS, CITY OF		28-JUN-2004	04-05-3201A	
	MN	MINNETONKA, CITY OF		29-JAN-2004	04-05-0502A	
	MN	MINNETONKA, CITY OF		06-MAY-2004	04-05-1193A	
	MN	MINNETRISTA, CITY OF	270175_01B	05-FEB-2004	03-05-5350A	
	MN	MINNETRISTA, CITY OF	270175_01B	19-FEB-2004	04-05-0493A	
1	MN	MINNETRISTA, CITY OF	2701750005B	14-JUN-2004	04-05-2642A	
	MN	MORRISON COUNTY		02-JUN-2004	04-05-3532A	
1	MN	MOWER COUNTY		28-APR-2004	04-05-2955A	
	MN	MOWER COUNTY	2703070025A	28-JUL-2004	04-05-3306A	
	MN	MURRAY COUNTY	2706450230A	17-MAR-2004	04-05-2044A	
	MN	NEW PRAGUE, CITY OF	27079C0091D	11-MAR-2004	03-05-1835P	
	MN	NEW ULM, CITY OF		09-JUL-2004	04-05-3819A	
	MN	NORMAN COUNTY		10-MAR-2004	04-05-2278A	
	MN	NORTH ST. PAUL, CITY OF		02-JUL-2004	04-05-3807A	
	MN	OLMSTED COUNTY		23-FEB-2004	03-05-3988P	
1	MN	OLMSTED COUNTY		02-JUN-2004	04-05-3494A	
1	MN	PINE COUNTY		07-JAN-2004	04-05-1167A	
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1	MN			14-JAN-2004	04-05-1464A	
		PINE COUNTY		18-FEB-2004	04-05-1768A	
	MN	PINE COUNTY		04-JUN-2004	04-05-3652A	
	MN	PLYMOUTH, CITY OF		20-JAN-2004	04-05-1207A	
	MN	POLK COUNTY		03-MAR-2004	04-05-1811A	
1	MN	POLK COUNTY		05-MAY-2004	04-05-3065A	
5	MN	POLK COUNTY		21-MAY-2004	04-05-3324A	
	MN	PRIOR LAKE, CITY OF	2704320004C	21-JAN-2004	04-05-1570A	

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5	MN	PRIOR LAKE, CITY OF	2704320003C	06-FEB-2004	04-05-1766A	(
5	MN	PRIOR LAKE, CITY OF	2704320004C	27-FEB-2004	04-05-2080A	
	MN	PRIOR LAKE, CITY OF	2704320004C	31-MAR-2004	04-05-2470A	
	MN	PRIOR LAKE, CITY OF	2704320002C	05-MAY-2004	04-05-2824A	
5	MN	PRIOR LAKE, CITY OF	2704320002C	16-JUL-2004	04-05-3450A	
	MN	PRIOR LAKE, CITY OF	2704320004C	14-JUN-2004	04-05-3617X	
	MN	RAMSEY, CITY OF	2706810020B	26-MAY-2004	04-05-2935A	
	MN	RICE COUNTY	2706460100B	30-JAN-2004	04-05-1595A	
5	MN	RICE COUNTY	2706460075B	20-FEB-2004	04-05-2031A	
	MN	RICE COUNTY	2706460025C	26-MAR-2004	04-05-2315A	
	MN	RICE COUNTY	2706460025C	05-MAY-2004	04-05-2763A	
5	MN	RICE COUNTY	2706460025C	09-APR-2004	04-05-2836A	
	MN	RICE COUNTY	2706460025C	28-JUL-2004	04-05-3688A	
	MN	ROSEAU COUNTY	2706330225C	09-JUN-2004	04-05-3472A	
	MN	ROSEAU COUNTY	2706330250C	16-JUL-2004	04-05-3822A	
	MN	SAUK CENTRE, CITY OF	2704590001B	25-FEB-2004	04-05-2200A	
	MN	SAUK RAPIDS, CITY OF	2700230002D	02-JUL-2004	04-05-3696A	
	MN	SCOTT COUNTY	2704280100C	19-MAR-2004	04-05-2249A	
	MN	SCOTT COUNTY	2704280020C	07-APR-2004	04-05-2728A)
	MN	SHERBURNE COUNTY	27141C0245E			
	MN	SHERBURNE COUNTY		13-FEB-2004	04-05-1767A	
	MN		27141C0245E	16-APR-2004	04-05-1779A	
		SHERBURNE COUNTY	27141C0360E	30-APR-2004	04-05-2126A	
	MN	SHERBURNE COUNTY	27141C0360E	02-APR-2004	04-05-2381A	
	MN	SHERBURNE COUNTY	27141C0355E	05-MAY-2004	04-05-2788A	
	MN	SHERBURNE COUNTY	27141C0265E	26-MAY-2004	04-05-3401A	
	MN	SHERBURNE COUNTY	27141C0205E	18-JUN-2004	04-05-3536A	
	MN	SHERBURNE COUNTY	27141C0240E	25-JUN-2004	04-05-3813A	
	MN	SHOREVIEW, CITY OF	.2703840001B	18-JUN-2004	04-05-2946A	
	MN	SHOREVIEW, CITY OF	2703840001B	21-APR-2004	04-05-3072A	
5	MN	ST. CLOUD, CITY OF	2704560015C	12-MAY-2004	04-05-2950A	
5	MN	ST. LOUIS COUNTY	2704160775C	12-MAR-2004	04-05-0939A	
5	MN	ST. LOUIS COUNTY	2704160600C	14-JUL-2004	04-05-3871A	
	MN	ST. PAUL, CITY OF	2752480028F	21-JUL-2004	04-05-3875A	
5	MN	ST. PAUL, CITY OF	2752480036F	21-JUL-2004	04-05-3875A	
5	MN	STEARNS COUNTY	2705460125A	14-JAN-2004	04-05-0596A	
5	MN	STEARNS COUNTY	2705460355B			
5	MN	STEARNS COUNTY		19-MAR-2004	04-05-0955A	
5	MN		2705460270B	14-JAN-2004	04-05-1520A	
		STEARNS COUNTY	2705460270B	30-JAN-2004	04-05-1620A	
5	MN	STEARNS COUNTY	2705460270B	04-JUN-2004	04-05-2542A	1
5	MN	STEARNS COUNTY	2705460265B	14-APR-2004	04-05-2920A	
5	MN	STEARNS COUNTY	2705460260B	19-MAY-2004	04-05-3088A	
5	MN	STEELE COUNTY	2706350070B	12-MAY-2004	04-05-2735A	
5	MN	STILLWATER, CITY OF	2752490005C	27-FEB-2004	04-05-1752A	
5	MN	VADNAIS HEIGHTS, CITY OF	2703850001C	14-JAN-2004	04-05-1535A	
5	MN	VADNAIS HEIGHTS, CITY OF	2703850001C	20-FEB-2004	04-05-2161A	
5	MN	WABASHA COUNTY	27157C0200D	02-JUL-2004	04-05-3038A	
5	MN	WASHINGTON COUNTY	2704990025B	30-APR-2004	04-05-2948A	
5	MN	WASHINGTON COUNTY	2704990125B	30-APR-2004	04-05-2969A	
5	MN	WASHINGTON COUNTY	2704990025B	28-APR-2004	04-05-3028A	
5	MN	WASHINGTON COUNTY	2704990025B	28-JUL-2004	04-05-3779A	
5	MN	WATERTOWN, CITY OF	2700560001C	12-MAR-2004	04-05-2360A	
5	MN	WATERVILLE, CITY OF	27079C0427D	28-JAN-2004	04-05-1602A	
5	MN	WATERVILLE, CITY OF	27079C0427D	28-APR-2004		
5	MN	WATERVILLE, CITY OF			04-05-2816A	
5	MN		27079C0427D	21-JUL-2004	04-05-3844A	
		WAYZATA, CITY OF	2701880005C	20-JAN-2004	04-05-0501A	
5	MN	WHITE BEAR, TOWNSHIP OF	2706880010B	04-FEB-2004	04-05-1337A	
5	MN	WHITE BEAR, TOWNSHIP OF	2706880005B	14-JAN-2004	04-05-1524A	
5	MN	WHITE BEAR, TOWNSHIP OF	2706880010B	25-FEB-2004	04-05-1614A	
5	MN	WHITE BEAR, TOWNSHIP OF	2706880005B	25-JUN-2004	04-05-3826A	
5	MN	WINONA COUNTY	2705250053C	06-FEB-2004	03-05-5632A	
5	MN	WINONA COUNTY	2705250175C	14-MAY-2004	04-05-3133A	
	MN	WINONA, CITY OF	2705250100C	05-FEB-2004	04-05-0100P	
5	MN	WINONA, CITY OF	2705250092C	04-FEB-2004	04-05-1338A	
5	MN	WINONA, CITY OF	2752500006D	06-FEB-2004	04-05-1347A	
5	MN	WORTHINGTON, CITY OF	2703210002B	14-APR-2004	04-05-2567A	
5	MN	WRIGHT COUNTY				
_			2705340025C	02-JUN-2004	04-05-2953A	
	OH	AKRON, CITY OF	3905230017B	13-FEB-2004	04-05-1706A	
5	OH	ALLEN COUNTY	3907580109B	29-MAR-2004	03-05-0444P	
5	OH	ASHLAND COUNTY	3907590004B	14-JAN-2004	04-05-1400A	
5	OH	ASHLAND COUNTY	3907590005B	17-MAR-2004	04-05-2108A	
5	OH	ATHENS COUNTY	3907600075B	24-MAR-2004	04-05-0634A	
5	ОН	ATHENS COUNTY	3907600075B	05-MAR-2004	04-05-1122A	
	ОН	ATHENS COUNTY	3907600075B	07-JUL-2004		

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·	ОН	ATHENS COUNTY	3907600075B	23-JUN-2004	04-05-3805A	
5	OH	ATHENS, CITY OF	3900160005B	18-FEB-2004	04-05-0738A	
5	ОН	AVON LAKE, CITY OF	390602-02B	27-FEB-2004	04-05-2059A	
5	OH	AVON LAKE, CITY OF	3906020002B	02-JUL-2004	04-05-3182A	
5	OH	AVON, CITY OF	3903480005C	30-JUL-2004	04-05-3349A	
5	ОН	AVON, CITY OF	3903480005C	14-JUN-2004	04-05-3480A	
5	OH .	BEAVERCREEK, CITY OF	3908760002B	20-FEB-2004	04-05-1974A	
	OH	BELLAIRE, VILLAGE OF	3900250001B	27-FEB-2004	04-05-2131A	
	OH	BELLEFONTAINE, CITY OF	3903400001C	12-MAR-2004	04-05-2270A	
5	OH	BELLEFONTAINE, CITY OF	3903400001C	25-JUN-2004	04-05-3251A	
	OH	BEREA, CITY OF	3900970001B	18-FEB-2004	04-05-1374A	
	OH	BEREA, CITY OF	3900970001B	14-JUN-2004	04-05-3658A	
	OH	BROWN COUNTY	39015C0341C	11-FEB-2004	03-05-5082A	
	OH	BROWN COUNTY	39015C0319C	28-JUL-2004	04-05-3882A	
	OH	BUTLER COUNTY	3900370115B	31-MAR-2004	04-05-2123A	
	OH	BUTLER COUNTY	3900370035B	02-APR-2004	04-05-2791A	
	OH	BUTLER COUNTY	3900370040C	07-MAY-2004	04-05-3093A	
	OH	CANAL FULTON, VILLAGE OF	3905110001B	06-FEB-2004	04-05-1375A	
	OH	CANAL FULTON, VILLAGE OF	3905110001B	13-FEB-2004	04-05-1711A	
	ОН	CANAL WINCHESTER, VILLAGE OF	39049C0377H	04-MAR-2004	03-05-2900A	
	OH	CANAL WINCHESTER, VILLAGE OF	39049C0377H	14-JUL-2004	04-05-3461A	
	OH	CARROLL COUNTY	3907630075B	26-MAR-2004	04-05-2459A	
	OH	CARROLL COUNTY	3907630075B	14-JUN-2004	04-05-3720A	
	OH	CARROLL COUNTY	3907630075B	07-JUL-2004	04-05-3850A	
	OH	CHAGRIN FALLS, VILLAGE OF	3901030001B	14-APR-2004	03-05-3946A	
	OH	CHAGRIN FALLS, VILLAGE OF	3901030001B	07-JAN-2004	04-05-0906A	
	OH	CHARDON, CITY OF	3901910005C	09-JAN-2004	04-05-0900A	
	OH	CINCINNATI, CITY OF	39061C0203D			
	OH			18-MAY-2004	04-05-2666V	
		CINCINNATI, CITY OF	39061C0327D	18-MAY-2004	04-05-2666V	
	OH	CINCINNATI, CITY OF	39061C0331D	18-MAY-2004	04-05-2666V	
	OH	CLERMONT COUNTY	3900650085D	07-JAN-2004	04-05-1336A	
	ОН	CLINTON COUNTY	3907640003B	14-JAN-2004	04-05-0363A	
	OH	CLINTON COUNTY	3907640003B	09-JAN-2004	04-05-1132A	
	ОН	COLUMBIANA COUNTY	3900760100B	14-MAY-2004	04-05-2572A	
	OH	COLUMBIANA COUNTY	3900760025B	05-MAY-2004	04-05-3080A	
	OH	COLUMBUS, CITY OF	39049C0120G	09-JAN-2004	04-05-0712A	
	OH	COLUMBUS, CITY OF	39049C0290G	16-APR-2004	04-05-1327A	
	OH	COLUMBUS, CITY OF	39049C0276G	18-FEB-2004	04-05-1431A	
	OH	COLUMBUS, CITY OF	39049C0270G	11-FEB-2004	04-05-1605A	
	OH	COLUMBUS, CITY OF	39049C0233H	07-MAY-2004	04-05-1649P	
	ОН	COLUMBUS, CITY OF	39049C0234H	07-MAY-2004	04-05-1649P	
	ОН	COLUMBUS, CITY OF	39049C0242H	07-MAY-2004	04-05-1649P	
	OH	COLUMBUS, CITY OF	39049C0210G	27-FEB-2004	04-05-1751A	
	OH	COLUMBUS, CITY OF	39049C0220G	27-FEB-2004	04-05-1751A	
	OH	COLUMBUS, CITY OF	39049C0270G	18-FEB-2004	04-05-1813A	
	ОН	COLUMBUS, CITY OF	39049C0210G	27-FEB-2004	04-05-1835A	
	ОН	COLUMBUS, CITY OF	39049C0220G	27-FEB-2004	04-05-1835A	
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		COLUMBUS, CITY OF	39049C0227G	05-MAR-2004	04-05-1990A	
	OH	COLUMBUS, CITY OF	39049C0228G	11-FEB-2004	04-05-2030A	1
	OH	COLUMBUS, CITY OF	39049C0158G	10-MAR-2004	04-05-2053A	
	OH	COLUMBUS, CITY OF	39049C0226G	05-MAR-2004	04-05-2244A	
	OH	COLUMBUS, CITY OF	39049C0120G	26-MAR-2004		
	OH	COLUMBUS, CITY OF	39049C0231H	14-MAY-2004	04-05-3311A	
	OH	COLUMBUS, CITY OF	39049C0227H	09-JUN-2004	04-05-3406A	
	ОН	COLUMBUS, CITY OF	39049C0135H	30-JUL-2004	04-05-3407A	
	ОН	COLUMBUS, CITY OF	39049C0227H	14-MAY-2004	04-05-3409A	
	ОН	COLUMBUS, CITY OF	39049C0234H	26-MAY-2004	04-05-3423A	
	ОН	COLUMBUS, CITY OF	39049C0227H	30-JUN-2004	04-05-3671A	
	ОН	COLUMBUS, CITY OF	39049C0241H	23-JUL-2004	04-05-3816A	
	ОН	COLUMBUS, CITY OF	39049C0227H	30-JUN-2004	04-05-3834X	
	ОН	COLUMBUS, CITY OF		28-JUL-2004	04-05-3908A	
	ОН	COLUMBUS, CITY OF	39049C0227H	28-JUL-2004	04-05-3908A	
	ОН	COLUMBUS, CITY OF	39049C0241H	23-JUL-2004	04-05-4140A	
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	1	COSHOCTON COUNTY	3907650120B	17-MAR-2004	04-05-2209A	
	OH	CROOKSVILLE, VILLAGE OF	3904410001B	19-MAR-2004	04-05-2093A	
	OH	DAYTON, CITY OF	3904090015D	04-JUN-2004	04-05-3455A	
	OH	DEFIANCE COUNTY	3901430105B	03-MAR-2004	03-05-5255A	
	ОН	DELAWARE COUNTY	39041C0165J	05-MAR-2004	04-05-0711A	
·	OH	DELAWARE COUNTY	39041C0175J	05-MAR-2004	04-05-0711A	
·	OH	DELAWARE COUNTY		07-APR-2004	04-05-2563A	
·	ОН	DELAWARE COUNTY	39041C0080J	14-JUN-2004	04-05-2564A	
·	ОН	. DELAWARE COUNTY	39041C0080J	05-MAY-2004	04-05-2868A	
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Region	State	Community	Map panel	Determination date	Case No.	Туре
05	ОН	DOVER, CITY OF	3905430005B	07-JAN-2004	04-05-0400A	02
05	OH	DOVER, CITY OF	3905430005B	16-APR-2004	04-05-1601A	02
05	OH	DUBLIN, CITY OF	39049C0109G	23-APR-2004	04-05-2928A	01
05	OH	DUBLIN, CITY OF	39049C0107H	28-MAY-2004	04-05-3071A	02
05	OH	DUBLIN, CITY OF	39049C0126H	09-JUL-2004	04-05-3873A	17
05	OH	DUBLIN, CITY OF	39049C0106H	21-JUL-2004	04-05-3999A	02
05	OH	EASTLAKE, CITY OF	3903130001B	30-JUL-2004	04-05-4170A	02
05	OH	FAIRFIELD COUNTY	3901580115D	05-APR-2004	03-05-5190P	05
05	OH	FAIRFIELD COUNTY	3901580120D	05-APR-2004	03-05-5190P	05
05	OH	FAIRFIELD COUNTY	3901580185D	05-APR-2004	03-05-5190P	05
05	OH	FAIRFIELD COUNTY	3901580035D	09-JAN-2004	04-05-0875A	02
05	OH	FAIRFIELD COUNTY	3901580035D	14-JAN-2004	04-05-1490A	02
05	OH	FAIRFIELD COUNTY	3901580035D	06-FEB-2004	04-05-1619A	02
05	OH	FAIRFIELD COUNTY	3901580035D	07-APR-2004	04-05-1846A	02
05	OH	FAIRFIELD COUNTY	3901580035D	05-MAY-2004	04-05-2311A	17
05	OH ·	FAIRFIELD, CITY OF	3900380005B	14-JAN-2004	04-05-0957A	02
05	OH	FAIRFIELD, CITY OF	3900380005B	20-FEB-2004	04-05-1956A	02
05	OH	FAIRFIELD, CITY OF	3900380005B	17-MAR-2004	04-05-2365A	02
05	OH	FAIRFIELD, CITY OF	3900380005B	19-MAY-2004	04-05-2787A	17
05	OH	FAYETTE COUNTY	39047C0150C	26-MAR-2004	04-05-2467A	02
05	ОН	FAYETTE COUNTY *	39047C0225C	03-MAR-2004	04-05-1225V	19
05	OH	FINDLAY, CITY OF	3902440005C	16-JAN-2004	04-05-0390A	01
05	OH	FINDLAY, CITY OF	3902440008C	16-JAN-2004	04-05-0390A	01
05	OH	FINDLAY, CITY OF	3907670060B	28-MAY-2004	04-05-1373A	01
05	OH	FINDLAY, CITY OF	3902440004B	11-FEB-2004	04-05-1792A	02
05	OH	FINDLAY, CITY OF	3902440004B	11-FEB-2004	04-05-1847A	02
05	OH	FINDLAY, CITY OF	3902440005C	25-JUN-2004	04-05-3511A	01
05	OH	FINDLAY, CITY OF	3902440008C	25-JUN-2004	04-05-3511A	01
05	OH	FINDLAY, CITY OF	3902440009B	25-JUN-2004	04-05-3697A	02
05	OH	FINDLAY, CITY OF	3902440009B	23-JUL-2004	04-05-4115A	02
05	OH	FINDLAY, CITY OF	3902440005C	28-JUL-2004	04-05-4176A	02
05	OH	FRANKLIN COUNTY	39049C0210G	21-JAN-2004	04-05-0780A	02
05	OH	FRANKLIN COUNTY	39049C0120G	16-JAN-2004	04-05-1281A	01
05	OH	FRANKLIN COUNTY	39049C0376H	30-JAN-2004	04-05-1698A	02
05	OH	FRANKLIN COUNTY	39049C0227G	03-MAR-2004	04-05-1807A	01
05		FRANKLIN COUNTY	39049C0290G	18-FEB-2004	04-05-1936A	02
05	OH	FRANKLIN COUNTY	39049C0290G	13-FEB-2004	04-05-1937A	02
05	OH	FRANKLIN COUNTY	39049C0290G	13-FEB-2004	04-05-1938A	02
05	OH	FRANKLIN COUNTY	39049C0290G	25-FEB-2004	04-05-1939A	02
05	OH	FRANKLIN COUNTY	39049C0290G	18-FEB-2004	04-05-1940A	02
05	OH	FRANKLIN COUNTY	39049C0290G	18-FEB-2004	04-05-1941A	02
05	OH	FRANKLIN COUNTY	39049C0290G	18-FEB-2004	04-05-1942A	02
05	OH	FRANKLIN COUNTY	39049C0290G	18-FEB-2004	04-05-1943A	02
05	OH	FRANKLIN COUNTY	39049C0290G	13-FEB-2004	04-05-1944A	02
05	OH	FRANKLIN COUNTY	39049C0290G	13-FEB-2004	04-05-1945A	02
05	OH	FRANKLIN COUNTY	39049C0290G	13-FEB-2004	04-05-1946A	02
05	OH	FRANKLIN COUNTY	39049C0376H	24-MAR-2004	04-05-2274A	02
05		FRANKLIN COUNTY	39049C0210G	21-APR-2004	04-05-2764A	02
05	OH	FRANKLIN COUNTY	39049C0379G	12-MAY-2004	04-05-3140A	02
05			39049C0227H	09-JUN-2004	04-05-3408A	01
05		FULTON COUNTY	3901820100C	06-FEB-2004	03-05-5252A	02
05		FULTON COUNTY	3901820133C	27-FEB-2004	04-05-0111A	02
05		FULTON COUNTY	3901820050C	06-FEB-2004	04-05-0850A	• 02
05		FULTON COUNTY	3901820127C	30-APR-2004	04-05-1814A	01
05		FULTON COUNTY		14-MAY-2004		02
05		GAHANNA, CITY OF	39049C0167G	18-FEB-2004		17
05		GALLIA COUNTY	39053C0279D	06-FEB-2004		02
05	1	GALLIA COUNTY		09-JAN-2004		02
05		GALLIA COUNTY		04-FEB-2004		02
05		GALLIA COUNTY		27-FEB-2004		02
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05		GALLIA COUNTY		18-FEB-2004	1	02
05		GALLIA COUNTY		05-MAR-2004		0:
05		GALLIA COUNTY		25-JUN-2004		0:
	1	GERMANTOWN, VILLAGE OF				0.
05				14-JAN-2004		0
05		GERMANTOWN, VILLAGE OF		14-JAN-2004		
05		GRANDVIEW HEIGHTS, CITY OF		25-JUN-2004		0:
05		GREENE COUNTY		30-APR-2004		02
05		GREENE COUNTY		30-JUL-2004		17
05		GROVE CITY, CITY OF		24-FEB-2004		00
05		GROVEPORT, VILLAGE OF		25-FEB-2004		0
05		GUERNSEY COUNTY,		07-JAN-2004	1	0:
	. OH	HAMILTON COUNTY	39061C0240D	16-JUL-2004	04-05-3912A	0

Region	State	Community	Map panel	Determination date	Case No.	Тур
5	ОН	HAMILTON COUNTY	39061C0332D	30-JUL-2004	04-05-3995A	
	ОН	HAMILTON COUNTY *	3902040070B	08-JAN-2004	04-05-0484A	
	ОН	HAMILTON COUNTY *	3902040030B	12-JAN-2004	04-05-1182A	
	ОН	HAMILTON COUNTY *	3902040025B	09-FEB-2004	04-05-1198A	
5	ОН	HAMILTON COUNTY *	3902040040C	26-FEB-2004	04-05-1204A	1
	ОН	HAMILTON COUNTY *	3902040040C	29-JAN-2004	04-05-1209A	
	OH	HAMILTON COUNTY *	39061C0045D	18-MAY-2004	04-05-2665V	
	ОН	HAMILTON COUNTY *	39061C0115D	18-MAY-2004	04-05-2665V	
	ОН	HAMILTON COUNTY *	39061C0165D	18-MAY-2004	04-05-2665V	
	ОН	HAMILTON COUNTY *	39061C0170D	18-MAY-2004	04-05-2665V	
	ОН	HAMILTON COUNTY *	39061C0180D	18-MAY-2004	04-05-2665V	
	ОН	HAMILTON COUNTY *	39061C0209D	18-MAY-2004	04-05-2665V	
	OH	HAMILTON COUNTY *	39061C0332D	18-MAY-2004	04-05-2665V	
	ОН	HANCOCK COUNTY	3907670100B	24-MAR-2004	04-05-0411A	
	ОН	HANCOCK COUNTY	3907670130B	16-JAN-2004	04-05-1489A	
	ОН	HARRISON, CITY OF	39061C0015D	18-MAY-2004	04-05-2664V	
	OH	HARRISON, CITY OF	39061C0135D	18-MAY-2004	04-05-2664V	
	OH	HENRY COUNTY	3907760050B	18-FEB-2004	04-05-1115A	
	OH	HOCKING COUNTY	3902720025C	16-APR-2004	04-05-2794A	
	OH	HOCKING COUNTY	3902720100C	30-APR-2004	04-05-2800A	
	ОН	HUBBARD, CITY OF	3905370001B	07-JAN-2004	04-05-1326A	
	OH	HURON COUNTY	390770001B	25-FEB-2004	04-05-1326A	
	OH	IRONTON, CITY OF	3903270005C		04-05-0442A	
				18-FEB-2004		
	OH	JACKSON, CITY OF	3902920005D	19-MAY-2004	04-05-3458A	
	OH	JAMESTOWN, VILLAGE OF	3908810001A	17-MAR-2004	04-05-0426A	
	OH	KETTERING, CITY OF	3904120010B	14-JUN-2004	04-05-1988A	
1	OH	KETTERING, CITY OF	3904120010B	03-MAR-2004	04-05-2267A	
	OH	KETTERING, CITY OF	3904120010B	21-JUL-2004	04-05-3877A	
	OH	KETTERING, CITY OF	3904120010B	02-JUL-2004	04-05-3903A	
	OH	KNOX COUNTY	3903060025C	30-JUN-2004	04-05-2205A	
	OH	LAKE COUNTY	.3907710053C	31-MAR-2004	04-05-2079A	
	OH	LAKE COUNTY	3907710028C	28-MAY-2004	04-05-3388A	
	OH	LANCASTER, CITY OF	3901580105D	07-JAN-2004	03-05-4905A	
	OH	LAWRENCE COUNTY	3903250105B	06-FEB-2004	04-05-0436A	
	OH	LAWRENCE COUNTY	3903250110B	27-FEB-2004	04-05-2009A	
	OH	LAWRENCE COUNTY	3903250185B	07-MAY-2004	04-05-3334A	
	OH	LICKING COUNTY	3903280200B	09-APR-2004	04-05-2147A	
	OH	LICKING COUNTY	3903280200B	19-MAR-2004	04-05-2631A	
	OH	LOGAN COUNTY	3907720025C	21-JAN-2004	04-05-1658A	
	OH	LOGAN COUNTY	3907720025C	04-FEB-2004	04-05-1734A	
	OH	LOGAN COUNTY	3907720025C	25-JUN-2004	04-05-2533A	
	ОН	LOGAN COUNTY	3907720025C	24-MAR-2004	04-05-2757A	
	OH	LOGAN COUNTY	3907720025C	02-JUN-2004	04-05-2828A	
	OH	LOGAN COUNTY	3907720025C	05-MAY-2004	04-05-3257A	
	OH	LOGAN COUNTY	3907720025C	30-JUL-2004	04-05-3823A	
	OH	LOGAN, CITY OF	3902720100C			
	OH			03-MAR-2004	04-05-1784C 04-05-1784C	
	OH	LOGAN, CITY OFLORAIN COUNTY	3902740002C 3903460095B	03-MAR-2004		
				04-FEB-2004	04-05-1441A	
	OH	LORAIN COUNTY	3903460090B	09-JUL-2004	04-05-3611A	
	OH	LORAIN, CITY OF		07-JAN-2004	03-05-5225A	
	OH	LORAIN, CITY OF		19-MAY-2004	04-05-2284A	
	OH	LORAIN, CITY OF		07-APR-2004		
	OH	LOUISVILLE, CITY OF	3905160002D	07-JUL-2004	04-05-3906A	
	OH	LOVELAND, CITY OF	39061C0120D	18-MAY-2004	04-05-2663V	
	OH	LUCAS COUNTY	39095C0140D	07-JAN-2004	03-05-4853A	
	OH	LUCAS COUNTY	39095C0062D	29-MAR-2004	04-05-0898P	
	OH	LUCAS COUNTY	39095C0064D	20-FEB-2004	04-05-1299A	
	OH	LUCAS COUNTY	39095C0042D	11-FEB-2004	04-05-1521A	
	OH	LUCAS COUNTY	39095C0237D	14-JAN-2004	04-05-1532A	
	ОН	LUCAS COUNTY		21-MAY-2004	04-05-1695A	
	ОН	LUCAS COUNTY		06-FEB-2004	04-05-1837A	
	ОН	LUCAS COUNTY	39095C0064D	12-MAY-2004	04-05-1966A	
	OH	LUCAS COUNTY		05-MAR-2004	04-05-2186A	
	OH	LUCAS COUNTY		17-MAR-2004	04-05-2408A	
	OH	LUCAS COUNTY				
	OH		39095C0053D	28-APR-2004	04-05-2776A	
		LUCAS COUNTY		16-APR-2004	04-05-2778A	
	OH	LUCAS COUNTY		05-MAY-2004	04-05-2842A	
	OH	LUCAS COUNTY	39095C0064D	14-APR-2004	04-05-2965A	
	OH	LUCAS COUNTY		05-MAY-2004	04-05-3132A	
	OH	LUCAS COUNTY	39095C0053D	07-JUL-2004	04-05-3713A	
	OH	LUCAS COUNTY		21-JUL-2004		
	OH ·	LUCAS COUNTY		02-JUL-2004		
	OH	LUCAS COUNTY	39095C0218D	14-JUL-2004		

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05	ОН	LUCAS COUNTY	39095C0064D	21-JUL-2004	04-05-3914A	02
5	OH	LUCAS COUNTY	39095C0385D	14-JUL-2004	04-05-3915A	02
5	ОН	MADISON COUNTY	3907730050B	21-APR-2004	04-05-2570A	02
5	OH	MAHONING COUNTY	3903670050B	05-MAY-2004	04-05-3286A	02
5	OH	MAHONING COUNTY	3903670125B	21-JUL-2004	04-05-3344A	01
5	OH	MALVERN, VILLAGE OF	3900520001B	30-JUN-2004	04-05-2583A	17
5	OH	MARION COUNTY	39101C0150C 39101C0055C	04-FEB-2004	04-05-0793A	02
5	OH	MARION COUNTY	39101C0055C	24-MAR-2004 16-JUN-2004	04-05-2430A 04-05-3523A	02
5	ОН	MCCONNELSVILLE, VILLAGE OF	390422 01B	21-JAN-2004	04-05-3525A 04-05-1610A	02
5	OH	MEDINA COUNTY	3903780075B	24-MAR-2004	04-05-2218A	02
5	OH	MEDINA COUNTY	3903780030C	28-JUL-2004	04-05-2911A	0:
5	ОН	MEDINA COUNTY	3903780080B	09-JUN-2004	04-05-3593A	0:
5	OH	MEDINA COUNTY	3903780080B	14-JUN-2004	04-05-3609A	0:
5	OH	MENTOR, CITY OF	3903170010C	05-MAR-2004	04-05-0117A	0.
5	OH	MERCER COUNTY	3903920100B	17-MAR-2004	04-05-1551A	0
5	ОН	MERCER COUNTY	3903920100B	18-FEB-2004	04-05-1800A	0
5	OH	MERCER COUNTY	3903920100B	25-FEB-2004	04-05-2202A	0
5	OH	MERCER COUNTY	3903920100B	28-APR-2004	04-05-2765A	0:
5	OH	MERCER COUNTY	3903920100B	07-MAY-2004	04-05-3330A	0.
5	OH	MERCER COUNTY	3903920100B 3903920100B	12-MAY-2004 19-MAY-2004	04-05-3356A 04-05-3433A	0
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5	ОН	MERCER COUNTY	3903920100B	21-JUL-2004	04-05-3949A	0:
5	ОН	MERCER COUNTY	3903920100B	30-JUL-2004	04-05-3955A	0.
)5	OH	MIAMI COUNTY	3903980110C	23-JUL-2004	04-05-3170A	0
)5	ОН	MIAMI COUNTY	3903980100B	30-JUN-2004	04-05-3814A	0
)5	ОН	MONTEZUMA, VILLAGE OF	3903960001B	28-JUL-2004	04-05-3975A	0
)5	OH	MORAINE, CITY OF	3904140005B	18-JUN-2004	04-05-3320A	0
)5	OH	MOUNT HEALTHY, CITY OF	39061C0182D	18-MAY-2004	04-05-2662V	1
5	OH	MT. GILEAD, VILLAGE OF	3904240001D	14-APR-2004	04-05-1274A	0
)5	OH	MT. GILEAD, VILLAGE OF	3904240001D	09-APR-2004	04-05-1360A	0
05	OH	MUNROE FALLS, CITY OF	3908430001B	12-MAR-2004	04-05-2198A	0
05	OH	MUNROE FALLS, CITY OF	3908430001B	09-JUN-2004	04-05-3466A	0
05	OH	MUSKINGUM COUNTY	3904250105D	19-MAY-2004	04-05-1381A	0
05	OH	NAPOLEON, CITY OF	3902660005D 39049C0183G	31-MAR-2004	04-05-2469A	0
05	OH	NEW ALBANY, VILLAGE OFNEW PHILADELPHIA, CITY OF	3905450005C	14-JUN-2004 13-FEB-2004	04-05-3607A 04-05-2006A	0
05	ОН	NEW PHILADELPHIA, CITY OF	3905450005C	23-JUL-2004	04-05-2000A	0
05	ОН	NEW PHILADELPHIA, CITY OF	3905450005C	30-JUN-2004	04-05-38Q1A	0
05	OH	NEWARK,CITY OF	3903350002F	24-MAR-2004	03-05-5541A	1
05	OH	NEWARK,CITY OF	3903350002F	09-JAN-2004	04-05-1377A	0
05	ОН	NEWTOWN, VILLAGE OF	39061C0240D	18-MAY-2004	04-05-2661V	1
05	OH	NEWTOWN, VILLAGE OF	39061C0355D	18-MAY-2004	04-05-2661V	1
05		NILES, CITY OF	3905400005C	24-MAR-2004	04-05-1021A	0
05	OH	NILES, CITY OF	3905400005C	14-JAN-2004	04-05-1544A	0
05		NILES, CITY OF	3905400005C	20-FEB-2004	04-05-1979A	1
05		NILES, CITY OF	3905400005C	23-APR-2004	04-05-3162A	0
05	OH	NILES, CITY OF	3905400005C	16-JUL-2004	04-05-3860A	0
05	OH	NORTH BEND, VILLAGE OF	39061C0165D	18-MAY-2004	04-05-2660V	1
05	OH	NORTH COLLEGE HILL, CITY OF	3902320001B	05-APR-2004		0
05		NORTH COLLEGE HILL, CITY OF	3902320183 3901200002C	18-MAY-2004	04-05-2659V	1 0
05 05	OH	NORTH OLMSTED, CITY OF		07-JAN-2004 06-FEB-2004	04-05-1066A 03-05-4898C	0
05	ОН	NORTH RIDGEVILLE, CITY OF	3903520005C	06-FEB-2004	04-05-0254A	0
05	OH	NORTH RIDGEVILLE, CITY OF	3903520005C	14-JAN-2004	04-05-1292A	0
05		NORTH RIDGEVILLE, CITY OF		14-JAN-2004	04-05-1533A	0
05	OH .	NORTH RIDGEVILLE, CITY OF	3903520005C	17-MAR-2004	04-05-2214A	0
5	ОН	NORTH ROYALTON, CITY OF	3901210003B	07-JAN-2004	04-05-0263A	(
5	ОН	NORTH ROYALTON, CITY OF		07-JAN-2004	04-05-0263A	(
)5	OH	OTTAWA COUNTY	3904320200B	14-JAN-2004	03-05-5559A	(
)5	OH	OTTAWA COUNTY		07-JAN-2004	04-05-1011A	(
)5		OTTAWA COUNTY		21-JAN-2004	04-05-1148A	9
05		OTTAWA COUNTY	3904320200B	06-FEB-2004	04-05-1741A	C
)5	1	OTTAWA COUNTY		25-FEB-2004	04-05-2021A	
)5		OTTAWA COUNTY	1	25-FEB-2004	04-05-2054A	(
05		OTTAWA COUNTY	3904320200B	26-MAR-2004	04-05-2154A	
05		OTTAWA COUNTY		21-APR-2004	04-05-2818A	0
05		OTTAWA COUNTY		14-MAY-2004	04-05-3438A	
05		OTTAWA COUNTY		09-JUN-2004 14-JUN-2004		0
05	OH	OTTAWA COUNTY			04-05-3499A	

egion	State	Community	Map panel	Determination date	Case No.	Тур
	ОН	OTTAWA, VILLAGE OF	3904720002C	27-FEB-2004	04-05-1554A	
	OH	OTTAWA, VILLAGE OF	3904720002C	10-MAR-2004	04-05-2302A	
	OH	OTTAWA, VILLAGE OF	3904720002C	21-MAY-2004	04-05-2378A	
	ОН	OTTAWA, VILLAGE OF	3904720002C	16-APR-2004	04-05-2951A	
	OH	OTTAWA, VILLAGE OF	3904720002C	09-JUL-2004	04-05-3644A	
	OH	PAULDING COUNTY	3907770125C	12-MAR-2004	04-05-1748A	
	OH	PERRYSVILLE, VILLAGE OF	390730 01A	14-APR-2004	04-05-1334A	
			39129C0175H	05-MAR-2004	04-05-1581A	
	OH	PICKAWAY COUNTY		28-APR-2004	04-05-3110A	-
	OH	PIONEER, VILLAGE OF	3905820001D			
	OH	PORTAGE COUNTY	390453_03C	03-MAR-2004	04-05-1056A	
	OH	PORTAGE COUNTY	390453_32A	26-MAR-2004	04-05-2065A	
	OH	PORTAGE COUNTY	39045334C	30-APR-2004	04-05-2497A	
	OH	PORTAGE COUNTY	390453_35C	12-MAY-2004	04-05-3310A	1
	OH	POWELL, VILLAGE OF	39041C0212J	25-FEB-2004	03-05-2574P	1
	OH	PREBLE COUNTY	3904600010B	28-MAY-2004	04-05-3487A	
	OH	PUTNAM COUNTY	3904650135B	16-APR-2004	04-05-0656A	
	OH	PUTNAM COUNTY	3907580050B	16-APR-2004	04-05-0656A	
	OH	PUTNAM COUNTY	3904650100B	09-JAN-2004	04-05-1279A	1
					04-05-1314A	
	OH	PUTNAM COUNTY	3904650130B	28-JAN-2004		
	OH	PUTNAM COUNTY	3904650100B	25-FEB-2004	04-05-1429A	
	OH	PUTNAM COUNTY	3904650100B	23-APR-2004	04-05-1771A	
	OH	PUTNAM COUNTY	3904650100B	21-MAY-2004	04-05-2834A	
	OH	PUTNAM COUNTY	3904650130B	02-JUL-2004	04-05-2839A	
	ОН	PUTNAM COUNTY	3904650130B	16-APR-2004	04-05-3006A	
	ОН	PUTNAM COUNTY	3904650100B	28-APR-2004	04-05-3026A	
	OH	PUTNAM COUNTY	3904650100B	23-JUN-2004	04-05-3312A	
	OH	PUTNAM COUNTY	3904650130B	28-MAY-2004	04-05-3380A	
	OH	PUTNAM COUNTY	3904650135B	19-MAY-2004	04-05-3441A	
			3904650110B		04-05-3643A	
	OH	PUTNAM COUNTY		25-JUN-2004		
	OH	PUTNAM COUNTY	3904650100B	07-JUL-2004	04-05-3782A	
	OH	REYNOLDSBURG, CITY OF	39049C0279G	09-JAN-2004	04-05-0330A	
	OH	REYNOLDSBURG, CITY OF	39049C0283G	09-JAN-2004	04-05-0330A	
	OH	RICHLAND COUNTY	3904760175B	14-JAN-2004	04-05-0729A	
	OH	RICHLAND COUNTY	3904760100B	30-APR-2004	04-05-3060A	
	OH	ROSS COUNTY	39141C0400C	07-JAN-2004	04-05-0522A	
	OH	ROSS COUNTY	39141C0345C	14-JAN-2004	04-05-1293A	
	OH	ROSS COUNTY	39141C0365C	13-FEB-2004	04-05-1737A	
	OH	ROSS COUNTY	39141C0400C	24-MAR-2004	04-05-2388A	
	OH		39141C0200C	30-JUN-2004	04-05-3837A	
	1	ROSS COUNTY				
	OH	ROSSFORD, CITY OF	3905890001B	14-MAY-2004	04-05-3319A	
	OH	SANDUSKY COUNTY	3904860025B	28-APR-2004	04-05-2363A	
	OH	SANDUSKY, CITY OF	39015604B	03-MAR-2004	04-05-1624A	
	OH	SANDUSKY, CITY OF	39015604B	03-MAR-2004	04-05-1651A	
	OH	SANDUSKY, CITY OF	390156 04B	03-MAR-2004	04-05-1652A	
	OH	SANDUSKY, CITY OF	390156 06B	13-FEB-2004	04-05-1745A	
	ОН	SANDUSKY, CITY OF	390156 04B	19-MAY-2004	04-05-3105A	
	OH	SCIOTO COUNTY	39145C0428D	07-JAN-2004	04-05-0588A	
	ОН	SCIOTO COUNTY		07-JAN-2004	04-05-1171A	
	OH			09-JUN-2004	04-05-3074A	
*******		SCIOTO COUNTY				
	OH	SCIOTO COUNTY		23-JUN-2004	04-05-3760A	
	OH	SENECA COUNTY		07-JAN-2004		
	OH	SHAKER HEIGHTS, CITY OF		16-JUL-2004	04-05-3885A	
	OH	SHARONVILLE, CITY OF	3902360001C	20-JAN-2004	04-05-0480A	
	OH	SHARONVILLE, CITY OF		10-JUN-2004	04-05-1891A	
	OH	SHELBY COUNTY		05-MAR-2004	04-05-2111A	
	OH	SHELBY COUNTY		22-JUL-2004		
	OH	SHELBY COUNTY		16-JUN-2004		
	OH	SHELBY COUNTY		28-MAY-2004		
	OH	SHELBY COUNTY		23-JUN-2004		
•••••	OH	SHELBY COUNTY		30-JUN-2004		
	OH	SPRINGBORO, CITY OF		21-JUL-2004		
*******	OH	SPRINGFIELD, CITY OF		18-JUN-2004		
	OH	SPRINGFIELD, CITY OF		25-JUN-2004		
	OH	STARK COUNTY	3907800102B	09-JAN-2004	04-05-0715A	
	OH	STARK COUNTY		17-MAR-2004		
	OH	STARK COUNTY		24-MAR-2004		
		STARK COUNTY		09-APR-2004		
	_	STARK COUNTY		02-JUN-2004		
		STARK COUNTY		28-JUL-2004		
		STOW, CITY OF		16-JUN-2004		
		STRONGSVILLE, CITY OF	3901320005B	23-APR-2004	04-05-2504A	
	OH	SYLVANIA, CITY OF	39095C0051D	14-JAN-2004	04-05-1522A	
			39061C0241D			

05		·		date	Case No.	Туре
05	ОН	TOLEDO, CITY OF	39095C0078D	14-JAN-2004	04-05-1117A	02
0.5		TOLEDO, CITY OF	39095C0231D	18-FEB-2004	04-05-1346A	17
05		TOLEDO, CITY OF	39095C0064D	09-JAN-2004	04-05-1398A	02
05		TOLEDO, CITY OF	39095C0059D	04-FEB-2004	04-05-1451A	02
05		TOLEDO, CITY OF	39095C0086D	31-MAR-2004	04-05-1831A	02
05		TOLEDO, CITY OF	39095C0064D	18-FEB-2004	04-05-1832A	02
05		TOLEDO, CITY OF	39095C0059D	25-FEB-2004	04-05-1997A	02
05		TOLEDO, CITY OF	39095C0059D	26-MAR-2004	04-05-2398A	02
05	ОН	TOLEDO, CITY OF	39095C0079D	14-APR-2004	04-05-2688A	02
05		TOLEDO, CITY OF	39095C0079D	07-MAY-2004	04-05-3131A	02
05		TOLEDO, CITY OF	39095C0086D	19-MAY-2004	04-05-3332A	02
05		TOLEDO, CITY OF	39095C0066D	19-MAY-2004	04-05-3453A	02
05		TOLEDO, CITY OF	39095C0059D	23-JUL-2004	04-05-3591A	02
05		TOLEDO, CITY OF	39095C0064D	14-JUN-2004	04-05-3630A	02
05		TOLEDO, CITY OF	39095C0068D	14-JUN-2004	04-05-3630A	02
05		TOLEDO, CITY OF	39095C0079D	16-JUL-2004	04-05-3719A	02
05		TOLEDO, CITY OF	39095C0079D	07-JUL-2004	04-05-3790A	02
05		TOLEDO, CITY OF	3953730059D	30-JUN-2004	04-05-3791A	02
05		TOLEDO, CITY OF	39095C0079D	09-JUL-2004	04-05-3798A	02
05		TOLEDO, CITY OF	39095C0064D	14-JUL-2004	04-05-3984A	02
05		TOLEDO, CITY OF	39095C0068D	14-JUL-2004	04-05-3984A	02
05		TROY, CITY OF	3904020005B	16-JUN-2004	04-05-3781A	02
05		TUSCARAWAS COUNTY	3907820100B	21-APR-2004	04-05-0187A	02
05		TUSCARAWAS COUNTY				02
05			3907820070B	27-FEB-2004	04-05-1960A	
05		TUSCARAWAS COUNTY	3907820080B	05-MAR-2004	04-05-2369A -	02
		TUSCARAWAS COUNTY	3907820090B	02-JUN-2004	04-05-3448A	02
05		TUSCARAWAS COUNTY	3907820160B	25-JUN-2004	04-05-3769A	01
05		TUSCARAWAS COUNTY	3907820130B	28-JUL-2004	04-05-4177A	02
05		UHRICHSVILLE, CITY OF	3905470005C	10-MAR-2004	04-05-2316A	02
05		UNION COUNTY	3908080100B	21-APR-2004	04-05-0018A	01
05		UNION COUNTY	3908080150B	26-MAY-2004	04-05-3364A	02
05		UNION COUNTY	3908080100B	28-MAY-2004	04-05-3399A	02
05		UNION COUNTY	3908080100B	09-JUL-2004	04-05-3867A	02
05		WARREN COUNTY	3907570005C	21-JAN-2004	04-05-0818A	01
05	. OH	WARREN COUNTY	3907570069D	23-JAN-2004	04-05-1283A	02
05		WARREN COUNTY	3907570050C	07-MAY-2004	04-05-2962A	02
05		WASHINGTON COUNTY	3905660150B	23-JUN-2004	04-05-2802A	02
05	. OH	WASHINGTON COUNTY	3905660125B	16-JUL-2004	04-05-3387A	02
05	. OH	WASHINGTON COUNTY	3905660125B	12-MAY-2004	04-05-3415A	02
05	. OH	WASHINGTON COUNTY	3905660125B	02-JUL-2004	04-05-3482A	02
05	. OH	WASHINGTON COUNTY	3905660075B	25-JUN-2004	04-05-3510A	02
05		WASHINGTON COURTHOUSE, CITY OF	39047C0166C	03-MAR-2004	04-05-1854V	19
05	. OH	WAYNE COUNTY	39169C0075D	07-JAN-2004	04-05-1407A	02
05		WAYNE COUNTY	39169C0275C	04-FEB-2004	04-05-1472A	02
05		WAYNE COUNTY	39169C0100D	30-JUN-2004	04-05-3898A	02
05		WEST CARROLLTON, CITY OF	3904190005C	30-APR-2004	04-05-2463A	02
05		WHITEHALL, CITY OF	39049C0260G	09-JUL-2004	04-05-3622A	02
05		WHITEHOUSE, VILLAGE OF	39095C0218D	31-MAR-2004	04-05-1980A	0-
05		WHITEHOUSE, VILLAGE OF	39095C0218D	02-APR-2004	04-05-1981A	0-
05		WHITEHOUSE, VILLAGE OF	39095C0218D	19-MAR-2004	04-05-1982A	0-
05		WHITEHOUSE, VILLAGE OF	39095C0218D	17-MAR-2004	04-05-1982A	02
	3	WHITEHOUSE, VILLAGE OF	39095C0214D			02
05				12-MAY-2004	1	
05		WHITEHOUSE, VILLAGE OF	39095C0218D	12-MAY-2004		02
05		WILLIAMS COUNTY	3907850025B	24-MAR-2004		02
05		WILLIAMS COUNTY	3907850050B	09-APR-2004		02
05		WILLIAMS COUNTY	3907850025B	21-JUL-2004	1	02
05	1	WILLIAMS COUNTY	3907850050B	28-JUL-2004		0:
05		WILLIAMS COUNTY	3907850025B	23-JUL-2004		0:
05		WOOD COUNTY		14-MAY-2004		0:
05		XENIA, CITY OF	3901970009C	23-JUN-2004	04-05-3829A	0:
05		ADAMS COUNTY	55001C0025C	21-JUL-2004	04-05-3809A	0:
05	WI	ALGOMA, CITY OF	5502130001B	07-MAY-2004	04-05-3318A	0:
05	WI	ALLOUEZ, VILLAGE OF	5500200125B	17-JUN-2004	04-05-2650A	0
05	WI	ALLOUEZ, VILLAGE OF	5500200125B	17-JUN-2004	04-05-2656A	0:
05		ARCADIA, CITY OF :		28-JUL-2004		0
05		BARABOO, CITY OF		16-JUN-2004		1
05		BARRON COUNTY		21-APR-2004		0.
05		BARRON COUNTY		18-JUN-2004		0
05		BAYFIELD COUNTY		16-APR-2004		0
		BEAVER DAM, CITY OF				0.
05				13-FEB-2004		
05		BIG FALLS, VILLAGE OF		23-APR-2004		0
05		BIRCHWOOD, VILLAGE OFBLACK EARTH, VILLAGE OF		13-FEB-2004 16-JAN-2004		0.0

Region	State	Community	Map panel	Determination date	Case No.	Туре
5	WI	BROWN COUNTY *	5500200150B	03-MAY-2004	04-05-1889A	0
5	WI	BROWN COUNTY *	5500200150B	10-JUN-2004	04-05-3232A	0
5	WI	BUFFALO COUNTY	55554719A	31-MAR-2004	04-05-2473A	0
5	WI	BURLINGTON, CITY OF	5503480001C	29-JUL-2004	04-05-1089A	0
5	WI	BURNETT COUNTY	5500320400B	26-MAR-2004	04-05-1000A	0
5	WI	CASCADE, VILLAGE OF	5504250001B	23-APR-2004	04-05-2804A	0
5	WI	CECIL, VILLAGE OF	550416 01B	25-FEB-2004	04-05-2085A	0
5	WI	CHILTON, CITY OF	5500370001D	27-FEB-2004	04-05-1660A	1
5	WI	CHIPPEWA COUNTY	5555490200C	04-FEB-2004	03-05-5728A	0
5	WI	CHIPPEWA COUNTY	5555490250C	07-JAN-2004	04-05-0311A	0
5	WI	CHIPPEWA COUNTY	5555490125B	04-FEB-2004	04-05-1665A	0
5	WI	CHIPPEWA COUNTY	5555490075B	07-APR-2004	04-05-2798A	0
5	WI	CHIPPEWA COUNTY	5555490275C	07-APR-2004	04-05-2811A	0
5	WI	CHIPPEWA COUNTY	5555490250C	28-APR-2004	04-05-2840A	0
5	WI	CHIPPEWA COUNTY	5555490250C	09-JUN-2004	04-05-3151A	1
5	WI	CHIPPEWA COUNTY	5555490075B	26-MAY-2004	04-05-3288A	0
5	WI	CHIPPEWA COUNTY	5555490200C	19-MAY-2004	04-05-3435A	
5	WI	CHIPPEWA COUNTY	5555490250C	21-JUL-2004	04-05-3507A	(
5	WI	CHIPPEWA COUNTY	5555490200C	09-JUL-2004	04-05-3953A	(
5	WI	CHIPPEWA FALLS, CITY OF	5500440006C	19-MAY-2004	04-05-2797A	0
5	WI	COLUMBIA COUNTY	5505810250C	11-FEB-2004	04-05-0951A	
5	WI	COLUMBIA COUNTY	5505810175C	07-JAN-2004	04-05-1297A	
5	WI	COLUMBIA COUNTY	5505810200C	30-JUN-2004	04-05-3709A	C
5	WI	CROSS PLAINS, VILLAGE OF	55025C0357F	28-MAY-2004	04-05-3377A	0
5	WI	DANE COUNTY	55025C0413F	04-FEB-2004	03-05-5106A	
5	WI	DANE COUNTY	55025C0175F	03-MAR-2004	04-05-0806A	
5	WI	DANE COUNTY	55025C0244F	21-JAN-2004	04-05-1034A	
5	WI	DANE COUNTY	55025C0244F	23-JAN-2004	04-05-1060A	
o					04-05-1093A	
5	WI	DANE COUNTY	55025C0025F	21-JAN-2004		
5	WI	DANE COUNTY	55025C0244F	06-FEB-2004	04-05-1580A	
5	WI	DANE COUNTY	55025C0443F	28-JAN-2004	04-05-1683A	
5	WI	DANE COUNTY	55025C0175F	02-APR-2004	04-05-2553A	
5	WI	DANE COUNTY	55025C0243F	02-APR-2004	04-05-2838A	(
5	WI	DANE COUNTY	55025C0650F	07-APR-2004	04-05-2854A	(
5	WI	DANE COUNTY	55025C0650F	07-APR-2004	04-05-2855A	9
5	WI	DANE COUNTY	55025C0650F	09-APR-2004	04-05-2856A	(
5	WI	DANE COUNTY	55025C0243F	02-JUL-2004	04-05-2923A	(
5	WI	DANE COUNTY	55025C0625F	16-APR-2004	04-05-2994A	(
5	WI	DANE COUNTY	55025C0625F	21-APR-2004	04-05-3108A	(
5	WI	DANE COUNTY	55025C0393F	23-JUN-2004	04-05-3397A	(
5	WI	DANE COUNTY	55025C0556F	23-JUN-2004	04-05-3397A	(
5	WI	DANE COUNTY	55025C0175F	16-JUN-2004	04-05-3710A	
5	WI	DANE COUNTY	55025C0625F	30-JUN-2004	04-05-3843A	
5	WI	DANE COUNTY	55025C0243F	30-JUL-2004	04-05-4090A	
5	WI	DANE COUNTY*	55025C0166F	26-FEB-2004	03-05-4102P	
5	WI	DANE COUNTY*	55025C0175F	26-FEB-2004	03-05-4102P	
5	WI	DARLINGTON, CITY OF	5502280003C	27-FEB-2004	04-05-1542A	
5	WI	DE FOREST, VILLAGE OF	55025C0252F	28-JAN-2004	04-05-1014A	1
5	WI	DE FOREST, VILLAGE OF		09-JAN-2004	04-05-1161A	1
5	WI	DE FOREST, VILLAGE OF		16-JAN-2004	04-05-1488A	
5	WI	DE FOREST, VILLAGE OF		21-JAN-2004	04-05-1613A	
5	WI	DE FOREST, VILLAGE OF	55025C0251F	30-JAN-2004		
5	WI	DE FOREST, VILLAGE OF	55025C0251F	14-JUN-2004		
	WI	DE FOREST, VILLAGE OF				
5	WI			19-MAR-2004		
		DE FOREST, VILLAGE OF		24-MAR-2004		
······	WI	DE FOREST, VILLAGE OF	55025C0251F	17-MAR-2004		
5	WI	DE FOREST, VILLAGE OF		09-APR-2004		
5	WI	DE FOREST, VILLAGE OF		14-JUN-2004		
5	WI	DE FOREST, VILLAGE OF	55025C0088F	23-JUN-2004		
5	WI	DE FOREST, VILLAGE OF		14-JUL-2004	1	
5	WI	DE FOREST, VILLAGE OF		23-JUL-2004		
	WI	DE FOREST, VILLAGE OF		21-JUL-2004		
5	WI	DE PERE, CITY OF		17-FEB-2004	03-05-4638A	
5	WI	DE PERE, CITY OF		08-JAN-2004	04-05-0504A	
5	WI	DODGE COUNTY	5500940175B	.07-MAY-2004	04-05-2233A	
5	WI	DOOR COUNTY		25-FEB-2004		
5	WI	DOOR COUNTY		14-JUN-2004	1	
5	WI	DOUGLAS COUNTY		19-MAR-2004		
5	WI	DOUGLAS COUNTY		09-JUL-2004		
5	WI					
	l.	DOUSMAN, VILLAGE OF		23-JUN-2004		
)5	WI	DUNN COUNTY		18-FEB-2004 13-FEB-2004		
5						

Region	State	Community	Map panel	Determination date	Case No.	Тур
5	WI	EAU CLAIRE COUNTY	5555520175B	14-JAN-2004	04-05-0280A	
5	WI	FOND DU LAC COUNTY	5501310090C	30-JAN-2004	04-05-1156A	
5	WI	FOND DU LAC COUNTY	5501310060C	30-APR-2004	04-05-1519A	
5	WI	FOND DU LAC COUNTY	5501310060C	04-FEB-2004	04-05-1762A	
5	WI	FOND DU LAC COUNTY	5501310070D	25-FEB-2004	04-05-1849A	
5	WI	FOND DU LAC COUNTY	5501310070D	11-FEB-2004	04-05-1850A	
	WI	FOND DU LAC COUNTY	5501310070D	20-FEB-2004	04-05-1977A	
	WI	FOND DU LAC COUNTY	5501310080B	25-FEB-2004	04-05-2038A	
5	WI	FOND DU LAC COUNTY	5501310070D	12-MAR-2004	04-05-2222X	
5	WI	FOND DU LAC COUNTY	5501310080B	03-MAR-2004	04-05-2289A	
5	WI	FOND DU LAC COUNTY	5501310030B	10-MAR-2004	04-05-2438A	
5	WI	FOND DU LAC COUNTY	5501310185B	09-APR-2004	04-05-2806A	
5	WI	FOND DU LAC COUNTY	5501310070D	14-APR-2004	04-05-2862A	
5	WI	FOND DU LAC COUNTY	5501310090C	21-APR-2004	04-05-3083A	
5	WI	FOND DU LAC COUNTY	5501310060C	12-MAY-2004	04-05-3147A	
5	WI	FOND DU LAC COUNTY	5501310070D	04-JUN-2004	04-05-3504A	
5	WI	FOND DU LAC COUNTY	5501310060C	09-JUN-2004	04-05-3627A	
5	WI	FOND DU LAC COUNTY	5501310070D	28-JUL-2004	04-05-3764A	
5	WI	FOND DU LAC, CITY OF	5501310070D	16-APR-2004	04-05-0772P	
5	WI	FOND DU LAC, CITY OF	5501310070D	16-APR-2004		
	WI				04-05-0772P	
	WI	FOND DULLAC CITY OF	5501360005D	13-FEB-2004	04-05-1473A	
		FOND DU LAC, CITY OF	5501360005D	30-JAN-2004	04-05-1617A	
5	WI	FOND DU LAC, CITY OF	5501360005D	17-MAR-2004	04-05-2288A	
	WI	FOND DU LAC, CITY OF	5501360005D	17-MAR-2004	04-05-2425A	
5	WI	FOND DU LAC, CITY OF	5501360005D	23-APR-2004	04-05-2789A	
5	WI	FOND DU LAC, CITY OF	5501360005D	12-MAY-2004	04-05-2917A	
	WI	FOND DU LAC, CITY OF	5501360005D	12-MAY-2004	04-05-3139A	
· · · · · ·	WI	FOND DU LAC, CITY OF	5501360005D	16-JUN-2004	04-05-3690A	
	WI	FOREST COUNTY	5506030001A	18-FEB-2004	04-05-2078A	
	WI	FOREST COUNTY	5506030001A	09-JUL-2004	04-05-3812A	
	WI	FOREST COUNTY	5506030009A	16-JUL-2004	04-05-3897A	
	WI	FREMONT, VILLAGE OF	5504960001C	· 16-JAN-2004	04-05-1408X	
	WI	FREMONT, VILLAGE OF	5504960001C	12-MAR-2004	04-05-2309A	
	WI	FREMONT, VILLAGE OF	5504920205B	30-APR-2004	04-05-2812A	
	WI	FREMONT, VILLAGE OF	5504960001C	14-JUN-2004	04-05-3616A	
	WI	GLENDALE, CITY OF	5502750005C	07-JAN-2004	04-05-1168A	
5	WI	GREEN BAY, CITY OF	5500220020E	08-JAN-2004	04-05-0506A	
	WI	GREEN BAY, CITY OF	5500220010E	03-JUN-2004	04-05-3230A	
5	WI	GREEN LAKE COUNTY	5501650004A	16-JUL-2004	04-05-3872A	
5	WI	GREENFIELD, CITY OF	5502770001B	09-JUN-2004	04-05-2987A	
5	WI	HOWARD, VILLAGE OF	5500230005B	08-JAN-2004	03-05-4677A	
5	WI					
	WI	HOWARD, VILLAGE OF	5500230005B	02-FEB-2004	04-05-1221A	
		HOWARD, VILLAGE OF	5500230005B	06-MAY-2004	04-05-1871A	
	WI	HOWARD, VILLAGE OF	5500230005B	28-JUN-2004	04-05-2596A	
	WI	INDEPENDENCE, CITY OF	5504440001B	30-JUN-2004	04-05-3810A	
	WI	IOWA COUNTY	5505220025B	19-MAR-2004	04-05-2029A	
·	WI	JACKSON COUNTY	5505830125B	16-JUL-2004	04-05-3935A	
	WI	JEFFERSON COUNTY	5501910200B	23-JAN-2004	04-05-1569A	
	WI	JEFFERSON COUNTY	5501910200B	04-FEB-2004	04-05-1730A	
	WI	JEFFERSON COUNTY	5501910250B	25-FEB-2004	04-05-2077A	
	WI	JEFFERSON, CITY OF	5555610001B	21-MAY-2004	04-05-3358A	
	WI	KEWASKUM, VILLAGE OF	5504740001C	05-MAY-2004	04-05-2930A	
	WI	LA CROSSE COUNTY *	5502170120A	03-MAY-2004	04-05-1876A	
	WI	LA CROSSE COUNTY *	5502170120A	06-MAY-2004	04-05-1888A	
	WI	LA CROSSE COUNTY *		17-MAY-2004	04-05-1900A	
	WI	LA CROSSE COUNTY *	5502170120A	17-JUN-2004	04-05-2609A	
	WI	LA CROSSE COUNTY *	5502170110A	28-JUN-2004	04-05-3191A	
	WI	LA CROSSE COUNTY *	5502170105A	24-JUN-2004	04-05-3199A	
	WI	LA CROSSE COUNTY *	5502170105A	24-JUN-2004	04-05-3220A	
	WI	LA CROSSE, CITY OF	5555620008B	15-JAN-2004	03-05-5352A	
	WI	LA CROSSE, CITY OF	5555620005B	01-JUN-2004	04-05-2644A	
	WI	LA CROSSE, CITY OF	5555620005B		1	-
				07-JUN-2004	04-05-2649A	
	WI	LAKE DELTON, VILLAGE OF	55111C0250D	16-APR-2004	04-05-2982A	
	WI	LAKE DELTON, VILLAGE OF	55111C0231D	30-JUN-2004	04-05-3817A	
5	WI	LAKE DELTON, VILLAGE OF	55111C0250D	30-JUN-2004	04-05-3817A	
·	WI	LEDGEVIEW, TOWN OF	550020125B	26-FEB-2004	04-05-0505A	
	WI	LEDGEVIEW, TOWN OF	5500200125B	23-APR-2004	04-05-1870A	
5	WI	LEDGEVIEW, TOWN OF	5500200125B	24-JUN-2004	04-05-2606A	
5	WI	LINCOLN COUNTY	5505850020B	04-FEB-2004	03-05-5524A	
5	WI	LINCOLN COUNTY	5505850185B	30-JAN-2004		
5	WI	MADISON, CITY OF	55025C0394F	22-MAR-2004	04-05-0882P	
5	WI	MADISON, CITY OF	55025C0394F	16-JAN-2004	04-05-1333A	
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	WI	MADISON, CITY OF	55025C0427F	14-JAN-2004	04-05-1536A	C
	WI	MADISON, CITY OF	55025C0394F	14-JAN-2004	04-05-1537A	0
	WI	MADISON, CITY OF	55025C0431F	10-MAR-2004	04-05-2117A	0
·	WI	MADISON, CITY OF	55025C0413F	18-FEB-2004	04-05-2183X	0
	WI	MADISON, CITY OF	55025C0244F	24-MAR-2004	04-05-2221A	
	WI	MADISON, CITY OF	55025C0394F	31-MAR-2004	04-05-2319A	
	WI	MADISON, CITY OF	55025C0394F	24-MAR-2004	04-05-2351A	
	WI	MADISON, CITY OF	55025C0394F 55025C0264F	05-MAY-2004 07-MAY-2004	04-05-2823A 04-05-2826A	0
	WI	MADISON, CITY OFMARATHON COUNTY	5502450375B	04-FEB-2004	04-05-282A	
	WI	MARATHON COUNTY	5502450100B	02-APR-2004.	04-05-0202A	
	WI	MARATHON COUNTY	5502450375B	04-FEB-2004	04-05-0904A	(
	WI	MARATHON COUNTY	5502450375B	16-APR-2004	04-05-0947A	
	WI	MARATHON COUNTY	5502450400B	23-JAN-2004	04-05-1286A	
	WI	MARATHON COUNTY	5502450375B	24-MAR-2004	04-05-1304A	
	WI	MARATHON COUNTY	5502450525B	21-JAN-2004	04-05-1615A	
	WI	MARATHON COUNTY	5502450400B	26-MAR-2004	04-05-2139A	
	WI	MARATHON COUNTY	5502450375B	02-APR-2004	04-05-2518A	
	WI	MARATHON COUNTY	5502450350B	21-APR-2004	04-05-2633A	
	WI	MARATHON COUNTY	5502450375B	30-APR-2004	04-05-2723A	
	WI	MARATHON COUNTY	5502450575B	12-MAY-2004	04-05-2861A	
	WI	MARATHON COUNTY	5502450525B	21-JUL-2004	04-05-2988A	
	WI	MARATHON COUNTY	5502450375B	19-MAY-2004	04-05-3183A	
	WI	MARATHON COUNTY	5502450400B	21-MAY-2004	04-05-3394A	
	WI	MARATHON COUNTY	5502450400B	23-JUN-2004	04-05-3787X	
	WI	MARINETTE COUNTY	5502590450B	30-APR-2004	04-05-2704A	
	WI	MARINETTE, CITY OF	5502610001B	07-JAN-2004	04-05-1310A	
	WI	MARINETTE, CITY OF	5502610001B	07-APR-2004	04-05-2164A	
	WI	MARINETTE, CITY OF	5502610001B 55025C0166F	21-APR-2004	04-05-3106A	
	WI	MAZOMANIE, VILLAGE OF	55025C0166F	07-APR-2004 26-FEB-2004	04-05-2442A	
	WI	MAZOMANIE, VILLAGE OF	55025C0175F	26-FEB-2004 26-FEB-2004	03-05-4102P 03-05-4102P	
	WI	MENASHA, CITY OF	55139C0105E	12-MAR-2004	04-05-0932A	
	WI	MENASHA, CITY OF	55139C0105E	10-MAR-2004	04-05-0932A	
	WI	MENASHA, CITY OF	55139C0105E	28-MAY-2004	04-05-3525A	
	WI	MEQUON, CITY OF	55089C0090D	11-FEB-2004	04-05-1358A	
	WI	MEQUON, CITY OF	55089C0079D	28-JUL-2004	04-05-2686A	
	WI	MILWAUKEE, CITY OF	5502780004B	25-FEB-2004	03-05-4738A	
	WI	MILWAUKEE, CITY OF	5502780019C	05-MAY-2004	04-05-2714A	
	WI	MONROE, CITY OF	5501620001C	07-JAN-2004	04-05-1417A	
	WI	MUKWONAGO, VILLAGE OF	5504850002B	14-JAN-2004	04-05-1298A	
	WI	MUSKEGO, CITY OF	5504860002B	13-FEB-2004	04-05-1738A	
	WI	MUSKEGO, CITY OF	5504860001B	05-MAY-2004	04-05-2540A	
	WI	MUSKEGO, CITY OF	5504860002B	. 14-APR-2004	04-05-2796A	
	WI	MUSKEGO, CITY OF	5504860002B	23-JUN-2004	04-05-3741A	
	WI	NEENAH, CITY OF	55139C0112E	14-APR-2004	04-05-2199A	
	WI	NEW BERLIN, CITY OF	5504870004E	05-MAY-2004	04-05-2790A	
	WI	NEW LONDON, CITY OF	5503080001A	28-MAY-2004	04-05-3470A	
	WI	NEW RICHMOND, CITY OF	5503840001B	29-JAN-2004	04-05-1216A	
	WI	NEW RICHMOND, CITY OF	5503840001B	25-MAR-2004	04-05-1858A	
	WI	NORTH FOND DU LAC, VILLAGE OF	5501380002C	21-JAN-2004	04-05-1674A	
	WI	NORTH FOND DU LAC, VILLAGE OF	5501380004C	13-FEB-2004	04-05-1802A	
*******	WI	NORTH FOND DU LAC, VILLAGE OF	5501380004C	13-FEB-2004	04-05-1803A	
	WI	NORTH FOND DU LAC, VILLAGE OF	5501380004C	13-FEB-2004	04-05-1804A	
	WI	OCONTO COUNTY	5502940365A	04-FEB-2004	04-05-1720A	
	WI	OCONTO COUNTY	5502940365A	25-FEB-2004	04-05-1806A	
	WI	OCONTO COUNTY	5502940355B	31-MAR-2004	04-05-2746A	
	WI	OCONTO, CITY OF		23-JUL-2004	04-05-3930A	
	WI	OSHKOSH, CITY OF	55139C0225E	21-JAN-2004	04-05-0719A	
	WI	OSHKOSH, CITY OF	55139C0225E	07-JAN-2004	04-05-0840A	
•••••	WI	OSHKOSH, CITY OF		04-FEB-2004	04-05-1716X	
*******	WI	OSHKOSH, CITY OF	55139C0215E	16-APR-2004	04-05-2677A	
	WI	OSHKOSH, CITY OF	55139C0215E	09-JUL-2004	04-05-3424A	
	WI	OSHKOSH, CITY OF		09-JUL-2004	04-05-3424A	
	WI	OUTAGAMIE COUNTY	5503020050B	23-APR-2004	04-05-3067A	
•••••	WI	OUTAGAMIE COUNTY	5503020050B	07-MAY-2004		
	WI	OZAUKEE COUNTY		11-FEB-2004		
	WI	OZAUKEE COUNTY	55089C0058D	18-FEB-2004	04-05-1368A	
		PEPIN COUNTY	555570_08C	16-JUL-2004		
	WI	PEWAUKEE, VILLAGE OF		26-MAR-2004		
	WI	PLEASANT PRAIRIE, VILLAGE OF		07-JUL-2004		
		FLEADANI FRAIRIE, VILLAGE OF	5506130010B	27-FEB-2004	03-05-5503A	

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	WI	PLEASANT PRAIRIE, VILLAGE OF	5506130005B	02-APR-2004	04-05-1699A	
	WI	PLEASANT PRAIRIE, VILLAGE OF	5506130010B	18-JUN-2004	04-05-3022A	
	WI	PORTAGE COUNTY	5505720175C	25-FEB-2004	04-05-0533A	
	WI	PORTAGE COUNTY	5505720250C	02-APR-2004	04-05-2230A	
	WI	PORTAGE COUNTY	5505720150C	26-MAY-2004	04-05-2489A	1
	WI	PORTAGE COUNTY	5505720150C	28-JUL-2004	04-05-3797A	
	WI	RACINE COUNTY	5503470010B	27-FEB-2004	04-05-1434A	
	WI	RACINE COUNTY	5503470010B	18-JUN-2004	04-05-1852A	
	WI	RACINE COUNTY	5503470010B	13-FEB-2004	04-05-1991A	
	WI	RACINE COUNTY	5503470005B	05-MAR-2004	04-05-2393A	
	WI	RACINE COUNTY	5503470010B	16-APR-2004	04-05-2815A	
	WI	RACINE COUNTY	5503470010B	07-JUL-2004	04-05-3440A	
	WI	RACINE COUNTY	5503470010B	14-JUN-2004	04-05-3462A	
	WI	RACINE COUNTY	5503470005B	14-JUL-2004	04-05-3698A	
	WI	RACINE COUNTY	5503470005B	09-JUL-2004	04-05-3778A	
	WI	RACINE COUNTY	5503470003B	07-JUL-2004	04-05-3952X	
	WI					
		RHINELANDER, CITY OF	55085C0326B	04-FEB-2004	04-05-1546A	
	WI	RICHLAND COUNTY	5503560200B	27-FEB-2004	04-05-1498A	
	WI	RICHLAND COUNTY	5503560225B	18-JUN-2004	04-05-3628A	
	WI	RICHLAND COUNTY	5503560225B	18-JUN-2004	04-05-3684A	
	WI	RUSK COUNTY	5506020240B	23-JAN-2004	04-05-0809A	
	WI	RUSK COUNTY	5506020245B	04-FEB-2004	04-05-1380A	
	WI	RUSK COUNTY	5506020245B	25-FEB-2004	04-05-1972A	
	WI	RUSK COUNTY	5506020245B	12-MAY-2004	04-05-3087A	
	WI	SAUK COUNTY	55111C0075D	30-JAN-2004	04-05-1681A	
	WI	SAUK COUNTY	55111C0625D	19-MAY-2004	04-05-3290A	
	WI	SAUK COUNTY	55111C0575D	07-JUL-2004	04-05-3655A	
	WI	SAUKVILLE, VILLAGE OF	55089C0056E	12-MAR-2004	04-05-2142A	
	WI	SAUKVILLE, VILLAGE OF	55089C0056E	14-JUL-2004	04-05-3682A	
	WI	SAWYER COUNTY	5505910250B	16-JAN-2004		
	WI	SAWYER COUNTY			04-05-0167A	
			5505910100B	02-APR-2004	04-05-2772A	
	WI	SAWYER COUNTY	5505910300B	30-JUN-2004	04-05-3062A	
	WI	SAWYER COUNTY	5505910125B	09-JUN-2004	04-05-3516A	
	WI	SHAWANO COUNTY	5504120150B	27-FEB-2004	04-05-1592A	
	WI	SHAWANO COUNTY	5504120175B	27-FEB-2004	04-05-1984A	
	WI	SHAWANO COUNTY	5504120150B	24-MAR-2004	04-05-2510A	
	WI	SHAWANO COUNTY	5504120150B	12-MAY-2004	04-05-3369A	
	WI	SHAWANO COUNTY	5504120150B	16-JUL-2004	04-05-3864A	
	WI	SHEBOYGAN FALLS, CITY OF	5504310005B	05-MAY-2004	04-05-3036A	
	WI	SHEBOYGAN FALLS, CITY OF	5504310005B	05-MAY-2004	04-05-3127A	
	WI	SHELL LAKE, CITY OF	5504690001E	08-JAN-2004	03-05-3601A	
	WI	ST. CROIX COUNTY	555578 02B	14-APR-2004	04-05-2722A	
	WI					
		ST. CROIX COUNTY	555578_36B	09-JUL-2004	04-05-3092A	
		ST. CROIX COUNTY	555578_B40	14-JUN-2004	04-05-3587A	
	WI	ST. CROIX COUNTY	55557821B	25-JUN-2004	04-05-3795A	
	WI	STOUGHTON, CITY OF	55025C0640F	27-FEB-2004	04-05-0740A	
	WI	STOUGHTON, CITY OF	55025C0640F	19-MAR-2004	04-05-2478A	
	WI	STOUGHTON, CITY OF	55025C0640F	14-JUL-2004	04-05-2548A	
	WI	STURGEON BAY, CITY OF		07-JAN-2004	04-05-1022A	
	WI.	STURGEON BAY, CITY OF		14-JAN-2004		
	WI	STURGEON BAY, CITY OF		24-MAR-2004		
	WI	SUPERIOR, CITY OF		07-MAY-2004		
	WI	TOMAH, CITY OF	5502910001B	06-FEB-2004		
	WI	TOMAH, CITY OF		26-MAY-2004		
•••••		TOMAH, CITY OF		09-JUL-2004		
	WI	TOMAH, CITY OF		23-JUL-2004		
		TREMPEALEAU COUNTY	555585_41A	05-MAR-2004	04-05-2173A	
	WI	VERNON COUNTY	5504500025B	23-JUN-2004	04-05-3613A	
	WI	VERONA, CITY OF	55025C0557F	21-JUL-2004	04-05-3663A	
		VERONA, CITY OF		23-JUN-2004		
		WALWORTH COUNTY		28-MAY-2004		
		WASHBURN COUNTY		16-APR-2004		
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		WASHBURN COUNTY		19-MAY-2004		
		WASHBURN COUNTY		09-JUN-2004		
		WASHBURN COUNTY		16-JUN-2004		
		WASHBURN COUNTY		16-JUN-2004		
	WI	WASHINGTON COUNTY	5504710020B	20-FEB-2004	04-05-0403A	
		WASHINGTON COUNTY	5504710010B	03-MAR-2004		
		WASHINGTON COUNTY		24-JUN-2004		
		WASHINGTON COUNTY		27-FEB-2004		
		WASHINGTON COUNTY				
				19-MAR-2004		
		WASHINGTON COUNTY	5504710050B	04-JUN-2004	04-05-2745A	

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	WI	WASHINGTON COUNTY	5504710060B	02-JUN-2004	04-05-3413A	
	WI	WASHINGTON COUNTY	5504710050B	02-JUL-2004	04-05-3430A	
	WI	WAUKESHA COUNTY	5504760015B	23-JAN-2004	04-05-0745A	
	WI	WAUKESHA COUNTY	5504760080C	23-JAN-2004	04-05-0937A	
	WI	WAUKESHA COUNTY	5504760015B	23-JAN-2004	04-05-1057A	
	WI	WAUKESHA COUNTY	5504760015B	14-JAN-2004	04-05-1135A	
	WI	WAUKESHA COUNTY	5504760060B	16-APR-2004	04-05-1319A	
	WI	WAUKESHA COUNTY	5504760015B	18-FEB-2004	04-05-1447A	
	WI	WAUKESHA COUNTY	5504760015B	03-MAR-2004	04-05-2086A	
	WI	WAUKESHA COUNTY	5504760090B	03-MAR-2004	04-05-2107A	
	WI	WAUKESHA COUNTY	5504760015B	26-MAR-2004	04-05-2182A	
	WI	WAUKESHA COUNTY	5504760020B	30-APR-2004	04-05-2228A	
	WI	WAUKESHA COUNTY	5504760010B	10-MAR-2004	04-05-2276A	
	WI	WAUKESHA COUNTY	5504760020B	16-APR-2004	04-05-2632A	
	WI	WAUKESHA COUNTY	5504760090B	04-JUN-2004	04-05-2851A	
	WI	WAUKESHA COUNTY	5504760015B	02-JUN-2004	04-05-2858A	
	WI	WAUKESHA COUNTY	5504760065B	23-APR-2004	04-05-2900A	
	WI	WAUKESHA COUNTY	5504760120B	28-MAY-2004	04-05-3464A	
	-WI	WAUKESHA COUNTY	5504760020B	14-JUL-2004	04-05-3714A	
	WI	WAUKESHA COUNTY	5504760020B	09-JUL-2004	04-05-3862A	
	WI	WAUKESHA COUNTY	5504760010B	30-JUL-2004	04-05-3947A	
	WI	WAUKESHA, CITY OF	5504910004B	14-JAN-2004	04-05-0022A	
	WI	WAUKESHA, CITY OF	5504910004B	02-JUN-2004	04-05-1047A	
	WI	WAUNAKEE, VILLAGE OF	55025C0237F	21-JAN-2004	04-05-1263A	
	WI	WAUNAKEE, VILLAGE OF	55025C0237F	18-FEB-2004	04-05-1571A	
			55025C0241F	23-APR-2004	04-05-1571A	
	WI	WAUNAKEE, VILLAGE OF	55025C0226F	26-MAY-2004	04-05-2217A	
				25-JUN-2004	04-05-3575A	
	WI	WAUNAKEE, VILLAGE OF	55025C0237F			
	WI	WAUNAKEE, VILLAGE OF	55025C0237F	30-JUN-2004	04-05-3753A	
	WI	WAUPACA COUNTY	5504920115A	24-MAR-2004	04-05-1512A	
	WI	WAUPACA COUNTY	5504920115A	09-APR-2004	04-05-2310A	
	WI	WAUPACA COUNTY	5504920155A	30-JUN-2004	04-05-3017A	
	WI	WAUPACA COUNTY	5504920115A	25-JUN-2004	04-05-3254A	
	WI	WAUPACA COUNTY	5504920130A	07-MAY-2004	04-05-3272A	
	WI	WAUPACA COUNTY	5504920155A	28-MAY-2004	04-05-3414A	
	WI	WAUPACA COUNTY	5504920030A	14-JUN-2004	04-05-3469A	
	WI	WAUPACA COUNTY	5504920140B	16-JUN-2004	04-05-3582A	-
	WI	WAUPACA COUNTY	5504920145A	16-JUL-2004	04-05-3838A	
	WI	WAUPACA COUNTY	5504920200A	09-JUL-2004	04-05-3889A	
	WI	WAUPUN, CITY OF	5501080001E	03-MAR-2004	04-05-2259A	
	WI	WAUSHARA COUNTY	5505400125B	02-JUN-2004	04-05-2610A	
	WI	WAUSHARA COUNTY	5505400325B	30-JUL-2004	04-05-3449A	
	WI	WHITE LAKE, VILLAGE OF	550233 01	09-JUN-2004	04-05-2269A	
	WI	WHITEWATER, CITY OF	5502000004B	18-JUN-2004	04-05-3673A	
	WI	WIND POINT, VILLAGE OF	5503550001B	09-JUL-2004	04-05-3180A	
	WI	WINNEBAGO COUNTY	55139C0030E	09-APR-2004	03-05-5121A	
	WI	WINNEBAGO COUNTY	55139C0105E	09-JAN-2004	04-05-0272A	
	WI	WINNEBAGO COUNTY	55139C0225E	25-FEB-2004	04-05-0405A	
	WI	WINNEBAGO COUNTY		03-MAR-2004	04-05-0812A	
	WI	WINNEBAGO COUNTY		07-JAN-2004	04-05-0862A	
	WI	WINNEBAGO COUNTY	55139C0200E	25-FEB-2004	04-05-1577A	
	WI	WINNEBAGO COUNTY	55139C0165E	18-FEB-2004	04-05-1726A	
	WI	WINNEBAGO COUNTY	55139C0165E	19-MAR-2004	04-05-2516A	
	WI	WINNEBAGO COUNTY		30-JUN-2004		
	WI	WINNEBAGO COUNTY		16-APR-2004		
	WI	WINNEBAGO COUNTY		09-JUN-2004		
	WI	WINNEBAGO COUNTY		07-JUL-2004		
•••••		WINNEBAGO COUNTY				
•••••	WI			16-JUL-2004		
	WI	WINNECONNE, VILLAGE OF		10-MAR-2004		
	WI	WISCONSIN DELLS, CITY OF		04-FEB-2004		
•••••	WI	WOOD COUNTY	55141C0245F	13-FEB-2004		
	WI	WYOCENA, VILLAGE OF		21-JUL-2004		
	AR	ARKANSAS COUNTY		14-JUN-2004		
	AR	BENTON COUNTY		18-FEB-2004		
	AR	BENTON, CITY OF		04-FEB-2004		
	AR	BENTONVILLE, CITY OF	05007C0155H	14-MAY-2004	04-06-1051A	
	AR	BENTONVILLE, CITY OF	05007C0155H	14-JUL-2004	04-06-1820A	
	AR	BENTONVILLE, CITY OF		28-JUL-2004		
	AR	BENTONVILLE, CITY OF		19-MAY-2004		
	AR	BOONEVILLE, CITY OF		04-FEB-2004		
	AR	BRYANT, CITY OF		23-JUN-2004		
	AR	CABOT, CITY OF		16-APR-2004		1,
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Region	State	Community	Map panel	Determination date	Case No.	Туре
06	AR	CARROLL COUNTY	050024 19A	28-JAN-2004	04-06-436A	02
06	AR	CASH, TOWN OF	05031C0125C	19-MAY-2004	04-06-1243A	01
06	AR	CLARK COUNTY	0504220225B	23-APR-2004	04-06-613A	02
06	AR	CLARKSVILLE, CITY OF	0501120002C	14-MAY-2004	04-06-1443A	02
06	AR	CLARKSVILLE, CITY OF	0501120002C	25-FEB-2004	04-06-791A	02
06	AR	CLEBURNE COUNTY	0504240025C	28-MAY-2004	04-06-1340A	02
06	AR	CLEBURNE COUNTY	0504240125C	09-JUN-2004	04-06-1415A	02
06	AR	CLEBURNE COUNTY	0504240025C	30-JAN-2004	04-06-579A	02
06	AR	CLINTON, CITY OF	0504240100C 0502110003D	07-JAN-2004 21-JAN-2004	04-06-617A 04-06-462A	02
06	AR	CONWAY, CITY OF	0502110003D 05045C0130F	07-MAY-2004	04-06-1231A	17
06	AR	CONWAY, CITY OF	05045C0130F	26-MAY-2004	04-06-1378A	02
06	AR	CONWAY, CITY OF	05045C0130F	17-MAR-2004	04-06-768A	02
06	AR	CRAIGHEAD COUNTY	05031C0050C	27-FEB-2004	04-06-116A	02
06	AR	DE QUEEN, CITY OF	050204 01B	12-MAY-2004	04-06-1120A	01
06	AR	ELKINS, CITY OF	05143C0120E	04-JUN-2004	04-06-1254A	01
06	AR	FARMINGTON, CITY OF	05143C0095D	24-MAR-2004	04-06-1147A	02
06	AR	FAULKNER COUNTY	05045C0155E	31-MAR-2004	04-06-1124A	02
06	AR	FAULKNER COUNTY	05045C0215E	30-JUN-2004	04-06-1498A	02
06	AR	FAULKNER COUNTY	05045C0155E	21-MAY-2004	04-06-1520A	02
06	AR	FAULKNER COUNTY	05045C0215E	31-MAR-2004	04-06-955A	02
06	AR	FAULKNER COUNTY	05045C0145F	10-MAR-2004	04-06-973A	02
06	AR	FAYETTEVILLE, CITY OF	05143C0091D	13-JAN-2004	03-06-1948P	05
06	AR	FAYETTEVILLE, CITY OF	05143C0084D	09-JUL-2004	04-06-1496A	02
06	AR	FORT SMITH, CITY OF	0550130005D	09-JUN-2004	04-06-1691A	02
06	AR	FORT SMITH, CITY OF	0550130015D	18-FEB-2004	04-06-792A	02
06	AR	GARLAND COUNTY	05051C0090C	24-MAR-2004	04-06-1162A	02
06	AR	GARLAND COUNTY	05051C0165C	07-APR-2004	04-06-1227A	02
06		GARLAND COUNTY	05051C0158C	28-MAY-2004	04-06-1540A	02
06	AR	GARLAND COUNTY	05051C0165C	18-JUN-2004	04-06-1725A	02
06	AR	GARLAND COUNTY	05051C0050C	28-APR-2004	04-06-635A	02
06		GOSHEN, CITY OF	05143C0125D	04-JUN-2004	04-06-1352A	02
06	AR	GRUBBS, TOWN OF	050434_19B 0501010001B	14-APR-2004 28-MAY-2004	04-06-1232A 04-06-1567A	02
06		HEBER SPRINGS, CITY OF	0502400005B	14-MAY-2004	04-06-1311A	02
06		HOLLY GROVE, CITY OF	0501570001C	19-MAY-2004	04-06-1590A	02
06		HOT SPRINGS, CITY OF	05051C0159C	07-JUL-2004	04-06-1504A	02
06		HOT SPRINGS, CITY OF	05051C0154C	09-JAN-2004	04-06-300A	02
06		HOT SPRINGS, CITY OF	05051C0154C	05-FEB-2004	04-06-679A	0.
06		JACKSONVILLE, CITY OF	0501800005E	09-JUL-2004	04-06-1525A	11
06		JACKSONVILLE, CITY OF	0501800005E	27-JUL-2004	04-06-1607P	0.
06		JACKSONVILLE, CITY OF	0501800005E	05-MAR-2004	04-06-532A	0
06		JACKSONVILLE, CITY OF	0501800010E	05-MAY-2004	04-06-846A	0:
06	AR	JEFFERSON COUNTY	0504400160B	23-APR-2004	04-06-205A	0:
06	AR	JEFFERSON COUNTY	0504400010B	04-FEB-2004	04-06-499A	0:
06	AR	JOHNSON, CITY OF	05143C0082D	24-MAR-2004	04-06-479A	1
06	AR	JONESBORO, CITY OF	05031C0131C	03-MAR-2004	04-06-591A	0:
06		LAWRENCE COUNTY	0504430100C	28-APR-2004	04-06-1336A	0
06		LEE COUNTY	0504440050B	04-JUN-2004	04-06-1586A	0:
06		LINCOLN COUNTY	050445_23B	05-MAY-2004	04-06-1486A	0:
06		LITTLE ROCK, CITY OF	0501810126F	07-JAN-2004	03-06-1726P	0:
06		LITTLE ROCK, CITY OF	0501810127F	07-JAN-2004		0:
06		LITTLE ROCK, CITY OF	0501810102F	24-JUN-2004	03-06-2056P	0:
06		LITTLE ROCK, CITY OF	0501810082F	03-MAR-2004	04-06-522A	0.
06		LITTLE ROCK, CITY OF	0501810029F	21-APR-2004	04-06-619A	0:
06		LITTLE ROCK, CITY OF	0501810091F	23-APR-2004	04-06-739A	0
06		LITTLE ROCK, CITY OF	0501810029F	18-FEB-2004	04-06-793A	0:
06		LOGAN COUNTY	0504470125D	14-JUL-2004		0
06		LONOKE COUNTY	0504480145B	09-JUN-2004		0
06		LONOKE COUNTY	0504480300B	05-MAY-2004		0
06		LONOKE COUNTY	0504480325B	03-MAR-2004		0
06		MANILA, CITY OF	0501490005B	21-MAY-2004		0
06		MCGEHEE, CITY OF	0500680005C	19-MAR-2004 03-MAR-2004		0
06			0500440005B 05033C0110E	12-MAR-2004		0
06		MOUNTAINBURG, CITY OF		05-MAY-2004		1
06		NORFORK, CITY OFNORTH LITTLE ROCK, CITY OF	05005C0090D 0501820008D	30-JUN-2004		o
06		NORTH LITTLE ROCK, CITY OF		14-APR-2004		0
06		PARAGOULD, CITY OF	0501820003D	28-JUL-2004		0
06			0500850010D			0
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06		PERRY COUNTY	05105C0150B 05105C0150B	02-JUL-2004		0
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3	AR	PERRYVILLE, CITY OF	05105C0129B	25-FEB-2004	04-06-778A	
	AR	POCAHONTAS, CITY OF	0501830001B	12-MAY-2004	04-06-1419A	
	AR	POPE COUNTY	0504580007A	02-JUN-2004	04-06-1534A	
	AR	PULASKI COUNTY	0501790257D	07-APR-2004	04-06-1247A	
	AR	PULASKI COUNTY	0501790254D	02-JUN-2004	04-06-994A	
	AR		05007C0135E	03-MAY-2004	03-06-2052P	
		ROGERS, CITY OF				
	AR	ROGERS, CITY OF	05007C0145E	03-MAY-2004	03-06-2052P	
	AR	ROGERS, CITY OF	05007C0155H	03-MAY-2004	03-06-2052P	
	AR	ROGERS, CITY OF	05007C0165F	03-MAY-2004	03-06-2052P	
	AR	ROGERS, CITY OF	05007C0165F	07-MAY-2004	04-06-1399A	
	AR	ROGERS, CITY OF	05007C0162F	27-FEB-2004	04-06-958A	
	AR	SALINE COUNTY	0501910145B	21-JUL-2004	04-06-1096A	
	AR	SALINE COUNTY	0501910290C	21-MAY-2004	04-06-1145A	
	AR	SALINE COUNTY	0501910140B	18-JUN-2004	04-06-1649A	
	AR	SHARP COUNTY	050464 13A	09-JUN-2004	04-06-1116A	
	AR	SHERWOOD, CITY OF	0502350002E	18-JUN-2004	04-06-1802A	
	AR		0502350001E	30-JUL-2004	04-06-2041A	
		SHERWOOD, CITY OF				
	AR	SHERWOOD, CITY OF	0502350002E	13-FEB-2004	04-06-795A	
	AR	STUTTGART, CITY OF	0500020005C	17-MAR-2004	04-06-777A	
	AR	TUCKERMAN, CITY OF	0501050001B	10-MAR-2004	04-06-962A	
	AR	WYNNE, CITY OF	0500600005B	31-MAR-2004	04-06-1261A	
	AR	WYNNE, CITY OF	0500600005B	14-JUL-2004	04-06-1764A	
	AR	WYNNE, CITY OF	0500600005B	14-JUL-2004	04-06-1766A	
	AR	WYNNE, CITY OF	0500600005B	14-JUL-2004	04-06-1767A	
	AR	YELL COUNTY	05149C0050E	14-JUL-2004	04-06-1709A	
	LA	ACADIA PARISH	2200010185B	14-MAY-2004	04-06-1495A	
	LA	ALEXANDRIA, CITY OF	2201460015F	09-JUL-2004	04-06-1155A	
	LA	ALEXANDRIA, CITY OF	2201460015F	09-JUL-2004	04-06-1290A	
	LA		2201450235D	21-JUL-2004	04-06-1230A	
		ALEXANDRIA, CITY OF			1	
	LA	ALEXANDRIA, CITY OF	2201460015F	30-JUL-2004	04-06-1946A	
	LA	ALEXANDRIA, CITY OF	2201460015F	14-JAN-2004	04-06-475A	
	LA	ALLEN PARISH	2200090225B	31-MAR-2004	04-06-1114A	
	LA	ALLEN PARISH	2200090225B	09-JUN-2004	04-06-1583A	
	LA	ALLEN PARISH	2200090225B	28-MAY-2004	04-06-1643A	
	LA	ALLEN PARISH	2200090225B	02-JUL-2004	04-06-1770A	
	LA	ALLEN PARISH	2200090225B	23-JAN-2004	04-06-541A	
	LA	ALLEN PARISH	2200090150B	09-JAN-2004	04-06-626A	
	LA	ALLEN PARISH	2200090225B	12-MAR-2004	04-06-984A	
	LA			12-MAY-2004	03-06-2423A	
		ASCENSION PARISH	2200130045C			
	LA	ASCENSION PARISH	2200130070B	07-MAY-2004	04-06-1128A	
	LA	ASCENSION PARISH	2200130045C	21-APR-2004	04-06-1385A	
	LA	ASCENSION PARISH	2200130035C	14-MAY-2004	04-06-1480A	
	LA	ASCENSION PARISH	2200130045C	28-JUL-2004	04-06-1669A	
	LA	ASCENSION PARISH	2200130110D	30-JUL-2004	04-06-1676A	
	LA	ASCENSION PARISH	2200130040B	21-JUL-2004	04-06-1757A	
	LA	ASCENSION PARISH	2200130110D	30-JUL-2004	04-06-1981A	
	LA	ASCENSION PARISH	2200130045C	28-JUL-2004	04-06-2018A	
	LA	ASCENSION PARISH	2200130030C	20-FEB-2004		
	LA	ASCENSION PARISH	2200130030C	14-APR-2004		
	LA	ASCENSION PARISH	2200130045C	02-APR-2004		
	LA	ASCENSION PARISH	2200130120C	25-FEB-2004		
	LA	ASCENSION PARISH	2200130040B	14-APR-2004		
	LA	AVOYELLES PARISH	2200190175B	12-MAY-2004		
	LA	AVOYELLES PARISH	2200190075B	02-JUL-2004	04-06-1838A	
	LA	AVOYELLES PARISH	2200190075B	11-FEB-2004		
	LA	AVOYELLES PARISH	2200190175B	05-MAR-2004		
	LA	BOSSIER CITY, CITY OF	2200330030C	07-MAY-2004		
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	LA	BOSSIER CITY, CITY OF	2200310315B	21-APR-2004		

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	LA	BOSSIER CITY, CITY OF	2200310295B	14-MAY-2004	04-06-1515A	
	LA	BOSSIER CITY, CITY OF	2200310315B	26-MAY-2004		
	LA	BOSSIER CITY, CITY OF	2200330030C	09-JUN-2004		
	LA	BOSSIER CITY, CITY OF	2200330005C	23-JUN-2004		
	LA	BOSSIER CITY, CITY OF	2200330030C	09-JUL-2004		
	LA	BOSSIER CITY, CITY OF	2200330030C	16-JUL-2004		
·	LA	BOSSIER CITY, CITY OF		14-JUL-2004	04-06-1995A	
3	LA	BOSSIER CITY, CITY OF	2200310315B	21-JUL-2004	04-06-2005A	
	LA	BOSSIER CITY, CITY OF	2200330030C	16-JUL-2004		
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6	LA	BOSSIER CITY, CITY OF	2200330030C	16-JAN-2004	04-06-687A	C
)6	LA	BOSSIER CITY, CITY OF	2200330005C	04-FEB-2004	04-06-722A	(
6	LA	BOSSIER CITY, CITY OF	2200330030C	25-FEB-2004	04-06-796A	(
)6	LA	BOSSIER CITY, CITY OF	2200310285B	18-FEB-2004	04-06-798A	(
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6	LA	BOSSIER PARISH	2200310475B	16-JAN-2004	04-06-077A	(
6	ĽA	BOSSIER PARISH	2200310285B	07-APR-2004	04-06-1100A	(
6	LA	BOSSIER PARISH	2200310225B	26-MAR-2004	04-06-1102A	(
6	LA	BOSSIER PARISH	2200310285B	11-FEB-2004	04-06-110A	(
6	LA	BOSSIER PARISH	2200310435B	21-APR-2004	04-06-1234A	(
6	LA	BOSSIER PARISH	2200310295B	21-APR-2004	04-06-1291A	(
6	LA	BOSSIER PARISH	2200310285B	23-APR-2004	04-06-1299A	(
6	LA	BOSSIER PARISH	2200310390B	09-JUL-2004	04-06-1477A	(
6	LA	BOSSIER PARISH	2200310425B	27-FEB-2004	04-06-772A	
6	LA	BOSSIER PARISH	2200310285B	05-MAR-2004	04-06-922X	
6	LA	CADDO PARISH	22017C0456F	24-MAR-2004	04-06-1132A	
6	LA	CADDO PARISH	22017C0344F	14-APR-2004	04-06-891A	
6	LA	CADDO PARISH	22017C0190F	29-JUL-2004	04-06-893A	
6	LA	CADDO PARISH	22017C0250F	31-MAR-2004	04-06-977A	
6	LA	CALCASIEU PARISH	2200370550B	02-JUL-2004	04-06-1875A	
6	LA	CALCASIEU PARISH	2200370225D	04-FEB-2004	04-06-751A	
6	LA	CATAHOULA PARISH	2200470200D	14-APR-2004	04-06-1260A	
6	LA	CLAIBORNE PARISH	2203620090B	02-JUN-2004	04-06-1371A	
6	LA	CLAIBORNE PARISH	2203620115B	10-MAR-2004	04-06-576A	
6	LA	DENHAM SPRINGS, CITY OF	22063C0205D	06-FEB-2004	04-06-493A	
6	LA	DENHAM SPRINGS, CITY OF	22063C0115D	04-FEB-2004	04-06-745A	
6	LA	EAST BATON ROUGE PARISH	2200580090D	25-JUN-2004	04-06-1230A	
6	LA	EAST BATON ROUGE PARISH	2200580095D	19-JUL-2004	04-06-1250A	
6	LA	EAST BATON ROUGE PARISH	2200580095D	04-JUN-2004		
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6	LA	EAST BATON ROUGE PARISH			04-06-1533A	
			2200580115D	21-MAY-2004	04-06-1542A	
3	LA	EAST BATON ROUGE PARISH	2200580080D	21-MAY-2004	04-06-1572A	
6	LA	EAST BATON ROUGE PARISH	2200580100D	18-JUN-2004	04-06-1694A	
6	LA	EAST BATON ROUGE PARISH	2200580080D	23-JUN-2004	04-06-1810X	
6	LA	EAST BATON ROUGE PARISH	2200580125C	06-FEB-2004	04-06-521A	
6	LA	EAST BATON ROUGE PARISH	2200580045D	12-MAR-2004	04-06-550A	
6	LA	EAST BATON ROUGE PARISH	.2200580035D	23-JAN-2004	04-06-581A	
6	LA	EAST BATON ROUGE PARISH	2200580110D	11-FEB-2004	04-06-607A	
6	LA	EAST BATON ROUGE PARISH	2200580100D	20-FEB-2004	04-06-838A	
6	LA	EAST BATON ROUGE PARISH	2200580110D	12-MAR-2004	04-06-907A	
6	LA	EVANGELINE PARISH	2200640006B	04-JUN-2004	04-06-1324A	
6	LA	EVANGELINE PARISH	2200640007C	07-JUL-2004	04-06-1881A	
6	LA	EVANGELINE PARISH	2200640007C	14-APR-2004	04-06-455A	
6	LA	HAMMOND, CITY OF	2202080002D	07-JUL-2004	04-06-1864A	
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6	LA	IBERIA PARISH	2200780150C	24-MAR-2004	04-06-219A	
6	LA	IBERVILLE PARISH	2200830004C	28-MAY-2004	04-06-1316A	
6	LA	JEFFERSON DAVIS PARISH	2200950095B	23-JUN-2004	04-06-1667A	
6	LA	JEFFERSON DAVIS PARISH	2200950060B	09-APR-2004	04-06-724A	
6	LA	JEFFERSON DAVIS PARISH	2200950025B	30-APR-2004	04-06-937A	
6	LA	JEFFERSON PARISH	22051C0045E	23-JUL-2004	04-06-2027A	
6	LA	JEFFERSON PARISH	22051C0135E	18-FEB-2004	04-06-366A	
6	LA	KINDER, TOWN OF	220010 01C	16-APR-2004	04-06-1036A	
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6	LA	KINDER, TOWN OF		14-JUL-2004	04-06-1885A	
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6	LA	LAFAYETTE PARISH	22055C0045G	09-APR-2004	04-06-1121A	
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6	LA	LAFAYETTE PARISH	22055C0065G	16-JUL-2004	04-06-445A	
6	LA	LAFAYETTE PARISH	22055C0065G	21-MAY-2004	04-06-906A	
6	LA	LAFAYETTE, CITY OF	22055C0045G	31-MAR-2004	04-06-1127A	
6	LA	LAFAYETTE, CITY OF	22055C0045G	12-MAY-2004	04-06-1539A	
6	LA	LAFAYETTE, CITY OF	22055C0065G	16-JUN-2004	04-06-1723A	
6	LA	LAFAYETTE, CITY OF	22055C0045G	02-JUL-2004	04-06-1811A	
6	1	LAFAYETTE, CITY OF	22055C0045G	23-JUL-2004	04-06-1970A	
6		LAFAYETTE, CITY OF	22055C0045G	21-JUL-2004	04-06-1999A	
6	LA	LAFAYETTE, CITY OF	22055C0045G	25-FEB-2004	04-06-510A	
		LAFAYETTE, CITY OF			04-06-625A	
6			22055C0045G	09-JAN-2004		
6	1	LAFAYETTE, CITY OFLAFOURCHE PARISH	22055C0045G 2252020130C	19-MAR-2004 19-MAR-2004	04-06-996A 04-06-601A	
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Region	State	Community	Map panel	Determination date	Case No.	Тур
3 I	LA	LASALLE PARISH	220112 29B	04-JUN-2004	04-06-1360A	
	LA	LIVINGSTON PARISH	22063C0225D	26-MAR-2004	04-06-1071A	
	LA	LIVINGSTON PARISH	22063C0120D	19-MAY-2004	04-06-1074A	
	LA	LIVINGSTON PARISH	22063C0125D	16-APR-2004	04-06-1091A	
	LA	LIVINGSTON PARISH	22063C0115D	31-MAR-2004	04-06-1106A	
	LA	LIVINGSTON PARISH	22063C0125D	02-APR-2004	04-06-1152A	
	LA	LIVINGSTON PARISH	22063C0225D	30-APR-2004	04-06-1172A	
I	LA	LIVINGSTON PARISH	22063C0115D	16-APR-2004	04-06-1226A	
	LA	LIVINGSTON PARISH	22063C0235D	05-MAY-2004	04-06-1269A	
	LA	LIVINGSTON PARISH	22063C0225D	21-APR-2004	04-06-1272A	
	LA	LIVINGSTON PARISH	22063C0225D	30-JUN-2004	04-06-1368A	
	LA	LIVINGSTON PARISH	22063C0115D	02-JUL-2004	04-06-1441A	
	LA	LIVINGSTON PARISH	22063C0125D	05-MAY-2004	04-06-1483A	
	LA	LIVINGSTON PARISH	22063C0125D	12-MAY-2004	04-06-1553A	
	LA	LIVINGSTON PARISH	22063C0425D	28-JUL-2004	04-06-1582A	
	LA	LIVINGSTON PARISH	22063C0120D	30-JUN-2004	04-06-1685A	
	LA	LIVINGSTON PARISH	22063C0138D	30-JUN-2004	04-06-1685A	
	LA	LIVINGSTON PARISH	22063C0125D	09-JUN-2004	04-06-1710A	
	LA	LIVINGSTON PARISH	22063C0250D	07-JUL-2004	04-06-1775A	
	LA	LIVINGSTON PARISH	22063C0125D	23-JUN-2004	04-06-1797A	
	LA	LIVINGSTON PARISH	22063C0115D	09-JUL-2004	04-06-1812A	
	LA	LIVINGSTON PARISH	22063C0115D	09-JUL-2004	04-06-1877A	
	ĽA	LIVINGSTON PARISH	22063C0125D	23-JUL-2004	04-06-1969A	
	LA	LIVINGSTON PARISH	22063C0205D	21-JAN-2004	04-06-501A	
	LA	LIVINGSTON PARISH	22063C0210D	21-JAN-2004	04-06-501A	
	LA	LIVINGSTON PARISH	22063C0120D	21-JAN-2004	04-06-587A	
	LA	LIVINGSTON PARISH	22063C0125D	21-JAN-2004	04-06-593A	
	LA	LIVINGSTON PARISH	22063C0475D	07-JAN-2004	04-06-606A	
	LA	LIVINGSTON PARISH	22063C0207D	28-JAN-2004	04-06-746A	
	LA	LIVINGSTON PARISH	22063C0125D	06-FEB-2004	04-06-757A	
	LA	LIVINGSTON PARISH	22063C0125D	11-FEB-2004	04-06-816A	
	LA	LIVINGSTON PARISH	22063C0115D	03-MAR-2004	04-06-944A	
	LA	LIVINGSTON PARISH	22063C0225D			
				12-MAY-2004	04-06-954A	
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	LA	LIVINGSTON PARISH	22063C0125D	05-MAR-2004	04-06-976A	
	LA	MANDEVILLE, TOWN OF	2202020002C	16-JUL-2004	04-06-1887A	1
	LA	MANDEVILLE, TOWN OF	2202020002C	06-FEB-2004	04-06-315A	
	LA	MONROE, CITY OF	22073C0045E	30-JUN-2004	04-06-1546A	
	LA	MONROE, CITY OF	22073C0075E	07-JAN-2004	04-06-172A	
	LA	MOREHOUSE PARISH	2203670075B	10-MAR-2004	04-06-062A	
	LA	NATCHITOCHES, CITY OF	2201310003C	14-JUL-2004	04-06-1840A	
	LA	NEW ORLEANS/ORLEANS PARISH	2252030160E	16-JAN-2004	04-06-647A	
	LA	OPELOUSAS, CITY OF	2201730002B	23-APR-2004	04-06-1383A	
	LA	OUACHITA PARISH	22073C0050E	09-JUN-2004		
	LA	OUACHITA PARISH	22073C0045E	29-JAN-2004		
	LA	PINEVILLE, CITY OF	2201510005B	02-JUL-2004	04-06-1640A	
	LA	POINTE COUPEE PARISH	2201400345B	19-MAR-2004	04-06-989A	
	LA	RAPIDES PARISH	2201450350D	25-JUN-2004	04-06-1432A	
	LA	RAPIDES PARISH	2201450350D	02-JUL-2004		
	LA	RAPIDES PARISH	2201450350D	25-JUN-2004		
	LA	RAPIDES PARISH	2201450250C	16-JUL-2004	04-06-1809A	
	LA	RICHLAND PARISH	220154_24C	31-MAR-2004	04-06-1050A	
	LA °	RICHLAND PARISH	220154 15C	20-FEB-2004	04-06-368A	
	LA	SHREVEPORT, CITY OF	22017C0487F	02-APR-2004		
	LA	SHREVEPORT, CITY OF	22017C0487F	23-APR-2004		
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	LA	SHREVEPORT, CITY OF	22017C0451F	26-MAY-2004		
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	LA	SHREVEPORT, CITY OF		23-JUL-2004		
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1		SHREVEPORT, CITY OF		11-FEB-2004		
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	LA	SHREVEPORT, CITY OF		18-FEB-2004		
	LA	SHREVEPORT, CITY OF		14-JAN-2004		
	LA	SHREVEPORT, CITY OF		30-JAN-2004		
3	LA	SHREVEPORT, CITY OF		20-FEB-2004	04-06-720A	
3	LA	SHREVEPORT, CITY OF		03-MAR-2004	04-06-785A	
5	LA	SHREVEPORT, CITY OF	22017C0487F	27-FEB-2004	04-06-942A	
	LA	SHREVEPORT, CITY OF		23-JUN-2004	04-06-951A	

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	LA	ST. CHARLES PARISH	2201600125C	14-JAN-2004	04-06-196A	
	LA	ST. HELENA PARISH	2201610150A	07-JAN-2004	04-06-166A	
	LA	ST. LANDRY PARISH	2201650325C	09-JAN-2004	04-06-448A	
	LA	ST. LANDRY PARISH	2201650325C	04-FEB-2004	04-06-638A	
	LA	ST. LANDRY PARISH	2201650325C	10-MAR-2004	04-06-643A	
	LA	ST. MARTIN PARISH	2201780225B	14-JAN-2004	04-06-214A	
	LA	ST. TAMMANY PARISH	2252050300C	11-FEB-2004	03-06-2731A	
	LA	ST. TAMMANY PARISH	2252050240E	07-JUL-2004	04-06-1295A	
	LA	ST. TAMMANY PARISH	2252050125C	14-MAY-2004	04-06-1341A	
	LA	ST. TAMMANY PARISH	2252050380C	04-FEB-2004	04-06-416A	
	LA	ST. TAMMANY PARISH	2252050125C	07-JAN-2004	04-06-526A	1
	LA	ST. TAMMANY PARISH	2252050245C	04-FEB-2004	04-06-760A	
	LA	ST. TAMMANY PARISH	2252050430D	23-JUL-2004	04-06-934A	
	LA	TANGIPAHOA PARISH	2202060225E	14-APR-2004	04-06-1288A	
	LA	TANGIPAHOA PARISH	2202060125D	21-APR-2004	04-06-1357A	
	LA	TANGIPAHOA PARISH	2202060175E	02-JUL-2004	04-06-1377A	
	LA	TANGIPAHOA PARISH	2202060175E	04-JUN-2004	04-06-1562A	
	LA	TANGIPAHOA PARISH	2202060240D	09-JUL-2004	04-06-1599A	
	LA	TANGIPAHOA PARISH	2202060190D	25-FEB-2004	04-06-251A	
	LA	TANGIPAHOA PARISH	2202060165E	07-JAN-2004	04-06-252A	
	LA	TANGIPAHOA PARISH	2202060205D	19-MAR-2004	04-06-253A	
	LA	TANGIPAHOA PARISH	2202060165E	11-FEB-2004	04-06-688A	
	LA	TANGIPAHOA PARISH	2202060165E	21-APR-2004	04-06-716A	
	LA	TERREBONNE PARISH	2252060103E	28-APR-2004	04-06-1156A	
	LA	VERMILION PARISH	2202210175D	06-FEB-2004	04-06-1130A	
	LA	VILLE PLATTE, TOWN,OF	2200700001C	13-FEB-2004	03-06-2439A	
	LA		22063C0226D		04-06-1834A	
	LA	WALKER, TOWN OF	22063C0226D	16-JUL-2004		
		WALKER, TOWN OF		09-JAN-2004	04-06-602A	
	LA	WALKER, TOWN OF	22063C0207D	16-JAN-2004	04-06-634A	
	LA	WASHINGTON PARISH	2202300105B	04-JUN-2004	04-06-1693A	
	LA	WEST FELICIANA PARISH	2202450007B	14-JUL-2004	04-06-1893A	
	LA	WEST MONROE, CITY OF	22073C0070E	12-MAY-2004	04-06-1414A	
	LA	WEST MONROE, CITY OF	22073C0045E	14-APR-2004	04-06-833A	
	LA	ZACHARY, CITY OF	2200610005B	27-FEB-2004	04-06-837A	
	NM	ALAMOGORDO, CITY OF	3500450003B	23-JAN-2004	04-06-621A	
	NM	ALAMOGORDO, CITY OF	3500450004B	23-JAN-2004	04-06-704A	
	NM	ALBUQUERQUE, CITY OF	35001C0329E	03-MAR-2004	03-06-1003P	
	NM·	ALBUQUERQUE, CITY OF	35001C0326E	16-APR-2004	03-06-1219P	
	NM	ALBUQUERQUE, CITY OF	35001C0327E	21-APR-2004	03-06-1727P	
	NM	ALBUQUERQUE, CITY OF	35001C0328E	27-JAN-2004	03-06-2542P	
	NM	ALBUQUERQUE, CITY OF	35001C0329E	27-JAN-2004	03-06-2542P	
	NM	ALBUQUERQUE, CITY OF	35001C0336E	27-JAN-2004	03-06-2542P	
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		ALBUQUERQUE, CITY OF	35001C0129F	16-APR-2004	04-06-039P	
		ALBUQUERQUE, CITY OF	35001C0133F	16-APR-2004	04-06-039P	
		ALBUQUERQUE, CITY OF	35001C0141F	16-APR-2004	04-06-039P	
		ALBUQUERQUE, CITY OF	35001C0339E	26-MAR-2004	04-06-1060A	
			35001C0386F	19-MAR-2004	04-06-1069A	
		ALBUQUERQUE, CITY OF	35001C0386F		04-06-1069A	
		ALBUQUERQUE, CITY OF	35001C0143E	09-JUN-2004		
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		ALBUQUERQUE, CITY OF	35001C0141F	27-APR-2004	04-06-138P	
		ALBUQUERQUE, CITY OF	35001C0114E	28-MAY-2004		
		ALBUQUERQUE, CITY OF	35001C0359F	07-JAN-2004	04-06-179A	
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		ALBUQUERQUE, CITY OF	35001C0331E	03-MAR-2004	04-06-222A	
		ALBUQUERQUE, CITY OF	35001C0354E	07-JAN-2004	04-06-529A	
		ALBUQUERQUE, CITY OF	35001C0141F	23-MAR-2004	04-06-671P	
		ALBUQUERQUE, CITY OF	35001C0142F	23-MAR-2004	04-06-671P	
	NM	ALBUQUERQUE, CITY OF	35001C0161F	12-MAR-2004	04-06-756A	
	NM	ALBUQUERQUE, CITY OF	35001C0353E	03-MAR-2004	04-06-771A	
	NM	ALBUQUERQUE, CITY OF	35001C0133F	03-MAR-2004	04-06-784A	
	NM	ALBUQUERQUE, CITY OF	35001C0119E	25-FEB-2004	04-06-912A	
		BERNALILLO COUNTY	35001C0328D	06-JAN-2004		
		BERNALILLO COUNTY	35001C0117F	09-APR-2004		
		BERNALILLO COUNTY	35001C0529E	23-JUN-2004		
		BERNALILLO COUNTY	35001C0329E	20-APR-2004		
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	1		35001C0343E	.20-APR-2004		
		BERNALILLO COUNTY	35001C0328E	27-FEB-2004		
		BERNALILLO COUNTY	35001C0134F	28-APR-2004		
		BERNALILLO COUNTY	35001C0333E	03-MAR-2004		
	NM	CARLSBAD, CITY OF	3500170004C	21-JUL-2004	04-06-1043A	
	NM	CARLSBAD, CITY OF	3500170004C		04-06-1289A	

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	NM	FARMINGTON, CITY OF	3500670039E	04-FEB-2004	04-06-690A	
	NM	GRANT COUNTY	3501210022B	31-MAR-2004	04-06-1085A	
	NM	LAS CRUCES, CITY OF	35013C0633E	16-JUL-2004	04-06-1795A	
	NM	LAS CRUCES, CITY OF	35013C0631E	02-JUL-2004	04-06-1849A	
	NM	LAS CRUCES, CITY OF	35013C0631E	18-FEB-2004	04-06-234P	
	NM	LAS CRUCES, CITY OF	35013C0518F	26-MAR-2004	04-06-694A	
	NM	LAS CRUCES, CITY OF	35013C0631E	25-FEB-2004	04-06-892A	
	NM	LAS RANCHOS DE ALBUQUERQUE, VILLAGE OF	35001C0117F	14-APR-2004	04-06-1126A	-
	NM	LOS LUNAS, VILLAGE OF	3501440005A	14-JUL-2004	04-06-1823A	
	NM	OTERO COUNTY	3500440021B	23-JAN-2004	04-06-328A	
	NM	RIO RANCHO, CITY OF	35043C0902C	04-JUN-2004	03-06-681P	
	NM	SAN JUAN COUNTY	3500640350B	09-JUL-2004	04-06-1308A	
	NM	SANTA FE, CITY OF	3500700005C	14-JUN-2004	04-06-1349A	
	NM	SANTA FE, CITY OF	3500700005C	16-JUN-2004	04-06-1708A	
	NM	SANTA FE, CITY OF	3500700002B	09-JUL-2004	04-06-1804A	
	NM	SANTA FE, CITY OF	3500700005C	21-JUL-2004	04-06-1845A	
	NM	SANTA FE, CITY OF	3500700005C	07-JUL-2004	04-06-1948A	
	NM	SANTA FE, CITY OF	3500700009B	14-JUL-2004	04-06-1950A	
	NM	SILVER CITY, TOWN OF	3500220002C	30-APR-2004	04-06-1346A	
	NM	VALENCIA COUNTY	3500860070D	28-JUL-2004	04-06-1949A	
	OK	ADAIR COUNTY	4005010006C	03-MAR-2004	04-06-926A	1
	OK"	ADAIR, TOWN OF	40097C0145D	16-JAN-2004	04-06-633A	
	OK	ARDMORE,CITY OF	4000310015B	23-APR-2004	04-06-1313A	
	OK	ARDMORE,CITY OF	4000310015B	05-MAR-2004	04-06-696A	
	OK	BARTLESVILLE, CITY OF	4002200013D	02-JUL-2004	04-06-1654A	
	OK	BIXBY, TOWN OF	40143C0610H	02-APR-2004	04-06-1246A	
	OK	BIXBY, TOWN OF	40143C0610H	09-JUN-2004	04-06-1300A	
	OK	BIXBY, TOWN OF	40143C0610H	21-APR-2004	04-06-1300A	
	OK	BIXBY, TOWN OF	40143C0610H	14-JUL-2004	04-06-1859A	
	OK	BIXBY, TOWN OF	40143C0610H	07-JAN-2004	04-06-600A	
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	OK	BLAINE COUNTY	4000110125A	03-MAR-2004	04-06-911A	
	OK			12-MAR-2004	04-06-1028A	ŀ
	OK	BLANCHARD, CITY OF	4001010050A	18-JUN-2004	04-06-1696A	
	OK	BLANCHARD, CITY OF	4005380050A	09-JAN-2004	04-06-363A	
		BLANCHARD, CITY OF	4001010015B	07-JAN-2004	04-06-458A	
	OK	BROKEN ARROW, CITY OF	40143C0544H	30-APR-2004	04-06-1342A	
	OK	BROKEN ARROW, CITY OF	40143C0543J	09-JUL-2004	04-06-1983A	
	OK	BROKEN ARROW, CITY OF	40143C0543J	30-JUL-2004	04-06-1984A	
	OĶ	BROKEN ARROW, CITY OF	40143C0543J	23-JAN-2004	04-06-698A	
	OK	BROKEN ARROW, CITY OF	40143C0541J	26-MAR-2004	04-06-733A	
	OK	BROKEN ARROW, CITY OF	40143C0541J	10-MAR-2004	04-06-762A	
	OK	BROKEN ARROW, CITY OF	40143C0541J	28-MAY-2004	04-06-819A	
	OK .	BROKEN ARROW, CITY OF	40143C0543J	03-MAR-2004	04-06-950A	
	OK	CANADIAN COUNTY	40017C0290D	30-JUN-2004	04-06-1716A	
	OK	CHEROKEE COUNTY	40021C0075C	26-MAY-2004	04-06-1359A	
	OK	CHOCTAW, CITY OF	40109C0426G	14-JAN-2004	04-06-603A	
	OK	CLAREMORE, CITY OF	4053750005F	28-JUL-2004	04-06-2063A	
	OK	COMANCHE COUNTY	40031C0226C	21-JUL-2004	04-06-1552A	
	OK	DEL CITY, CITY OF	40109C0383G	23-JUL-2004	04-06-1879A	
	OK	DELAWARE COUNTY	40041C0180D	02-APR-2004	04-06-1086A	
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	OK	EDMOND, CITY OF	40109C0090G	14-JAN-2004		
	OK	EDMOND, CITY OF		19-MAY-2004	04-06-1245A	
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	OK	GRADY COUNTY		07-JUL-2004		
	OK	HARRAH, CITY OF		09-JUL-2004	04-06-1900A	
	OK	HARRAH, CITY OF		28-MAY-2004	04-06-779A	
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	OK	HARRAH, CITY OF		28-MAY-2004		
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3	ОК	HENRYETTA, CITY OF	4001440003C	25-FEB-2004	04-06-464A	
6	OK	INOLA, TOWN OF	4004560005B	04-JUN-2004	04-06-1401A	
6	OK	JACKSON COUNTY	4004800200A	02-APR-2004	04-06-1270A	
6	OK	JACKSON COUNTY	4004800100A	16-APR-2004	04-06-1271A	
6	OK	JENKS, CITY OF	40143C0605H	07-JAN-2004	04-06-513A	
6	OK	JENKS, CITY OF	40143C0605H	14-JAN-2004	04-06-646X	
3	OK	JENKS, CITY OF	40143C0513J	25-FEB-2004	04-06-829A	
3	OK	KAY COUNTY	4004770175A	28-JUL-2004	04-06-2061A	
3	OK	KINGFISHER COUNTY	40073C0625C	16-APR-2004	04-06-1088A	
	OK	KINGFISHER COUNTY	40073C0475C	07-APR-2004	04-06-1252A	
	OK	KINGFISHER COUNTY	40073C0400C	26-MAY-2004	04-06-1497A	
3	OK	KINGFISHER COUNTY	40073C0475C	.25-FEB-2004	04-06-908A	
3	OK	LAWTON, CITY OF	40031C0252C	16-JUN-2004	04-06-1235A	
3	OK	LAWTON, CITY OF	40031C0258C	23-APR-2004	04-06-1302A	
3	OK	LAWTON, CITY OF	40031C0252C	06-FEB-2004	04-06-726A	
3	OK	LAWTON, CITY OF	40031C0252C	20-FEB-2004	04-06-815A	
3	OK	LE FLORE COUNTY	4004840014B	26-MAY-2004	04-06-1595A	
	OK	LE FLORE COUNTY	4004840014B	02-JUL-2004	04-06-1896A	
	OK	LE FLORE COUNTY	4004840007B	28-JAN-2004	04-06-276A	
3	OK	LINDSAY, CITY OF	4002450001B	14-APR-2004	04-06-1278A	
	OK	MAYES COUNTY	40097C0100D	14-APR-2004	04-06-1112A	
	OK	MAYES COUNTY	40097C0100D	07-APR-2004	04-06-1130A	
	OK	MAYES COUNTY	40097C0243D	30-JUN-2004	04-06-1362A	
	OK	MAYES COUNTY	40097C0360D	18-JUN-2004	04-06-1678A	
	OK	MAYES COUNTY	40097C0330D	08-JUL-2004	04-06-575P	
	OK	MAYES COUNTY	40097C0155D	12-MAY-2004	04-06-743A	
	OK	MAYES COUNTY	40097C0180D	04-FEB-2004	04-06-775A	
	OK	MCCLAIN COUNTY	4005380050A	17-MAR-2004	04-06-929A	
	OK		4005380050A	19-MAR-2004		
		MCCLAIN COUNTY			04-06-930A	
	OK	MCCLAIN COUNTY	4005380100B	16-APR-2004	04-06-935A	
	OK	MCCURTAIN COUNTY	4001060019A	07-MAY-2004	04-06-1328A	
	OK	MIDWEST CITY, CITY OF	40109C0381G	02-MAR-2004	04-06-035P	
	OK	MIDWEST CITY, CITY OF	40109C0385G	24-MAR-2004	04-06-1089A	
	OK	MIDWEST CITY, CITY OF	40109C0405G	02-JUL-2004	04-06-1344A	
	OK	MIDWEST CITY, CITY OF	40109C0405G	21-MAY-2004	04-06-1530A	
	OK	MIDWEST CITY, CITY OF	40109C0383G	28-JUL-2004	04-06-1794A	
	OK	MIDWEST CITY, CITY OF	40109C0383G	05-MAY-2004	04-06-923A	
	OK	MOORE, CITY OF	40027C0041F	26-MAY-2004	04-06-1098A	
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	OK	MOORE, CITY OF	40027C0037F	21-APR-2004	04-06-1387A	-
	OK	MOORE, CITY OF	40027C0041F	09-JUL-2004	04-06-1780A	
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	OK	MOORE, CITY OF	40027C0033F	25-FEB-2004	04-06-847A	
	ОК	MUSKOGEE COUNTY	40101C0109D	14-JUL-2004	.04-06-1846A	
	OK	MUSKOGEE COUNTY	40101C0066D	13-FEB-2004	04-06-802A	
	OK	MUSKOGEE, CITY OF	40101C0136D	25-JUN-2004	04-06-1587A	
	ОК	MUSTANG, CITY OF	40017C0470D	30-JAN-2004	04-06-642A	
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		NEWCASTLE, CITY OF	4001030009E	28-JUL-2004	04-06-1944A	
		NORMAN,CITY OF	40027C0095G	14-APR-2004	02-06-1713P	
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		NORMAN,CITY OF	40027C0080F	30-APR-2004	04-06-1364A	
		NORMAN,CITY OF	40027C0095G	18-JUN-2004	04-06-1679A	
		NORMAN,CITY OF	40027C0120F	20-FEB-2004	04-06-307A	
		NORMAN,CITY OF	40027C0080F	11-FEB-2004	04-06-727A	
		NORTH ENID, TOWN OF	40047C0115C	25-JUN-2004	04-06-1762A	
	OK	OCHELATA, TOWN OF	400315_01B	19-MAR-2004	04-06-992A	
	OK	OKLAHOMA CITY, CITY OF	40109C0069G	11-FEB-2004	03-06-1793A	
		OKLAHOMA CITY, CITY OF	40109C0216G	09-JAN-2004	03-06-2612A	
3		OKLAHOMA CITY, CITY OF	40109C0216G	09-JAN-2004	03-06-2643A	
		OKLAHOMA CITY, CITY OF	40109C0201G	16-JAN-2004		
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5				05-MAY-2004		
3		OKLAHOMA CITY CITY OF				
5		OKLAHOMA CITY, CITY OF	40109C0201G	05-MAY-2004		
6		OKLAHOMA CITY, CITY OF	40109C0362G	25-JUN-2004		
6	OK	OKLAHOMA CITY, CITY OF		05-MAY-2004	04-06-1433A	
6		OKLAHOMA CITY, CITY OF	40109C0415G	19-MAY-2004	04-06-1442A	

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	ОК	OKLAHOMA CITY, CITY OF	40109C0216G	21-MAY-2004	04-06-1629A	
	OK	OKLAHOMA CITY, CITY OF	40109C0367G	16-JUL-2004	04-06-1670A	
	OK	OKLAHOMA CITY, CITY OF	40109C0219G	30-JUN-2004	04-06-1799A	
	OK	OKLAHOMA CITY, CITY OF	40109C0391G	30-JUL-2004	04-06-1897A	
	OK	OKLAHOMA CITY, CITY OF	40109C0218G	23-JUL-2004	04-06-1940A	
	OK	OKLAHOMA CITY, CITY OF	40109C0329G	30-JUL-2004	04-06-1958A	
	OK	OKLAHOMA CITY, CITY OF	40109C0368G	16-JUL-2004	04-06-1967A	
	OK	OKLAHOMA CITY, CITY OF	40109C0509G	03-MAR-2004	04-06-218A	
	OK	OKLAHOMA CITY, CITY OF	40109C0508G	21-APR-2004	04-06-346A	
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	OK	OKLAHOMA CITY, CITY OF	40109C0214G	25-FEB-2004	04-06-702A	
	OK	OKLAHOMA CITY, CITY OF	40109C0216G	30-JAN-2004	04-06-707A	
	OK	OKLAHOMA CITY, CITY OF	40109C0195G	13-FEB-2004	04-06-708A	
	OK	OKLAHOMA CITY, CITY OF	40109C0367G	30-JAN-2004	04-06-717A	
	OK	OKLAHOMA CITY, CITY OF	40109C0202G	30-JAN-2004	04-06-729A	
	OK	OKLAHOMA CITY, CITY OF	40109C0182G	18-FEB-2004	04-06-801A	
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	OK	OKLAHOMA CITY, CITY OF	40109C0202G	27-FEB-2004	04-06-823A	
	OK	OKLAHOMA CITY, CITY OF	40109C0368G	18-JUN-2004	04-06-850A	
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	OK	OKLAHOMA COUNTY			03-06-691P	
	OK		40109C0290G 40109C0060G	23-APR-2004	04-06-1326A	
	OK	OKLAHOMA COUNTY		21-JUL-2004	04-06-1339A	
••••••		OKMULGEE COUNTY	4004920125B	05-MAR-2004	04-06-947A	
	OK	OTTAWA COUNTY	4001540150B	28-JAN-2004	04-06-273A	
	OK	OWASSO, CITY OF	40143C0245H	24-MAR-2004	03-06-1731P	
	OK	OWASSO, CITY OF	40143C0236H	23-JUL-2004	04-06-1973A	
	OK	PIEDMONT, CITY OF	40017C0190D	09-JUN-2004	04-06-1345A	
	OK	PONCA CITY, CITY OF	4000800005C	04-JUN-2004	04-06-1569A	
	OK	PONTOTOC COUNTY	4004950005A	23-JAN-2004	04-06-645A	
	OK	POTTAWATOMIE COUNTY	40125C0125D	14-MAY-2004	04-06-1390A	1
	OK	POTTAWATOMIE COUNTY	40125C0085D	04-JUN-2004	04-06-1507A	
	OK	ROGERS COUNTY	4053790075B	28-JAN-2004	03-06-2905A	
	OK	ROGERS COUNTY	4053790075B	14-MAY-2004	04-06-1563A	
	OK	ROGERS COUNTY	4053790130C	25-JUN-2004	04-06-1652A	
	OK	ROGERS COUNTY	4053790200B	30-JUN-2004	04-06-1782A	
	OK	ROGERS COUNTY	4053790110C	30-JUL-2004	04-06-2012A	
	OK	ROGERS COUNTY	4053790130C	16-JAN-2004	04-06-471A	
	OK	ROGERS COUNTY	4053790075B	10-MAR-2004	04-06-765A	
	OK	ROLAND, TOWN OF	40135C0190D	07-JUN-2004	04-06-965A	
	OK	SAPULPA, CITY OF	4000530135C	12-MAY-2004	04-06-1412A	
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	OK	TULSA COUNTY	40143C0090H			
	OK	TULSA, CITY OF		14-MAY-2004	04-06-1512A	
	OK	,	40143C0526J	26-MAR-2004	04-06-1097A	
	OK	TULSA, CITY OF	40143C0505H	07-JAN-2004	04-06-142P	
		TULSA, CITY OF		14-JUL-2004	04-06-1886A	
•••••	OK	TULSA, CITY OF		03-MAR-2004	04-06-225A	
	OK	TULSA, CITY OF	40143C0527J	07-MAY-2004	04-06-345A	
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•••••	OK	TULSA, CITY OF	40143C0538J	12-FEB-2004	04-06-552P	
	OK	TULSA, CITY OF	40143C0389J	04-FEB-2004	04-06-686A	
	OK	TULSA, CITY OF	40143C0605H	06-FEB-2004	04-06-744A	
	OK	TULSA, CITY OF	40143C0388J	10-MAR-2004	04-06-968A	
	OK	TULSA, CITY OF	40143C0520H	19-MAR-2004	04-06-993A	
	OK	WAGONER COUNTY	4002150027B	14-MAY-2004	04-06-1306A	
	OK	WAGONER COUNTY	4002150027B	23-JUL-2004	04-06-1484A	
	OK	WAGONER COUNTY	4002150065B	23-JAN-2004		
	OK	WARR ACRES, CITY OF		16-JUN-2004	04-06-1641A	
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	OK	WARR ACRES, CITY OF		13-FEB-2004	04-06-828A	
	OK	WARR ACRES, CITY OF	40109C0211G	05-MAY-2004	04-06-834A	
•••••	OK	WASHINGTON COUNTY	4004590040A	14-JUN-2004	04-06-1343A	
	OK	WATONGA, CITY OF	4000160001B	07-JUL-2004	04-06-1827A	
	OK	YUKON, CITY OF	40017C0339E	23-APR-2004	04-06-1417A	
	OK	YUKON, CITY OF		03-MAR-2004	04-06-814A	
	TX	ABILENE, CITY OF		23-APR-2004	04-06-1454P	
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06	TX	ALEDO, CITY OF	4805200225C	09-JUN-2004	03-06-1950P	0
06	TX	ALEDO, CITY OF	4816590005A	09-JUN-2004	03-06-1950P	0
06	TX	ALICE, CITY OF	4812580155C	07-JUL-2004	04-06-1815A	0
)6	TX	ALLEN, CITY OF	48085C0435G	05-MAY-2004	04-06-1424A	0
)6	TX	ALTON, CITY OF	4815710005A	28-JAN-2004	04-06-618A	0
)6	TX	ANNA, CITY OF	48085C0175G	10-JUN-2004	04-06-392P	0
)6	TX	ARLINGTON, CITY OF	48439C0433J	21-APR-2004	04-06-1338A	0
)6	TX	ARLINGTON, CITY OF	48439C0339J	19-MAY-2004	04-06-1485A	0
)6	TX	ARLINGTON, CITY OF	48439C0441J	14-MAY-2004	04-06-1493A	0
)6	TX	ARLINGTON, CITY OF	48439C0319J	09-JUL-2004	04-06-1659A	0
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)6	TX	ARLINGTON, CITY OF	48439C0440J	17-JUN-2004	04-06-871P	0
)6	TX	AUSTIN, CITY OF	48453C0160E	02-APR-2004	04-06-1099A	0
)6	TX	AUSTIN, CITY OF	48453C0210F	04-JUN-2004	04-06-1680A	0
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06	TX	AUSTIN, CITY OF	48453C0245E	16-JUL-2004	04-06-1852A	0
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)6	TX	AUSTIN, CITY OF	48453C0205E	20-FEB-2004	04-06-290A	0
06	TX	AUSTIN, CITY OF	48453C0200E	14-JAN-2004	04-06-511A	0
06	TX	AUSTIN, CITY OF	48453C0205E	14-JAN-2004	04-06-534A	0
06	TX	AUSTIN, CITY OF	48453C0195E	23-APR-2004	04-06-677A	0
06	TX	AUSTIN, CITY OF	48453C0300E	21-MAY-2004	04-06-749A	0
06	TX	AUSTIN, CITY OF	48453C0170G	20-FEB-2004	04-06-849A	0
06	TX	BANDERA COUNTY	4800200100A	16-JUL-2004	04-06-1064A	C
)6	TX	BARTONVILLE; TOWN OF	48121C0510E	05-MAY-2004	04-06-1350A	0
06	TX	BASTROP COUNTY	48021C0112C	08-JUL-2004	04-06-1182P	0
06	TX	BASTROP COUNTY	48021C0114C	08-JUL-2004	04-06-1182P	C
06	TX	BASTROP COUNTY	48021C0179C	18-FEB-2004	04-06-296A	0
06	TX	BEDFORD, CITY OF	48439C0330J	03-MAR-2004	03-06-2903P	0
6	TX		48439C0330J			
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)6	TX	BEXAR COUNTY	48029C0220F	09-JAN-2004	04-06-294A	0
06	TX	BONHAM WATER AUTHORITY	4815820005B	31-MAR-2004	04-06-1136A	0
06	TX	BRAZORIA COUNTY	48039C0030I	19-MAR-2004	04-06-1081A	0
06	TX	BRAZORIA COUNTY	48039C0030I	14-APR-2004	04-06-1236A	C
06	TX	BRAZORIA COUNTY	48039C0030I	07-MAY-2004	04-06-1544A	C
06	TX	BROWN COUNTY	4807170006B	13-FEB-2004	04-06-685A	0
06	TX	BROWNFIELD, CITY OF	4806200005B	14-JUN-2004	04-06-1240A	(
06	TX	BURLESON, CITY OF	48251C0033H	28-JAN-2004	03-06-060P	(
06	TX	BURLESON, CITY OF	48251C0041H	28-JAN-2004	03-06-060P	(
06	TX	BURLESON, CITY OF	48251C0037H	- 10-MAR-2004	03-06-1544P	(
06	TX	BURLESON, CITY OF	48251C0039G	10-MAR-2004	03-06-1544P	(
06	TX	BURLESON, CITY OF	48251C0037H	21-MAY-2004	04-06-540A	(
06	TX	BURNET COUNTY	48053C0210C	25-JUN-2004	04-06-1367A	(
06	TX	CAMERON COUNTY	4801010250B	07-APR-2004	04-06-120A	(
06	TX	CAMERON COUNTY	4801010350B	02-JUL-2004	04-06-1446A	(
06	TX	CAMPBELL, TOWN OF	48231C0225E	27-FEB-2004	04-06-764A	(
06	TX	CARROLLTON, CITY OF	48113C0155J	23-MAR-2004	03-06-2532P	
06	TX	CARROLLTON, CITY OF	48113C0160J	23-MAR-2004	03-06-2532P	(
06	TX	CARROLLTON, CITY OF	48121C0705F	23-MAR-2004	03-06-2532P	
06	TX	CARROLLTON, CITY OF		23-MAR-2004	03-06-2532P	
06	TX	CARROLLTON, CITY OF	48113C0020J	21-APR-2004	03-06-699P	
06	TX	CARROLLTON, CITY OF			04-06-047P	
06	TX	CARROLLTON, CITY OF	48113C0020J	20-FEB-2004	04-06-1045A	
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06	TX	CARROLLTON, CITY OF	48113C0160J	16-APR-2004	04-06-1123A	(
06	TX	CARROLLTON, CITY OF	48113C0160J	23-JUN-2004	04-06-1242A	1
06	TX	CARROLLTON, CITY OF	48113C0020J	07-MAY-2004	04-06-1322A	
06	TX	CARROLLTON, CITY OF	48113C0020J	04-JUN-2004	04-06-1686A	(
)6	TX	CARROLLTON, CITY OF	48113C0020J	25-JUN-2004	04-06-1695A	
06	TX	CARROLLTON, CITY OF	48113C0020J	15-JUL-2004	04-06-228P	(
06	TX	CEDAR HILL, CITY OF	48113C0605J	23-JAN-2004	02-06-2440P	(
06 :	TX	CEDAR HILL, CITY OF	48113C0605J	02-APR-2004	04-06-887A	(
06	TX	CELINA, CITY OF	48085C0110G	07-APR-2004	04-06-921A	(
06	TX	CHEROKEE COUNTY	4807390004B	16-JUL-2004	04-06-1975A	
06	TX	COLLEYVILLE, CITY OF	48439C0307J	06-MAY-2004	04-06-383P	
06		COLLIN COUNTY	48085C0470G	10-JUN-2004	04-06-1203P	
06	TX	COLLIN COUNTY	48085C0440G	23-JUN-2004	04-06-1763A	
06	TX	COLLIN COUNTY	48085C0375G	28-JUN-2004	04-06-656P	
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06	TX	COLUN COUNTY	48085C0505G	28-JUN-2004	04-06-656P	
06	TX	COLUMBUS, CITY OF	48089C0425C 48089C0145C	13-FEB-2004	04-06-519A 04-06-747A	(
06				13-FEB-2004		

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3	TX ,	CONROE, CITY OF	48339C0378F	19-APR-2004	03-06-1941P	
3	TX	CONROE, CITY OF	48339C0387F	21-JAN-2004	03-06-2326P	
	TX	CONROE, CITY OF	48339C0389F	21-JAN-2004	03-06-2326P	
	TX	CONROE, CITY OF	48339C0391F	21-JAN-2004	03-06-2326P	
	TX	CONROE, CITY OF	48339C0395F	21-JAN-2004	03-06-2326P	
	TX	CONROE, CITY OF	48339C0379F	30-JAN-2004	04-06-701A	
	TX	COPPELL, CITY OF	48113C0155J	03-JUN-2004	04-06-1459P	
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	TX	CORINTH, TOWN OF	4804980005A	07-APR-2004	04-06-303F	
	TX	CORSICANA, CITY OF	4804980005A	26-MAY-2004	04-06-1273A	
	TX	CORYELL COUNTY	4807680370B	28-MAY-2004	04-06-1157A	
	TX	CROWLEY, CITY OF	48439C0530H	14-APR-2004	04-06-1279A	
	TX	DALLAS, CITY OF	48113C0195J	16-JAN-2004	04-06-102A	
	TX	DALLAS, CITY OF	48113C0490J	18-JUN-2004	04-06-1084A	
	TX	DALLAS, CITY OF	48113C0040J	09-APR-2004	04-06-1140A	
	TX	DALLAS, CITY OF	48113C0195J	14-APR-2004	04-06-1294A	
	TX	DALLAS, CITY OF	48113C0365J	14-MAY-2004	04-06-1408A	
	TX	DALLAS, CITY OF	48113C0365J	30-APR-2004	04-06-1410A	
	TX	DALLAS, CITY OF	48113C0355J	07-MAY-2004	04-06-1535A	1
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	TX	DALLAS, CITY OF	48113C0355J	23-JUN-2004	04-06-1819A	
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	TX	DALLAS, CITY OF	48113C0195J	21-JUL-2004	04-06-1858A	
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		DALLAS CITY OF	48113C0310J	06-FEB-2004	04-06-728A	
	TX	DALLAS, CITY OF	48113C0185J	13-FEB-2004	04-06-755A	
	TX.	DALLAS, CITY OF	48113C0170J	28-APR-2004	04-06-881A	
		DALLAS, CITY OF	48113C0330J	24-MAR-2004	04-06-888A	
	TX	DALLAS, CITY OF	48113C0355J	03-MAR-2004	04-06-900A	
	TX	DALLAS, CITY OF	48113C0320J	25-FEB-2004	04-06-918A	
		DALLAS, CITY OF	48113C0365J	04-JUN-2004	04-06-966A	
	TX	DENTON COUNTY	48121C0245E	06-FEB-2004	04-06-605A	
	TX	DENTON, CITY OF	48121C0388E	29-JUN-2004	04-06-664P	
	TX	DENTON, CITY OF	48121C0360E	27-FEB-2004	04-06-769A	
	TX	DENTON, CITY OF	48121C0380E	07-MAY-2004	04-06-830A	ł
	TX	EDGECLIFF VILLAGE, TOWN OF	48439C0415H	27-FEB-2004	04-06-783A	
	TX	EL PASO, CITY OF	4802140019B	14-MAY-2004	04-06-1040A	
	TX	EL PASO, CITY OF	4802140026D	12-MAY-2004	04-06-1241A	
		EL PASO, CITY OF	4802140027D	12-MAY-2004	04-06-1241A	
		EL PASO, CITY OF		14-JUN-2004	04-06-1283A	
		EL PASO, CITY OF		05-MAY-2004	04-06-1353X	
		EL PASO, CITY OF		07-MAY-2004	04-06-1403A	
		EL PASO, CITY OF		28-JUL-2004	04-06-1561A	
	1	EL PASO, CITY OF		21-MAY-2004	04-06-1568A	
		EL PASO, CITY OF		23-JUL-2004		
		EL PASO, CITY OF		31-MAR-2004		
		ELLIS COUNTY		14-JUL-2004		
		ELLIS COUNTY		26-JUL-2004		
		EULESS, CITY OF		04-JUN-2004		
		FARMERS BRANCH, CITY OF		16-JUL-2004	1	
		FLOWER MOUND, TOWN OF		09-JUN-2004		
		FLOWER MOUND, TOWN OF		23-JUN-2004		
		FLOWER MOUND, TOWN OF		09-JUL-2004 07-APR-2004		
		FLOWER MOUND, TOWN OF		31-MAR-2004		
		FLOWER MOUND, TOWN OF		21-JAN-2004		
		FORNEY, CITY OF		08-MAR-2004		
		FORNEY, CITY OF :		08-MAR-2004		
		FORT BEND COUNTY		15-MAR-2004		
		FORT BEND COUNTY		15-MAR-2004		
		FORT BEND COUNTY		28-MAY-2004		
	i i	FORT BEND COUNTY		28-MAY-2004		
		FORT BEND COUNTY		07-JUL-2004		
		FORT BEND COUNTY		10-FEB-2004		
		FORT BEND COUNTY		10-FEB-2004		
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Region	State	Community	Map panel	Determination date	Case No.	Туре
06	TX	FORT BEND COUNTY	48157C0265J	10-FEB-2004	04-06-248P	06
)6	TX	FORT BEND COUNTY	48157C0115J	14-MAY-2004	04-06-889A	0.
)6	TX	FORT BEND COUNTY M.U.D. 123	48157C0290J	30-APR-2004	04-06-561P	05
6	TX	FORT WORTH, CITY OF	48439C0169H	23-APR-2004	03-06-1935P	06
6	TX	FORT WORTH, CITY OF	48439C0170H	23-APR-2004	03-06-1935P	06
6	TX	FORT WORTH, CITY OF	48439C0380H	30-JUL-2004	03-06-2049P	0
6	TX	FORT WORTH, CITY OF	48439C0165H	29-JUN-2004	03-06-2340R	0
6	TX	FORT WORTH, CITY OF	48439C0312J	14-MAY-2004	03-06-2546P	0
6	TX	FORT WORTH, CITY OF	48439C0314J	14-MAY-2004	03-06-2546P	0:
6	TX	FORT WORTH, CITY OF	48439C0316J	14-MAY-2004	03-06-2546P	0:
6	TX	FORT WORTH, CITY OF	48439C0318J	14-MAY-2004	03-06-2546P	0
6	TX	FORT WORTH, CITY OF	48439C0290J	12-MAR-2004	03-06-2551P	0
6	TX	FORT WORTH, CITY OF	48439C0160H	26-JUL-2004	04-06-038P	0
6	TX	FORT WORTH, CITY OF	48439C0160H	30-APR-2004	04-06-048P	0
6	TX	FORT WORTH, CITY OF	48439C0360H	02-JUL-2004	04-06-1033A	0
6	TX	FORT WORTH, CITY OF	48439C0395J	17-MAR-2004	04-06-1053A	0
6	TX	FORT WORTH, CITY OF	48439C0265H	23-APR-2004	04-06-1080A	0
6	TX	FORT WORTH, CITY OF	48439C0385J	19-MAR-2004	04-06-1115A	o
6	TX	FORT WORTH, CITY OF	48439C0395J	05-MAY-2004	04-06-1382A	0
6	TX	FORT WORTH, CITY OF	48439C03933 48439C0430H	12-MAY-2004	04-06-1565A	0
6	TX	FORT WORTH, CITY OF	48439C0165H	16-JUN-2004	04-06-1565A	0
06	TX	FORT WORTH, CITY OF	48439C0260H		04-06-1704A	0
)6	TX			25-JUN-2004	1	
		FORT WORTH, CITY OF	48439C0395J	23-JUN-2004	04-06-1807A	0
06	TX	FORT WORTH, CITY OF	48439C0535H	11-FEB-2004	04-06-198A	0
06	TX	FORT WORTH, CITY OF	48439C0170H	20-JUL-2004	04-06-230P	0
)6	TX	FORT WORTH, CITY OF	48439C0290J	23-JAN-2004	04-06-312A	0
06	TX	FORT WORTH, CITY OF	48439C0170H	16-JAN-2004	04-06-335A	0
06	TX	FORT WORTH, CITY OF	48439C0285J	28-JAN-2004	04-06-341A	0
06	TX	FORT WORTH, CITY OF	48439C0245H	14-JAN-2004	04-06-411A	0
6	TX	FORT WORTH, CITY OF	48439C0415H	31-MAR-2004	04-06-763A	0
)6	TX	FORT WORTH, CITY OF	48439C0170H	05-MAR-2004	04-06-770A	0
06	TX	FORT WORTH, CITY OF	48439C0170H	24-MAR-2004	04-06-979A	0
)6	TX	FORT WORTH, CITY OF	48439C0270J	21-JUL-2004	04-06-983A	0
06	TX	FREDERICKSBURG, CITY OF	48171C0286C	19-MAR-2004	04-06-845A	0
06	TX	FRIENDSWOOD, CITY OF	4854680005E	21-MAY-2004	04-06-1555A	0
06	TX	FRISCO, CITY OF	48085C0265G	21-JUL-2004	03-06-2038P	0
06	TX	FRISCO, CITY OF	48085C0270G	21-JUL-2004	03-06-2038P	0
06	TX	FRISCO, CITY OF	48085C0405G	20-JUL-2004	04-06-672P	0
06	TX	GARLAND, CITY OF	48113C0210K	10-JUN-2004	03-06-2537P	0
06	TX	GARLAND, CITY OF	48113C0230J	10-JUN-2004	03-06-2537P	0
06	TX	GARLAND, CITY OF	48113C0220K	16-JAN-2004	03-06-2939A	0
06	TX	GARLAND, CITY OF	48113C0240J	14-MAY-2004	04-06-1494A	1
06	TX	GARLAND, CITY OF	48113C0360K	23-JUL-2004	04-06-1697A	1
06	TX	GARLAND, CITY OF	48113C0220K	04-FEB-2004	04-06-495A	0
06	TX	GARLAND, CITY OF	48113C0210K	23-JAN-2004	04-06-709A	1
06	TX	GILLESPIE COUNTY	48171C0300C	25-JUN-2004	04-06-1068A	0
06	TX	GRANBURY, CITY OF	4803570005B	24-MAY-2004	04-06-237P	0
06	TX	GRAND PRAIRIE, CITY OF	48113C0445J	12-JAN-2004	03-06-192P	. 0
06	TX	GRAND PRAIRIE, CITY OF	48113C0465J	12-JAN-2004	03-06-192P	0
06	TX	GRAND PRAIRIE, CITY OF	48113C0295J	02-APR-2004	04-06-1077A	d
06	TX	GRAND PRAIRIE, CITY OF	48113C0445J	09-JUN-2004	04-06-1487A	
06		GRAND PRAIRIE, CITY OF	48113C0315J	16-APR-2004		
06	TX	GRAND PRAIRIE, CITY OF	48113C0455J	28-JAN-2004		0
06	TX	GRAND PRAIRIE, CITY OF	48113C0445J	04-FEB-2004		
	TX	GRAPEVINE, CITY OF	48439C0215H	30-JAN-2004		
06		HARRIS COUNTY				
06	TX		48201C0070J	23-JUL-2004		
06	TX	HARRIS COUNTY	48201C0235K	23-JUL-2004		
06	TX	HARRIS COUNTY	48201C0245K	09-APR-2004	1	
06		HARRIS COUNTY	48201C1030K	19-MAR-2004		9
06	TX	HARRIS COUNTY	48201C0240J	21-APR-2004		9
06	TX	HARRIS COUNTY	48201C0245K	14-JUN-2004		
06		HARRIS COUNTY	48201C0415J	09-FEB-2004		(
06	TX	HARRIS COUNTY	48201C0420K	09-FEB-2004		(
06		HARRIS COUNTY	48201C0605J	09-FEB-2004		(
06	TX	HARRIS COUNTY	48201C0610J	09-FEB-2004		(
06	TX	HARRIS COUNTY	48201C0405J	25-JUN-2004	04-06-1348A	(
06	3	HARRIS COUNTY	48201C0630J	12-MAY-2004		
06		HARRIS COUNTY	48201C0410J	23-JUN-2004		
06		HARRIS COUNTY	48201C0245K	04-JUN-2004		(
06	1	HARRIS COUNTY	48201C1030K	02-JUN-2004		
06		HARRIS COUNTY	48201C0430K	07-JAN-2004		
06		HARRIS COUNTY	48201C0245K	16-JUN-2004	1	
		TIATIFIC COUNTY	1040100243N	10-0014-2004	UT-00-1730A	

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	TX	HARRIS COUNTY	48201C0235K	31-MAR-2004	04-06-505A	
	TX	HARRIS COUNTY	48201C0320K	07-JAN-2004	04-06-546A	
	TX	HARRIS COUNTY	48201C0410J	28-JAN-2004	04-06-627A	
	TX	HARRIS COUNTY	48201C0430K	17-MAR-2004	04-06-738A	
	ΤX	HARRIS COUNTY	48201C0515J	28-JAN-2004	04-06-741A	
	TX	HARRIS COUNTY	48201C1030K	13-FEB-2004	04-06-774A	
	TX	HARRIS COUNTY	48201C1030K	27-FEB-2004	04-06-806A	
	TX	HARRIS COUNTY	48201C0430K	05-MAR-2004	04-06-956A	
	TX	HARRIS COUNTY	48201C0260J	19-MAR-2004	04-06-961A	
	TX	HARRIS COUNTY	48201C1030K	09-APR-2004	04-06-990A	
	TX	HAYS COUNTY	48209C0130E	14-JAN-2004	04-06-275A	
	TX	HENDERSON COUNTY	48213C0225C	30-JUN-2004	04-06-1067A	
	TX	HIDALGO COUNTY	4803340375B	17-MAR-2004	03-06-1738P	
	TX	HIDALGO COUNTY	4803340400C	09-APR-2004	04-06-1119A	
	TX	HIDALGO COUNTY	4803340300D	12-MAY-2004	04-06-1307A	
	TX	HIDALGO COUNTY	4803340400C	21-JUL-2004	04-06-1790A	
	TX	HOOD COUNTY	4803560145B	28-JUL-2004	04-06-1960A	
	TX	HOOD COUNTY	4803560110C	09-JUL-2004	04-06-1968A	
	TX	HOOD COUNTY	4803560130C	25-FEB-2004	04-06-343A	
	TX	HOOD COUNTY	4803560140B	19-MAR-2004	04-06-608A	
	TX	HOOD COUNTY	4803560145B	19-MAR-2004	04-06-608A	
	TX	HOOD COUNTY	4803560035B	28-JAN-2004	04-06-614A	
	TX	HOOD COUNTY	4803560140B	02-APR-2004	04-06-684A	
	TX	HOUSTON COUNTY	4808720006A	07-APR-2004	04-06-088A	
	TX	HOUSTON, CITY OF	48201C0810K	03-FEB-2004	03-06-2507A	
	TX	HOUSTON, CITY OF	48201C0605J	17-FEB-2004	03-06-405P	
	TX	HOUSTON, CITY OF	48201C0610J	17-FEB-2004	03-06-405P	
	TX	HOUSTON, CITY OF	48201C0860K	21-JAN-2004	04-06-098A	
			48201C0680K	23-JUN-2004	04-06-1228A	
	TX	HOUSTON, CITY OF				
	TX	HOUSTON, CITY OF	48201C0865K	03-MAR-2004	04-06-776A	
	TX	HOUSTON, CITY OF	48201C0880K	27-FEB-2004	04-06-820A	
	TX	HOUSTON, CITY OF	48201C0865K	13-FEB-2004	04-06-824A	
	TX	HOUSTON, CITY OF	48201C0895J	27-FEB-2004	04-06-933A	
	TX	HOUSTON, CITY OF	48201C0430K	17-MAR-2004	04-06-952A	
	TX	HUNTSVILLE, CITY OF	4806390120C	28-JAN-2004	04-06-428A	
	TX	HURST, CITY OF	48439C0304J	30-JUL-2004	03-06-2672P	
	TX	HURST, CITY OF	48439C0195H	24-MAR-2004	04-06-657P	
	TX	IRVING, CITY OF	48113C0315J	14-APR-2004	04-06-1284A	
	TX	IRVING, CITY OF	48113C0320J	05-MAY-2004	04-06-1361A	
	TX				04-06-1768A	
		IRVING, CITY OF	48113C0315J	30-JUL-2004		
	TX	IRVING, CITY OF	48113C0315J	. 07-JUL-2004	04-06-1828A	
	TX	JACKSON COUNTY	4803790350B	26-MAY-2004	04-06-1511A	
	TX	JEFFERSON COUNTY	4803850255C	28-MAY-2004	04-06-1554A	
	TX	JOHNSON COUNTY	48251C0041H	30-APR-2004	04-06-1369A	
	TX	JONESTOWN, CITY OF	48453C0280E	05-MAR-2004	04-06-447A	
	TX	KILGORE, CITY OF	4802630004D	10-MAR-2004	04-06-1065A	
	TX	KILGORE, CITY OF	4802630004D	02-JUL-2004	04-06-1705A	
	TX	KILLEEN, CITY OF	4800310005C	26-MAR-2004	04-06-1174A	
	TX	KINGSVILLE, CITY OF	4804240005C	20-FEB-2004	04-06-268A	
	TX	KIRBY, CITY OF	48029C0457E	21-JUL-2004	04-06-1972A	
1	TX			23-MAR-2004		
		KYLE, CITY OF	48209C0185E		03-06-1940P	
	TX	KYLE, CITY OF	48209C0205E	23-MAR-2004	03-06-1940P	
	TX	LAKEWAY, CITY OF	48453C0330E	07-MAY-2004	04-06-1416A	
	TX	LANCASTER, CITY OF	48113C0635J	19-MAY-2004	04-06-895A	
	TX	→REDO, CITY OF	4810590640B	14-MAY-2004	03-06-2688P	
	TX	LAREDO, CITY OF	4810590650B	14-MAY-2004	03-06-2688P	
	TX	LAREDO, CITY OF	4810590640B	07-APR-2004	04-06-119A	
	TX	LEAGUE CITY, CITY OF	4854880011D	30-JAN-2004	03-06-1583A	
	TX	LEAGUE CITY, CITY OF	4854880025D	02-APR-2004	04-06-1253A	
	TX	LEAGUE CITY, CITY OF	4854880005D	07-MAY-2004	04-06-1402A	
	TX				04-06-1402A	
		LEAGUE CITY, CITY OF	4854880025D	07-MAY-2004		
	TX	LEON VALLEY, CITY OF	48029C0263F	19-MAR-2004	04-06-1039A	
	TX	LEON VALLEY, CITY OF	48029C0263F	31-MAR-2004	04-06-1239A	
	TX	LEWISVILLE, CITY OF	48121C0565F	26-MAY-2004	04-06-1405A	
	TX	LEWISVILLE, CITY OF	48121C0545E	18-JUN-2004	04-06-1689A	
	TX	LEWISVILLE, CITY OF	48121C0565F	21-JAN-2004	04-06-491A	
	TX	LITTLE ELM, TOWN OF	48121C0420E	16-JUN-2004	1	
	TX	LONGVIEW, CITY OF	4802640010D	12-MAY-2004	04-06-1538A	
	TX					
		LUBBOCK COUNTY	48303C0275D	14-JUN-2004	04-06-1642A	
	TX	LUBBOCK COUNTY	48303C0275D	14-JUN-2004	04-06-1698A	
	TX	LUBBOCK COUNTY	48303C0275D	18-JUN-2004	04-06-1829X	1
	TX	LUBBOCK COUNTY	48303C0275D	25-JUN-2004	04-06-1830X	1
	TX	LUBBOCK COUNTY	48303C0275D	09-JUL-2004	04-06-1947X	1

Region	State	Community	Map panel	Determination date	Case No.	Туре
06	TX	LUBBOCK, CITY OF	48303C0285D	19-MAR-2004	04-06-1030A	02
06	TX	LUBBOCK, CITY OF	48303C0285D	05-MAR-2004	04-06-1041A	02
06	TX	LUBBOCK, CITY OF	48303C0315D	10-MAR-2004	04-06-1049A	02
06	TX	LUBBOCK, CITY OF	48303C0305D	05-MAR-2004	04-06-1054A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	10-MAR-2004	04-06-1066A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	05-MAY-2004	04-06-1073A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	31-MAR-2004	04-06-1075A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	26-MAR-2004	04-06-1104A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	24-MAR-2004	04-06-1105A	02
06	TX	LUBBOCK, CITY OF	48303C0410D	07-APR-2004	04-06-1133A	01
06	TX	LUBBOCK, CITY OF	48303C0290D	31-MAR-2004	04-06-1137A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	30-APR-2004	04-06-1161A	02
06	TX	LUBBOCK, CITY OF	48303C0280D	23-JUN-2004	04-06-1244A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	07-APR-2004	04-06-1248A	01
06	TX	LUBBOCK, CITY OF	48303C0290D	09-APR-2004	04-06-1258A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	07-APR-2004	04-06-1259A	02
06	TX	LUBBOCK, CITY OF	48303C0285D	16-APR-2004	04-06-1266A	02
06	TX	LUBBOCK, CITY OF	48303C0305D	30-APR-2004		02
06	TX		48303C0305D		04-06-1305A	02
		LUBBOCK, CITY OF		21-APR-2004	04-06-1386A	
06	TX	LUBBOCK, CITY OF	48303C0295D	12-MAY-2004	04-06-1450A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	12-MAY-2004	04-06-1510A	02
06		LUBBOCK, CITY OF	48303C0295D	12-MAY-2004	04-06-1513A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	19-MAY-2004	04-06-1514A	02
06	TX	LUBBOCK, CITY OF	48303C0275D	18-FEB-2004	04-06-151A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	26-MAY-2004	04-06-1523A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	04-JUN-2004	04-06-1529A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	28-MAY-2004	04-06-1543A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	14-MAY-2004	04-06-1585A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	28-MAY-2004	04-06-1658A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	14-JUN-2004	04-06-1662A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	14-JUN-2004	04-06-1671A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	23-JUN-2004	04-06-1761A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	07-JUL-2004	04-06-1781A	02
06	TX	LUBBOCK, CITY OF	48303C0285D	14-JUL-2004	04-06-1871A	01
06	TX	LUBBOCK, CITY OF	48303C0290D	02-JUL-2004	04-06-1931A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	28-JUL-2004	04-06-1937A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	30-JUL-2004	04-06-1955A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	28-JUL-2004	04-06-1978A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	07-JAN-2004	04-06-577A	02
06	TX	LUBBOCK, CITY OF	48303C0280D	07-JAN-2004	04-06-597A	02
06	TX	LUBBOCK, CITY OF	48303C0295D	21-JAN-2004	04-06-637A	01
06	TX	LUBBOCK, CITY OF	48303C0290D	28-JAN-2004	04-06-689A	01
06	TX	LUBBOCK, CITY OF	48303C0315D	04-FEB-2004	04-06-811A	02
06	TX	LUBBOCK, CITY OF	48303C0285D	17-MAR-2004	04-06-822A	01
06	TX	LUBBOCK, CITY OF	48303C0290D	27-FEB-2004	04-06-839A	02
06	TX	LUBBOCK, CITY OF	48303C0290D	25-FEB-2004	04-06-927A	02
06	TX	LUCAS, CITY OF	48085C0455G	06-FEB-2004	04-06-612A	02
06	TX	MANSFIELD, CITY OF	48439C0590H	04-JUN-2004	04-06-1078A	01
06	TX	MANSFIELD, CITY OF	48439C0557H	19-MAY-2004	04-06-1355A	01
06	TX	MARTINDALE, TOWN OF	4815870005D	24-MAR-2004	04-06-1135A	. 02
	TX	MARTINDALE, TOWN OF	4815870005D	26-MAY-2004	04-06-1304A	02
06	1	MCKINNEY, CITY OF	48085C0285G	19-MAY-2004		05
06	TX .				03-06-2322P	
06	TX	MCKINNEY, CITY OF	48085C0305G	28-JUL-2004	04-06-1687A	02
06	TX	MCKINNEY, CITY OF	48085C0285G	10-MAY-2004	04-06-658P	06
06	TX	MEADOWLAKES, CITY OF	48053C0312D	10-MAR-2004	04-06-1000A	02
06	TX	MEDINA COUNTY	4804720325B	02-JUN-2004	04-06-1158A	02
06	TX	MENARD COUNTY	4812380144A	28-APR-2004	04-06-1027A	02
06	TX	MESQUITE, CITY OF	48113C0530J	29-JAN-2004	03-06-1221P	05
06	TX	MESQUITE, CITY OF	48113C0370J	21-JAN-2004	03-06-1529P	05
06	TX	MESQUITE, CITY OF	48113C0390J	21-JAN-2004	03-06-1529P	05
06	TX	MESQUITE, CITY OF	48113C0380K	29-APR-2004	03-06-1750P	05
06	TX	MESQUITE, CITY OF	48113C0530J	10-JUN-2004	03-06-2692P	05
06	TX	MESQUITE, CITY OF	48113C0370J	14-APR-2004	03-06-700P	05
06	TX	MESQUITE, CITY OF	48113C0390J	14-APR-2004	03-06-700P	05
06	TX	MESQUITE, CITY OF	48113C0530J	11-FEB-2004	04-06-680A	02
06	TX	MESQUITE, CITY OF	48113C0530J	03-MAR-2004	04-06-767A	02
06	TX	MIDLAND COUNTY	48329C0044E	16-JUN-2004	04-06-1677A	02
06	TX	MIDLAND COUNTY	48329C0044E	16-JUN-2004	04-06-1711A	02
06	TX	MIDLAND, CITY OF	48329C0088E	24-MAR-2004	04-06-1138A	02
06	TX	MIDLAND, CITY OF	48329C0088E	24-MAR-2004	04-06-1139A	02
	TX		48329C0086E	30-APR-2004	04-06-1420A	01
06	TX -	MIDLAND, CITY OF		28-MAY-2004	04-06-1420A	02
	LIA	MIDLAND, CITY OF	48329C0088E	20-IVIA 1-2004	U-1-00-1020M	UZ

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ŝ	TX	MIDLAND, CITY OF	48329C0088E	02-JUL-2004	04-06-1825A	
3	TX	MIDLAND, CITY OF	48329C0087E	04-FEB-2004	04-06-681A	
	TX	MIDLAND, CITY OF	48329C0069E	23-JAN-2004	04-06-699A	
	TX	MINEOLA, CITY OF	480679 02A	28-JUL-2004	04-06-1589A	
	TX	MINEOLA, CITY OF	480679 02A	14-APR-2004	04-06-843A	
	TX	MONTAGUE COUNTY	48337C0260C	13-FEB-2004	04-06-740A	
	TX	MONTGOMERY COUNTY	48339C0515F	12-MAY-2004	04-06-1118A	
	TX	MONTGOMERY COUNTY	48339C0215F	02-APR-2004	04-06-1168A	
	TX	MONTGOMERY COUNTY	48339C0195F	14-JUL-2004	04-06-1635A	
	TX	MONTGOMERY COUNTY	48339C0415F	09-JUL-2004	04-06-1714A	
	TX	MONTGOMERY COUNTY	48339C0388F	31-MAR-2004	04-06-840A	
	TX	MONTGOMERY COUNTY	48339C0510F	12-MAR-2004	04-06-885A	
	TX .	MONTGOMERY COUNTY	48339C0685F	07-JUL-2004	04-06-925A	
	TX	NAVARRO COUNTY	4809500001A	20-APR-2004	04-06-1195P	
	TX	NAVARRO COUNTY	4809500005A	20-APR-2004	04-06-1195P	
	TX	NAVARRO COUNTY	4809500009A	20-APR-2004	04-06-1195P	
	TX	NORTH RICHLAND HILLS, CITY OF	48439C0301H	30-MAR-2004	04-06-564P	-
	TX	NUECES COUNTY	4854940520D	23-JUL-2004	04-06-1682A	
	TX	OAK RIDGE NORTH, CITY OF	48339C0539G	21-JUL-2004	04-06-1633A	
	TX	ODESSA, CITY OF	48135C0170D	09-JAN-2004	03-06-2808A	
	TX	ODESSA, CITY OF	48135C0170D	28-JUL-2004	04-06-1992A	
	TX	ODESSA, CITY OF	48135C0170D	04-FEB-2004	04-06-484A	
	TX	ODESSA, CITY OF	48135C0170D	09-APR-2004	04-06-999A	
	TX	OLNEY, CITY OF	48503C0040D	16-APR-2004	04-06-1325A	
	TX		4805160100A			
	TX	PALO PINTO COUNTY	4805160100A 4805160200A	07-JUL-2004 05-MAR-2004	04-06-1884A	
	TX				04-06-876A	
	TX	PARKER COUNTY	4805200250B	19-MAR-2004	04-06-456A	
*******		PARKER COUNTY	4805200275B	09-JAN-2004	04-06-628A	
*******	TX	PARKER, CITY OF	48085C0435G	25-FEB-2004	04-06-844A	
	TX	PASADENA, CITY OF	48201C0940J	17-FEB-2004	03-06-1531P	
	TX	PEARLAND, CITY OF	48039C0040I	11-FEB-2004	04-06-217A	
	TX	PEARLAND, CITY OF	48039C0045J	. 21-JAN-2004	04-06-506A	
	TX	PEARLAND, CITY OF	48039C0035I	12-MAR-2004	04-06-582A	
	TX	PEARLAND, CITY OF	48039C0010I	11-FEB-2004	04-06-629A	
	TX	PFLUGERVILLE, CITY OF	48453C0075E	23-JUL-2004	04-06-1945A	
	TX	PLANO, CITY OF	48085C0430G	04-FEB-2004	03-06-407P	
	TX	PLANO, CITY OF	48085C0445G	09-APR-2004	04-06-1286A	
	TX	PLANO, CITY OF	48085C0420G	16-APR-2004	04-06-1319A	
	TX	PLANO, CITY OF	48085C0445G	23-JUN-2004	04-06-1683A	
	TX	PLANO, CITY OF	48085C0410G	28-JUL-2004	04-06-1699A	
	TX	PLANO, CITY OF	48085C0410G	28-JUL-2004	04-06-1706A	
	TX	PLANO, CITY OF	48085C0440G	30-JUN-2004	04-06-1717A	
	TX	PLANO, CITY OF	48085C0420G	25-FEB-2004	04-06-630A	
	TX	PLANO, CITY OF	48085C0440G	18-FEB-2004	04-06-790A	
	TX	PLANO, CITY OF	48085C0420G	17-MAR-2004	04-06-953A	
	TX	POLK COUNTY	4805260009B	30-JUL-2004	04-06-2002A	
	TX	RANDALL COUNTY	4805320115B	30-JUN-2004	04-06-1524A	
	TX	RANDALL COUNTY	4805320180B	30-JUN-2004	04-06-1524A	
	TX	RANSOM CANYON, TOWN OF	48303C0339D		04-06-1318A	
	TX			16-APR-2004		
		RANSOM CANYON, TOWN OF		04-JUN-2004	04-06-1488A	
		RICHARDSON, CITY OF		26-MAR-2004	04-06-1042A	
	TX	RICHARDSON, CITY OF		14-APR-2004		
	1	RICHARDSON, CITY OF	48113C0185J	21-JAN-2004	04-06-547A	
	TX	RICHARDSON, CITY OF		13-FEB-2004	04-06-636A	
*******	TX	RICHLAND HILLS, CITY OF		20-JUL-2004		
		RICHLAND HILLS, CITY OF		20-JUL-2004		
		ROCKWALL COUNTY		16-APR-2004		
		ROCKWALL, CITY OF		17-MAR-2004		
	1	ROCKWALL, CITY OF		28-MAY-2004		
		ROCKWALL, CITY OF		28-MAY-2004		
		ROCKWALL, CITY OF		23-APR-2004	04-06-1317A	
		ROCKWALL, CITY OF		16-APR-2004	04-06-1330A	
		ROCKWALL, CITY OF	4805470005C	14-MAY-2004	04-06-1502A	
	TX	ROCKWALL, CITY OF		04-JUN-2004		
	TX	ROCKWALL, CITY OF		30-JUN-2004		
		ROCKWALL, CITY OF		14-JUL-2004	1	
	l l	ROCKWALL, CITY OF		17-MAR-2004		
		ROUND ROCK, CITY OF		12-MAY-2004		
		SACHSE, CITY OF				
 		SACHSE, CITY OF		14-APR-2004		
				17-FEB-2004	1	
5		SACHSE, CITY OF SAGINAW, CITY OF	48113C0230J 48439C0260H	12-MAY-2004 02-APR-2004		
3						

egion	State	Community	Map panel	Determination date	Case No.	Ту
	TX	SAGINAW, CITY OF	48439C0165H	23-JUN-2004	04-06-864P	
	TX	SAN ANTONIO, CITY OF	48029C0267F	27-MAY-2004	03-06-1201P	
	TX	SAN ANTONIO, CITY OF	48029C0284F	14-JUN-2004	03-06-2527P	
	TX	SAN ANTONIO, CITY OF	48029C0582E	29-MAR-2004	03-06-2527F	
	TX	SAN ANTONIO, CITY OF	48029C0286F	30-JUN-2004		
	TX	SAN ANTONIO, CITY OF			04-06-031P	
	TX		48029C0243F	02-APR-2004	04-06-1087A	
		SAN ANTONIO, CITY OF	48029C0243F	19-MAR-2004	04-06-1154A	
	TX	SAN ANTONIO, CITY OF	48029C0476E	29-JUN-2004	04-06-1178P	
	TX	SAN ANTONIO, CITY OF	48029C0283F	02-APR-2004	04-06-1251A	
	TX	SAN ANTONIO, CITY OF	48029C0140F	09-JUN-2004	04-06-1255A	
	TX	SAN ANTONIO, CITY OF	48029C0243F	14-APR-2004	04-06-1365A	
	TX	SAN ANTONIO, CITY OF	48029C0257F	09-JUL-2004	04-06-1833A	į
	TX	SAN ANTONIO, CITY OF	48029C0140F	29-MAR-2004	04-06-385P	
	TX	SAN ANTONIO, CITY OF	48029C0145F	01-MAR-2004	04-06-554P	
	TX	SAN ANTONIO, CITY OF	48029C0281F	01-MAR-2004	04-06-554P	
	TX	SAN ANTONIO, CITY OF	48029C0242F	14-JAN-2004	04-06-609A	
	TX	SAN ANTONIO, CITY OF	48029C0243F			
	TX			12-MAR-2004	04-06-648A	
		SAN ANTONIO, CITY OF	48029C0243F	12-MAR-2004	04-06-877A	
	TX	SAN ANTONIO, CITY OF	48029C0243F	12-MAR-2004	04-06-878A	
	TX	SAN BENITO, CITY OF	4801130005B	26-MAR-2004	04-06-949A	
	TX	SELMA, CITY OF	48029C0304E	23-APR-2004	04-06-1173A	
	TX	SHERMAN, CITY OF	48181C0135E	18-JUN-2004	04-06-1159A	
9	TX	SHERMAN, CITY OF	48181C0135E	16-JUL-2004	04-06-1977X	
	TX	SLATON, CITY OF	48303C0470D	18-JUN-2004	04-06-1238A	
	TX	SMITH COUNTY	4811850330B	30-APR-2004	04-06-1149A	
	TX	SMITH COUNTY	4811850335B	28-JUL-2004	04-06-1426A	
	TX	SMITH COUNTY		28-JUL-2004		
	TX		4811850340B		04-06-1663A	
		SMITH COUNTY	4811850330B	. 18-FEB-2004	04-06-758A	
	TX	SOUTH LAKE, CITY OF	48439C0195H	26-MAY-2004	03-06-2693P	
	TX	SOUTH LAKE, CITY OF	48439C0205H	16-JUN-2004	04-06-866P	
	TX	STEPHENS COUNTY	48429C0075C	14-APR-2004	04-06-905A	
	TX	SUNNYVALE, TOWN OF	48113C0390J	30-MAR-2004	04-06-566P	
	TX	SUNSET VALLEY, CITY OF	48453C0210F	04-JUN-2004	04-06-1674A	
	TX	TARRANT COUNTY	48439C0117H	07-MAY-2004	04-06-1398A	
	TX	TARRANT COUNTY	48439C0440J	02-JUL-2004	04-06-1596A	
	TX	TARRANT COUNTY	48439C0140H	28-JAN-2004	04-06-731A	
	TX					
		TEMPLE, CITY OF	4800340009C	13-APR-2004	02-06-2439P	
	TX	TEMPLE, CITY OF	4800340010C	13-APR-2004	02-06-2439P	
	TX	TEMPLE, CITY OF	4807060230B	13-APR-2004	02-06-2439P	
	TX	TEXARKANA, CITY OF	4800600005B	14-APR-2004	04-06-1296A	
	TX	TEXAS CITY, CITY OF	4855140025C	28-MAY-2004	04-06-1435A	
	TX	TOOL, CITY OF	48213C0040D	14-JAN-2004	04-06-616A	
	TX	TRAVIS COUNTY	48453C0135F	30-JAN-2004	03-06-2913C	
	TX	TRAVIS COUNTY	48453C0200E	02-APR-2004	04-06-1110A	
	TX	TRAVIS COUNTY	48453C0135F	22-JUL-2004	04-06-1218P	
	TX	TRAVIS COUNTY	48453C0250E	23-JUL-2004		
	TX				04-06-1784A	
		TYLER, CITY OF	4805710015B	28-JAN-2004	04-06-329A	
	TX	TYLER, CITY OF	4805710015B	23-JAN-2004	04-06-417A	
	TX	UNIVERSAL CITY, CITY OF	48029C0316E	21-APR-2004	04-06-759A	
	TX	UNIVERSITY PARK, CITY OF	48113C0335J	14-JUL-2004	04-06-1778A	
	TX	UVALDE, CITY OF	4806300004D	02-APR-2004	04-06-1047A	
	TX	UVALDE, CITY OF	4806300002D	11-FEB-2004	04-06-452A	
	TX	VERNON, CITY OF	4816520005B	21-JAN-2004	04-06-588A	
	TX	VICTORIA, CITY OF	4806380005G	14-JUN-2004	04-06-1707A	
	TX					
		VICTORIA, CITY OF	4806380005G	13-FEB-2004	04-06-807A	
	TX	WALKER COUNTY	4810420007C	26-MAY-2004	04-06-1566A	
	TX	WALKER COUNTY	4810420007C	09-JAN-2004	04-06-324A	
	TX	WALKER COUNTY	4810420011B	20-FEB-2004	04-06-813A	
	TX	WATAUGA, CITY OF	48439C0301H	05-MAY-2004	04-06-1439A	
	TX	WATAUGA, CITY OF	48439C0282H	18-FEB-2004	04-06-826A	
	TX	WEATHERFORD, CITY OF	4805220005D	14-MAY-2004	04-06-1400A	
	TX	WHARTON, CITY OF	4806520210C	14-JAN-2004		
	TX	WHITE SETTLEMENT, CITY OF	48439C0380H	14-MAY-2004		
					1	
	TX	WICHITA COUNTY	4811890160B	21-JUL-2004		
	TX	WICHITA FALLS, CITY OF	4806620025E	07-MAY-2004		
	TX	WILLIAMSON COUNTY	48491C0250C	18-JUN-2004		
	ŢX	WILLIAMSON COUNTY	48491C0306C	23-JUL-2004		
	TX	WOOD COUNTY	4810550005A	12-MAY-2004		
	TX	WYLIE, CITY OF	48085C0585G	17-FEB-2004		
	TX	WYLIE, CITY OF	48085C0465H	22-JUL-2004		
	TX					
		WYLIE, CITY OF	48085C0470G	14-JUL-2004		
	TX	WYLIE, CITY OF	48085C0470G	30-JUN-2004		
	TX	WYLIE, CITY OF	48085C0585G	30-JUN-2004	04-06-1527A	

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7	IA	AMES, CITY OF	1902540004B	15-JUL-2004	03-07-892P	(
7	IA	AMES, CITY OF	1909070065B	15-JUL-2004	03-07-892P	(
7	IA	AMES, CITY OF	1902540005B	11-FEB-2004	04-07-055A	(
7	IA	AMES, CITY OF	1902540008C	11-FEB-2004	04-07-055A	
7	IA	ANKENY, CITY OF	1902260003C	09-JUN-2004	04-07-A083A	(
7	IA	ANKENY, CITY OF	1909010050B	27-JUL-2004	03-07-499P	-
7	IA	ATLANTIC, CITY OF	1900490005B	05-MAY-2004	04-07-596A	
7	IA '	BETTENDORF, CITY OF	1902400003C	17-JUN-2004	04-07-A117A	-
7	IA	BETTENDORF, CITY OF	1902400004D	24-MAR-2004	04-07-351A	
7	IA	BETTENDORF, CITY OF	1902400003C	19-MAR-2004	04-07-361A	1
7	IA	BETTENDORF, CITY OF	1902400004D	05-MAY-2004	04-07-561A	
7	IA	BLACK HAWK COUNTY	1905350045B	17-JUN-2004	04-07-A004A	-
7	IA	BLACK HAWK COUNTY	1905350065B	09-JAN-2004	04-07-296A	
7	IA	BLACK HAWK COUNTY	1905350065B	11-FEB-2004	04-07-297A	
7	IA	BLACK HAWK COUNTY	1905350045B	13-FEB-2004	04-07-411A	
7	IA	BONDURANT, CITY OF	190707 01A	03-MAR-2004	04-07-415A	
7	IA	BREMER COUNTY	19017C0055C	14-JAN-2004	04-07-278A	
7	IA	BUCHANAN COUNTY	1908480175C	14-JAN-2004	04-07-310A	
7	IA	BUFFALO, CITY OF	1902410003B	28-JAN-2004	04-07-365A	
,	IA	CAMANCHE, CITY OF	1900860005B	30-APR-2004	04-07-A028A	
,	IA	CEDAR FALLS, CITY OF	1900170006B	16-APR-2004	04-07-A005A	
,	IA	CEDAR FALLS, CITY OF	1900170006B	21-JAN-2004	04-07-211A	
,	IA	CEDAR FALLS, CITY OF	1900170004B	18-FEB-2004	04-07-343A	
,	IA	CEDAR FALLS, CITY OF	1900170004B	23-JAN-2004	04-07-375A	
	IA	CEDAR FALLS, CITY OF	1900170006B	28-JAN-2004	04-07-375A	
	IA	CLEAR LAKE, CITY OF				
	IA		1900590003B	21-JAN-2004	04-07-379A 04-07-659A	
		CLINTON COUNTY	190859_21B	02-JUN-2004		
,	IA	CLINTON, CITY OF	1900880015C	21-JAN-2004	04-07-309A	
	IA	CLINTON, CITY OF	1900880005B	09-APR-2004	04-07-590A	
	IA	CLIVE, CITY OF	1904880005C	21-MAY-2004	04-07-A103A	
	IA	CLIVE, CITY OF	1904880005C	18-JUN-2004	04-07-A136A	
	IA	CLIVE, CITY OF	1904880005C	18-FEB-2004	04-07-352A	
	IA	CLIVE, CITY OF	1904880005C	21-APR-2004	04-07-422A	
	IA	CORALVILLE, CITY OF	19103C0070D	13-FEB-2004	03-07-105P	
7	IA	CORALVILLE, CITY OF	19103C0090D	13-FEB-2004	03-07-105P	
7	IA	CORALVILLE, CITY OF	19103C0090D	09-JAN-2004	04-07-321A	
7	IA	COUNCIL BLUFFS, CITY OF	1902350005D	10-MAR-2004	04-07-515A	
	IA	COUNCIL BLUFFS, CITY OF	1902350010C	05-MAY-2004	04-07-637A	
	IA	CRESCENT, CITY OF	1907230001A	28-JAN-2004	04-07-145A	
,	IA	DALLAS COUNTY	19049C0075D	30-JAN-2004	04-07-370A	
	IA	DAVENPORT, CITY OF	1902420003B	30-JUN-2004	03-07-888P	
,	IA	DAVENPORT, CITY OF	1902420006B	10-MAR-2004	04-07-520A	
	IA	DAVENPORT, CITY OF	1902420005B	02-JUN-2004	04-07-654A	
	IA	DES MOINES, CITY OF	1902270003D	12-MAR-2004	04-07-158A	
	IA	DES MOINES, CITY OF	19181C0010D	04-FEB-2004	04-07-150A	
	IA	1				
	IA	DES MOINES, CITY OF	19181C0030D	04-FEB-2004	04-07-160A	
	1	DICKINSON COUNTY	1908640050C	16-JAN-2004	04-07-366A	
	IA	FARMINGTON, CITY OF	190267_01B	23-APR-2004	04-07-446A	
	IA	FLOYD COUNTY	190127_25B	28-JAN-2004	04-07-359A	
	IA	GRANGER, CITY OF	19049C0069D	31-MAR-2004	04-07-282A	
		GRANGER, CITY OF	19049C0069D	14-JUN-2004	04-07-538P	
		GRIMES, CITY OF		07-JAN-2004		
*******		GRIMES, CITY OF	1902280001B	26-MAR-2004	04-07-447A	
	IA	HOLLAND, CITY OF	190404_01A	18-FEB-2004	04-07-059A	
	IA	HUMBOLDT, CITY OF	1901550005B	09-JAN-2004	04-07-302A	
	IA	IOWA CITY, CITY OF	19103C0090D	13-FEB-2004	04-07-442A	
	IA	IOWA CITY, CITY OF	19103C0090D	12-MAR-2004	04-07-517A	
	IA	JOHNSON COUNTY	19103C0090D	06-MAY-2004	04-07-A043A	
	IA.	JOHNSON COUNTY	19103C0066D	23-APR-2004	04-07-579A	
	IA	LINN COUNTY	1908290045B	07-JAN-2004	04-07-239A	
	IA	MANCHESTER, CITY OF		28-MAY-2004	04-07-A076A	
	IA	MANCHESTER, CITY OF	1901120002B	21-JAN-2004	04-07-226A	
	1	MARION, CITY OF	1908290070B			
		MISSOURI VALLEY, CITY OF		14-JAN-2004	04-07-173A	
				28-JAN-2004		
	IA	MUSCATINE COUNTY	1908360050B	19-MAR-2004	04-07-367A	
		NORTH LIBERTY, CITY OF	19103C0060D	21-MAY-2004		
		NORWALK, CITY OF		10-MAR-2004		
	IA	POLK, CITY OF	1909010025B	30-JAN-2004	04-07-197A	
7		SHEFFIELD, CITY OF	190132_01B	21-JAN-2004		
7	IA	SIOUX CITY; CITY OF	1902980016A	03-MAR-2004		
7		SPENCER, CITY OF	1900710005B	06-MAY-2004		
7		SPENCER, CITY OF		03-MAR-2004	4 .	
			1900710005B	00 MINI 1-2004	0-101-000M	

Region	State	Community	Map panel	Determination date	Case No.	Туре
7	IA	SPENCER, CITY OF	1900710005B	28-APR-2004	04-07-635A	(
7	IA	STORY COUNTY	1909070065B	01-JUL-2004	04-07-046P	(
7	IA	SWISHER, CITY OF	19103C0016D	14-APR-2004	04-07-507A	(
7	IA	SWISHER, CITY OF	19103C0016D	26-MAY-2004	04-07-688A	(
7	IA	VINTON, CITY OF	1900160005B	26-MAY-2004	04-07-A108A	(
7	IA	VOLGA, CITY OF	190085_01B	09-APR-2004	04-07-631A	(
7	IA	WATERLOO, CITY OF	1900250015E	05-MAY-2004	04-07-344A	(
7	IA	WATERLOO, CITY OF	1900250015E	07-APR-2004	04-07-483A	(
7	IA	WATERLOO, CITY OF	1900250005E	17-MAR-2004	04-07-559A	(
7	IA	WATERLOO, CITY OF	1900250015E	17-MAR-2004	04-07-559A	(
7	IA	WATERLOO, CITY OF	1900250016E	17-MAR-2004	04-07-560A	(
7	IA	WATERLOO, CITY OF	1900250005E	30-JUN-2004	04-07-580A	
7	IA	WATERLOO, CITY OF	1900250015E	02-APR-2004	04-07-644A	(
7	IA	WAVERLY, CITY OF	19017C0054C	07-JAN-2004	04-07-340A	
7	IA	WAVERLY, CITY OF	19017C0054C	30-APR-2004	04-07-672A	(
7	IA	WELLMAN, CITY OF	1902760001A	30-JUL-2004	04-07-682A	
7	KS	ALLEN COUNTY	20001C0085D	09-JAN-2004	04-07-217A	
7	KS	ATCHISON, CITY OF	2000100001B	13-FEB-2004	04-07-412A	
7	KS	BELLE PLAINE, CITY OF	20191C0120B	25-FEB-2004	04-07-464A	
7	KS	BOURBON COUNTY	2000220006B	04-FEB-2004	04-07-250A	
7	KS	BUTLER COUNTY	2000370160C	28-MAY-2004	04-07-A056A	
7	KS	CHANUTE, CITY OF	2002410005C	24-FEB-2004	04-07-267A	
7	KS	CHEROKEE COUNTY	2000440300B	10-MAR-2004	04-07-051A	
7	KS	COWLEY COUNTY	2005630235B	25-FEB-2004	04-07-378A	
7	KS	DICKINSON COUNTY	20041C0209C	30-JAN-2004	04-07-255A	
7	KS	DICKINSON COUNTY	20041C0070C	28-JAN-2004	04-07-396A	
7	KS	DOUGLAS COUNTY	20045C0080C	06-MAY-2004	04-07-A027A	
7	KS	DOUGLAS COUNTY	20045C0030C	07-JAN-2004	03-07-1410A	
7	KS	ELLSWORTH, CITY OF				
	KS		2000980001B	11-FEB-2004	04-07-437A	
7		FRANKLIN COUNTY	2005650050B	30-JUN-2004	04-07-457A	
	KS	GARDEN PLAIN, CITY OF	2003210175A	10-MAR-2004	04-07-553A	
	KS	HARVEY COUNTY	2005850125D	11-FEB-2004	04-07-185A	
7	KS	HOISINGTON, CITY OF	2000200001C	13-FEB-2004	04-07-371A	
7	KS	HOISINGTON, CITY OF	2000200001C	10-MAR-2004	04-07-508A	
7	KS	HUTCHINSON, CITY OF	20155C0285D	26-MAY-2004	04-07-A071A	
7	KS	HUTCHINSON, CITY OF	20155C0285D	13-FEB-2004	04-07-430A	
7	KS	JEFFERSON COUNTY	2001470125C	14-JUN-2004	04-07-417A	
7	KS	JEFFERSON COUNTY	2001470075B	10-MAR-2004	04-07-462A	
7	KS	JEFFERSON COUNTY	2001470075B	14-MAY-2004	04-07-670A	
7	KS	JOHNSON COUNTY	20091C0208F	28-MAY-2004	04-07-A098A	
7	KS	JUNCTION CITY, CITY OF	2001120005C	16-JAN-2004	04-07-294A	
7	KS	KINGMAN COUNTY	2005890006B	02-APR-2004	04-07-571A	
7	KS	LABETTE COUNTY	2005900005B	21-APR-2004	04-07-657A	
7	KS	LAWRENCE, CITY OF	20045C0036C	17-JUN-2004	04-07-A130A	
7	KS	LAWRENCE, CITY OF	20045C0019C	13-FEB-2004	03-07-1276P	
7	KS	LAWRENCE, CITY OF	20045C0060C	13-FEB-2004	03-07-1276P	
7	KS		20043C0000C		04-07-516A	
	1	LEAVENWORTH COUNTY		07-APR-2004		
	KS	LEAWOOD, CITY OF	20091C0217F	04-FEB-2004	04-07-317A	
7	KS	MANHATTAN, CITY OF	20161C0353E	19-MAY-2004	04-07-A059A	
7	KS	MANHATTAN, CITY OF	20161C0353E	21-MAY-2004	04-07-A068A	
	KS	MANHATTAN, CITY OF	20161C0361E	21-MAY-2004	04-07-A068A	
7	KS	MANHATTAN, CITY OF	20161C0353E	21-MAY-2004		
	KS	MANHATTAN, CITY OF	20161C0361E	14-MAY-2004	04-07-A087A	
· · · · · · · · · · · · · · · · · · ·	KS	MANHATTAN, CITY OF	20161C0361E	04-FEB-2004	04-07-402A	
	KS	MANHATTAN, CITY OF	20161C0353E	27-FEB-2004	04-07-421A	
	KS	MANHATTAN, CITY OF	20161C0361E	11-FEB-2004	04-07-445A	
7	KS	MANHATTAN, CITY OF	20161C0353E	03-MAR-2004	04-07-501A	
	KS	MANHATTAN, CITY OF	20161C0353E	09-APR-2004	04-07-620A	
,	KS	MANHATTAN, CITY OF	20161C0353E	09-APR-2004	04-07-621A	
	KS	MANHATTAN, CITY OF	20161C0334E	14-APR-2004	04-07-622A	
,	KS	MANHATTAN, CITY OF	20161C0353E	30-APR-2004	04-07-669A	
	KS	MANHATTAN, CITY OF	20161C0361E	30-APR-2004	04-07-669A	
	KS	MCPHERSON, CITY OF	2002170005D	23-JAN-2004	04-07-324A	
	KS				04-07-324A	
,		MCPHERSON, CITY OF	2002170015D	21-JAN-2004		
	KS	MCPHERSON, CITY OF	2002170005D	21-JAN-2004	04-07-395A	
		MCPHERSON, CITY OF	2002170005D	31-MAR-2004	04-07-632A	
7	KS	MCPHERSON, CITY OF	2002170005D	19-MAY-2004		
	KS	MCPHERSON, CITY OF	2002170005D	19-MAY-2004	04-07-680A	
7	KS	MIAMI COUNTY	200220 27A	06-MAY-2004	04-07-A035A	
7	KS	MIAMI COUNTY	200220 23A	07-JAN-2004	04-07-293A	
7		MULVANE, CITY OF	2003260005D	25-FEB-2004		
7		NEOSHO COUNTY	2005980001A	06-FEB-2004		
		NEWTON, CITY OF	2001330005C	T		1

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	KS	OLATHE, CITY OF	20091C0189F	21-MAY-2004	04-07-A037A	
	KS.	OLATHE, CITY OF	20091C0213F	26-MAY-2004	04-07-A101A	
	KS	OLATHE, CITY OF	20091C0306F	09-JAN-2004	04-07-314A	
	KS	OSWEGO, CITY OF	200545_01A	13-FEB-2004	04-07-364A	
	KS	OVERLAND PARK, CITY OF	20091C0217F	23-APR-2004	04-07-A015A	
	KS	OVERLAND PARK, CITY OF	20091C0218F	21-APR-2004	04-07-026P	
	KS	OVERLAND PARK, CITY OF	20091C0208F	06-FEB-2004	04-07-174A	
	KS	OVERLAND PARK, CITY OF	20091C0212F	16-JAN-2004	04-07-291A	1
	KS .	OVERLAND PARK, CITY OF	20091C0218F	05-MAR-2004	04-07-453A	
	KS	OVERLAND PARK, CITY OF	20091C0218F	30-APR-2004	04-07-467A	
	KS	OVERLAND PARK, CITY OF	20091C0218F	07-JUL-2004	04-07-539P	
	KS	OVERLAND PARK, CITY OF	20091C0211F	16-APR-2004	04-07-671A	
	KS	PAOLA, CITY OF	2002240001B	26-MAR-2004	04-07-513A	
	K\$	PARK CITY, CITY OF	2009630001A	14-JUN-2004	04-07-A140A	
	KS	PARSONS, CITY OF	2001840005C	26-MAY-2004	04-07-A129A	
	KS	PITTSBURG, CITY OF	200564_29B	23-JAN-2004	04-07-369A	
	KS	RENO COUNTY	20155C0140D	12-MAY-2004	04-07-A040A	
	KS	RENO COUNTY	20155C0267D	16-JAN-2004	04-07-334A	
	KS	RENO COUNTY	20155C0650D	28-JAN-2004	04-07-404A	
	KS	RICE COUNTY	2002900008C	14-MAY-2004	04-07-A057A	
	KS	RICE COUNTY	2002900008C	31-MAR-2004	04-07-582A	
	KS	RILEY COUNTY	20161C0327E	18-FEB-2004	04-07-115A	
	KS	RILEY COUNTY	20161C0215E	07-JAN-2004	04-07-342A	
	KS	RILEY COUNTY	20161C0366E	04-JUN-2004	04-07-655A	
	KS	RILEY, CITY OF	20161C0212E	31-MAR-2004	04-07-587A	
	KS	RILEY, CITY OF	20161C0212E	16-JUL-2004	04-07-588A	
	KS	RILEY, CITY OF	20161C0212E	16-JUL-2004	04-07-589A	
	KS	ROELAND PARK, CITY OF	20091C0094F	07-JAN-2004	04-07-325A	
	KS	ROELAND PARK, CITY OF	20091C0094F	11-FEB-2004	04-07-406A	
	KS	SALINA, CITY OF	2003190015B	30-APR-2004	04-07-A041A	
	KS	SALINA, CITY OF	2003190015B	21-MAY-2004	04-07-A082A	1
	KS	SALINA, CITY OF	2003190015B	26-MAY-2004	04-07-A115A	
	KS	SALINA, CITY OF	2003190005B	17-JUN-2004	04-07-A126A	
	KS	SALINA, CITY OF	2003190015B	28-MAY-2004	04-07-A133A	
	KS	SALINA, CITY OF	2003190013B	14-JUN-2004	04-07-A133A	
	KS		2003190015B	14-JUN-2004		1
	KS	SALINA, CITY OF			04-07-A138A 04-07-124A	
	KS	SALINA, CITY OF		07-JAN-2004		
	KS	SALINA, CITY OF		14-JAN-2004	04-07-347A	
		SALINA, CITY OF	2003190015B	13-FEB-2004	04-07-438A	
	KS	SALINA, CITY OF		25-FEB-2004	04-07-488A	
	KS	SALINA, CITY OF		19-MAR-2004	04-07-509A	
	KS	SALINA, CITY OF	2003190015B	17-MAR-2004	04-07-514A	
• • • • • • • • • • • • • • • • • • • •	KS	SALINA, CITY OF		23-APR-2004	04-07-658A	
		SALINA, CITY OF		16-APR-2004	04-07-681A	
	KS	SALINE COUNTY	2003160125B	18-FEB-2004	04-07-280A	
	KS	SALINE COUNTY	2003160080B	13-FEB-2004	04-07-409A	
	KS	SALINE COUNTY		19-MAR-2004	04-07-478A	
	KS	SEDGWICK COUNTY	2003210300A	09-JUN-2004	04-07-A122A	
	KS	SEDGWICK COUNTY		23-JAN-2004	03-07-1463A	
	KS	SEDGWICK COUNTY		21-JAN-2004	04-07-386A	
	KS	SEDGWICK COUNTY	2003210125A	31-MAR-2004	04-07-440A	
	KS	SEDGWICK COUNTY	2003210175A	26-MAR-2004	04-07-456A	
		SEDGWICK COUNTY	2003210150A	05-MAR-2004	04-07-552A	
	KS	SEDGWICK COUNTY	2003210075A	19-MAR-2004	04-07-570A	
	KS	SEDGWICK COUNTY	2003210200A	16-APR-2004	04-07-660A	
	KS	SEDGWICK COUNTY		05-MAY-2004		
	KS	SEDGWICK, CITY OF		04-JUN-2004		
	KS	SHAWNEE COUNTY		10-MAR-2004		
		SHAWNEE, CITY OF		05-MAY-2004		
		SUMNER COUNTY		19-MAR-2004		
	1 -	WICHITA, CITY OF		25-JUN-2004		
		WICHITA, CITY OF		29-JUL-2004		
	1	WICHITA, CITY OF		17-JUN-2004		
		WICHITA, CITY OF		26-APR-2004		
		WICHITA, CITY OF		12-FEB-2004		
	1	WICHITA CITY OF	2003210023A		4	
		WICHITA, CITY OF		20-FEB-2004		
		WICHITA, CITY OF		13-FEB-2004		
		WICHITA, CITY OF		05-MAR-2004		
		WICHITA, CITY OF		05-MAR-2004	A .	
		WICHITA, CITY OF		20-APR-2004	04-07-537P	
		WICHITA, CITY OF		16-JUN-2004	04-07-624A	
	KS	WICHITA, CITY OF	2003280015B	05-MAY-2004	04-07-678A	
	MO	ANDERSON, CITY OF		07-JAN-2004		

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7	MO	ANDREW COUNTY	2900040150B	25-JUN-2004	04-07-576A	
7	MO	ARCADIA, CITY OF	290168B	28-APR-2004	04-07-414A	
7	MO	BENTON COUNTY	2900270125B	16-JAN-2004	04-07-368A	
7	MO	BOONE COUNTY	2900340087B	12-MAR-2004	04-07-481A	
7	MO	BUTLER COUNTY	2900440065C	17-MAR-2004	04-07-257A	1 (
7	MO	BUTLER COUNTY	2900440210B	05-MAR-2004	04-07-479A	
7	MO	CALLAWAY COUNTY	2900490250B	09-JUL-2004	04-07-691X	
	MO	CAMDEN COUNTY	2907890001B	26-MAY-2004	04-07-A034A	
7	MO	CAMDEN COUNTY	2907890005B	03-MAR-2004	04-07-205A	
7	MO	CAMDEN COUNTY	2907890001B	21-JAN-2004	04-07-323A	
7	MO	CAMDEN COUNTY	2907890005B	25-FEB-2004	04-07-376A	1
7	MO	CAMDEN COUNTY	2907890006B	21-JAN-2004	04-07-380A	
7	MO	CAMDEN COUNTY	2907890003B	12-MAR-2004	04-07-444A	
7	MO	CAMDEN COUNTY	2907890008B	23-JUL-2004	04-07-491A	
7	MO	CAMDEN COUNTY	2907890002B	02-JUL-2004	04-07-495A	
7	MO	CAMDEN COUNTY	2907890003B	21-APR-2004	04-07-521A	
7	MO	CAMDEN COUNTY	2907890006B	09-JUN-2004	04-07-595A	
	MO	CAMDEN COUNTY	2907890008B	07-APR-2004	04-07-599A	
7	MO	CAMDEN COUNTY	2907890002B	09-JUL-2004	04-07-611A	
7	MO	CAMDEN COUNTY	2907890003B	23-JUN-2004	04-07-645A	
7	MO	CAPE GIRARDEAU COUNTY	2907900095C	03-MAR-2004	04-07-433A	
7	MO	CAPE GIRARDEAU COUNTY	2907900125B	23-APR-2004	04-07-454A	
7	MO	CARDWELL, CITY OF	2901250001B	26-MAR-2004	04-07-581A	
7	MO	CARUTHERSVILLE, CITY OF	2902750001B	09-JAN-2004	04-07-227A	
7	MO	CASS COUNTY	2907830100C	12-MAY-2004	04-07-A039A	
,	MO	CASS COUNTY	2907830125B	27-FEB-2004	04-07-443A	
,	MO	CASS COUNTY	2907830025C	20-FEB-2004	04-07-480X	
7	MO	CASS COUNTY	2907830200B	02-APR-2004	04-07-512A	
7	MO -	CASS COUNTY	2907830050C	16-APR-2004	04-07-551A	
7	MO	CHESTERFIELD, CITY OF	29189C0145H	24-MAR-2004	04-07-471A	
,	MO	CHRISTIAN COUNTY	2908470003A		04-07-216A	
7	MO	CHRISTIAN COUNTY	2908470003A	14-JAN-2004 12-MAR-2004		
	MO				04-07-326A	
7		CLAY COUNTY	2900860050C	17-MAR-2004	04-07-484A	
7	MO	CLAY COUNTY	2900860060B	09-APR-2004	04-07-649A	
7	MO	CLAYCOMO, VILLAGE OF	2900890005C	23-JAN-2004	04-07-285A	
7	MO	CLINTON COUNTY	2907930150B	25-FEB-2004	04-07-287A	
7	MO	COLE COUNTY	2901070080B	28-JAN-2004	04-07-394A	
7	MO	COTTLEVILLE, CITY OF	29183C0244E	09-APR-2004	04-07-493A	
7	. MO	DE SOTO, CITY OF	2952630002C	09-JAN-2004	04-07-154A	
7	MO	DEXTER, CITY OF	2904240001B	05-MAY-2004	04-07-476A	
7	MO	EUREKA, CITY OF	29189C0351H	14-MAY-2004	04-07-A052A	
7	MO	FENTON, CITY OF	29189C0287H	04-JUN-2004	04-07-A114A	
7	MO	FLORISSANT, CITY OF	29189C0062J	23-APR-2004	04-07-392A	
7	MO	FLORISSANT, CITY OF	29189C0062J	02-APR-2004	04-07-626A	
7	MO	FRANKLIN COUNTY	2904930180B	14-JAN-2004	04-07-266A	
7	MO	FREDERICKTOWN, CITY OF	29123C0170C	07-APR-2004	04-07-641X	
7	MO	FREEMAN, CITY OF	2900660001B	16-JUN-2004	04-07-237A	
7	MO	FULTON, CITY OF	2900510003C	21-MAY-2004	04-07-A066A	
7	MO	GLENAIRE, CITY OF	290092 01B	05-MAR-2004	04-07-472A	
7	MO	GREENE COUNTY	2907820095D	14-APR-2004	04-07-A007A	
7	MO	GREENE COUNTY	2907820095D	28-APR-2004	04-07-A036A	
7	MO	GREENE COUNTY	2907820125C	31-MAR-2004	04-07-338A	
,	MO	GREENE COUNTY	2907820095D	04-FEB-2004	04-07-398A	
,	MO	GREENE COUNTY	2907820095D	04-FEB-2004	04-07-399A	
7	MO	GREENE COUNTY	2907820130C	09-APR-2004	04-07-652A	
7		INDEPENDENCE, CITY OF				
			2901720010E	19-MAY-2004	04-07-A123A	
,	MO	INDEPENDENCE, CITY OF	2901720010E	09-JUN-2004	04-07-608A	
	MO	JACKSON COUNTY	2904920141B	14-JUL-2004	04-07-618A	
· · · · · · · · · · · · · · · · · · ·		JEFFERSON CITY, CITY OF	2901080004C	07-JAN-2004	04-07-224A	
7	MO	JEFFERSON COUNTY	2908080090D	14-MAY-2004	04-07-A013A	
	MO	JEFFERSON COUNTY	2908080080C	10-MAR-2004	04-07-235A	
		JEFFERSON COUNTY	2908080020B	28-JAN-2004	04-07-298A	
7		JEFFERSON COUNTY	2908080120D	07-JAN-2004	04-07-303A	
7		JEFFERSON COUNTY	2908080130B	16-JAN-2004	04-07-333A	
7	MO	JEFFERSON COUNTY	2908080080C	30-JAN-2004	04-07-387A	
7		JEFFERSON COUNTY	2908080160B	25-FEB-2004		
7	1	JEFFERSON COUNTY	2908080085C	03-MAR-2004		
7		JEFFERSON COUNTY	2908080160B	02-JUN-2004		
7		JEFFERSON COUNTY	2908080120D	23-JUN-2004		
7	7	JEFFERSON COUNTY	2908080080C	30-APR-2004		
7 7		JEFFERSON COUNTY	2908080160B	26-MAY-2004		
	MO	JOHNSON COUNTY	2908090200A	06-FEB-2004	04-07-305A	

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7	МО	KENNETT, CITY OF	2901290005B	28-MAY-2004	04-07-A092A	
	MO	KENNETT, CITY OF	2901290005B	05-APR-2004	04-07-413A	
	MO	KENNETT, CITY OF	2901290005B	26-MAY-2004	04-07-690A	
7	MO	LACLEDE COUNTY	2908110250B	11-FEB-2004	04-07-388A	
7	MO	LADUE,CITY OF	29189C0169J	30-APR-2004	04-07-A046A	
7	MO	LADUE,CITY OF	29189C0282H	25-JUN-2004	04-07-518A	
7	MO	LAKE LOTAWANA, CITY OF	2906970001A	17-JUN-2004	04-07-A095A	
7	MO	LAKE ST. LOUIS, CITY OF	29183C0220F	12-MAR-2004	04-07-473A	
7	MO	LAKE WINNEBAGO, CITY OF	2908770001A	07-JAN-2004	04-07-286A	
7	MO	LAKE WINNEBAGO, CITY OF	2908770001A	28-JAN-2004	04-07-397X	
7	MO	LEE'S SUMMIT, CITY OF	2901740007C	16-APR-2004	04-07-A008A	
7	MO	LEE'S SUMMIT, CITY OF	2901740021C	13-FEB-2004	04-07-329A	
7	MO	LEE'S SUMMIT, CITY OF	2901740022D	05-MAY-2004	04-07-564A	
7	MO	LEE'S SUMMIT, CITY OF	2901740022D	05-MAY-2004	04-07-640A	
7	MO	LEWIS COUNTY	2908440008B	07-JAN-2004	03-07-1221A	
7	MO	LIBERTY, CITY OF	2900960003B	19-MAR-2004	04-07-003A	
7	MO	LINCOLN COUNTY	2908690180C	20-FEB-2004	04-07-400A	
7	MO	LIVINGSTON COUNTY	2908140175A	06-MAY-2004	04-07-A018A	
	MO	LIVINGSTON COUNTY	2908140175B	28-MAY-2004	04-07-565A	
	MO	MADISON COUNTY	29123C0160C	18-FEB-2004	04-07-374A	
	MO	MANCHESTER, CITY OF	29189C0259H	09-APR-2004	04-07-482A	
	MO	MARYLAND HEIGHTS, CITY OF	29189C0152H	02-APR-2004	04-07-625A	
	MO	MCDONALD COUNTY	2908170125B	25-FEB-2004	04-07-410A	
	MO	MONTGOMERY COUNTY	2902420150B	09-JAN-2004	04-07-330A	
	MO	MORGAN COUNTY	2902440200B	06-MAY-2004	04-07-A022A	
	MO	MORGAN COUNTY	2902440200A			
	MO		2902440200A	26-MAY-2004	04-07-A072A 04-07-193A	
	MO	MORGAN COUNTY	2902440200B	07-JAN-2004		
		MORGAN COUNTY		03-MAR-2004	04-07-431A	
	MO	MORGAN COUNTY	2902440200B	20-FEB-2004	04-07-474A	
	MO	MORGAN COUNTY	2902440200A	02-APR-2004	04-07-510A	
	MO	MORGAN COUNTY	2902440200B	09-APR-2004	04-07-639A	
	MO	MORGAN COUNTY	2902440200B	07-MAY-2004	04-07-665A	
	MO	NEWTON COUNTY	2908200120B	09-JUN-2004	04-07-470A	
	MO	O'FALLON, CITY OF	29183C0430E	09-JAN-2004	04-07-166A	
	MO	O'FALLON, CITY OF	29183C0230F	25-FEB-2004	04-07-469A	
	MO	O'FALLON, CITY OF	29183C0235E	17-MAR-2004	04-07-492A	
	MO	O'FALLON, CITY OF	29183C0230F	19-MAR-2004	04-07-609X	
	MO	OSAGE BEACH, CITY OF	290671_03A	23-JAN-2004	03-07-1432A	
7	MO	OSAGE BEACH, CITY OF	290671 A	07-APR-2004	04-07-633A	
	MO	PIKE COUNTY	2902860006B	07-JAN-2004	03-07-1449A	
	MO	PLATTE COUNTY	2904750165A	07-JAN-2004	04-07-248A	
	MO	PLATTE COUNTY	2904750125A	14-JAN-2004	04-07-249A	
	MO	PLEASANT HILL, CITY OF	2907830050C	24-MAR-2004	04-07-451A	
	MO	QULIN, CITY OF	2900480001A	28-JAN-2004	04-07-320A	
	MO	RAYMORE, CITY OF	290070A	05-JAN-2004	03-07-1279P	
	MO	RAYMORE, CITY OF	290070 03A	19-MAY-2004	04-07-585A	
	MO	RAYTOWN, CITY OF	2901760005B	04-FEB-2004	04-07-331X	
	MO	REPUBLIC, CITY OF	2901480001B	23-APR-2004	04-07-A003A	
	MO	REPUBLIC, CITY OF	2901480001B	19-APR-2004	04-07-038P	
	MO					
	MO	REPUBLIC, CITY OF	2907820120B	19-APR-2004	04-07-038P	
	MO	REPUBLIC, CITY OF	2901480001B	21-APR-2004	04-07-638A	
			2902960001B	09-JUN-2004	04-07-A143A	
1	MO	ROCK HILL, CITY OF	29189C0301H	07-JAN-2004	04-07-318A	
	MO	ROGERSVILLE, CITY OF	29225C0225A	06-MAY-2004	04-07-A024A	
	MO	SIKESTON, CITY OF	2952700006C	12-MAR-2004	04-07-436A	
	MO	SPRINGFIELD, CITY OF	2901490006B	09-JAN-2004	04-07-233A	
	MO	ST. CHARLES COUNTY	29183C0280E	21-JAN-2004	04-07-319A	
	MO	ST. CHARLES COUNTY	29183C0457E	14-JAN-2004	04-07-341A	
	MO	ST. CHARLES COUNTY	29183C0267E	28-JAN-2004	04-07-363A	
	MO	ST. CHARLES COUNTY	29183C0288E	05-MAR-2004	04-07-504A	
	MO	ST. CHARLES COUNTY	29183C0267E	10-MAR-2004	04-07-556A	
	MO	ST. CHARLES COUNTY	29183C0264E	07-APR-2004	04-07-598A	
	MO	ST. CHARLES, CITY OF	29183C0288E	16-JAN-2004	04-07-269A	
	MO	ST. CHARLES, CITY OF	29183C0260E	04-FEB-2004	04-07-279A	
	MO	ST. CHARLES, CITY OF	29183C0267E	06-FEB-2004	04-07-418A	
	MO					
		ST. CHARLES, CITY OF	29183C0266E	25-FEB-2004	04-07-427A	
	MO	ST. CHARLES, CITY OF	29183C0286E	05-MAR-2004	04-07-503A	
	MO	ST. CHARLES, CITY OF	29183C0286E	28-MAY-2004	04-07-676A	
	МО	ST. LOUIS COUNTY	29189C0145H	26-MAY-2004	04-07-A074A	
	MO	ST. LOUIS COUNTY	29189C0054J	14-JUN-2004	04-07-A239A	
·	MO	ST. LOUIS COUNTY	29189C0312H	28-JAN-2004	03-07-894P	
7	MO	ST. LOUIS COUNTY	29189C0316H	28-JAN-2004	03-07-894P	
	MO	ST. LOUIS COUNTY	29189C0279J	21-JAN-2004	04-07-332A	

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07	МО	ST. LOUIS COUNTY	29189C0405H	30-JAN-2004	04-07-384A	02
07	MO	ST. LOUIS COUNTY	29189C0410H	24-MAR-2004	04-07-475A	02
07	MO	ST. LOUIS COUNTY	29189C0267H	17-MAR-2004	04-07-487A	02
07	MO	ST. LOUIS COUNTY	29189C0405H	16-APR-2004	04-07-634A	02
07	MO	ST. LOUIS, CITY OF	2903850020A	16-JAN-2004	04-07-322A	02
07	MO	ST. PETERS, CITY OF	29183C0242E	17-MAR-2004	04-07-202A	01
07	MO	ST. PETERS, CITY OF	29183C0242E	26-MAY-2004	04-07-616A	01
07	MO	ST. PETERS, CITY OF	29183C0242E	1.8-JUN-2004	04-07-662A	01
07	MO	ST. PETERS, CITY OF	29183C0264E	28-APR-2004	04-07-686A	02
07	MO	STE. GENEVIEVE, CITY OF	2903250001A 2903250001A	12-MAY-2004	03-07-1278P	05
07	MO	STE. GENEVIEVE, CITY OF	2908330075B	10-JUN-2004 10-JUN-2004	04-07-540P 04-07-540P	06
07		STODDARD COUNTY	2908450100B	24-MAR-2004	04-07-567A	02
07	MO	STONE COUNTY	2904290100B	28-APR-2004	04-07-A019A	02
07	MO	TANEY COUNTY	290435 03A	14-JAN-2004	04-07-271A	02
07		TANEY COUNTY	290435A 06A	23-JUN-2004	04-07-584A	02
07	MO	TARKIO, CITY OF	290013 02B	25-FEB-2004	04-07-182A	02
07	MO	TROY, CITY OF	2906410002A	19-MAY-2004	03-07-102P	05
07	MO	UNIVERSITY CITY, CITY OF	29189C0187H	21-JAN-2004	04-07-393A	02
07	MO	VALLEY PARK, CITY OF	29189C0286H	14-JAN-2004	03-07-1239A	01
07	MO	VALLEY PARK, CITY OF	29189C0286H	25-MAY-2004	04-07-419C	01
07	MO	VALLEY PARK, CITY OF	29189C0286H	18-FEB-2004	04-07-441A	02
07	MO	VALLEY PARK, CITY OF	29189C0286H	07-MAY-2004	04-07-689A	02
07	MO	VANDALIA, CITY OF	2900200001B	30-APR-2004	04-07-653A	02
07	MO	WARDSVILLE, CITY OF	2901070090B	16-JAN-2004	04-07-356A	02
07	MO	WARREN COUNTY	2904430125B	26-MAY-2004	04-07-A073A	02
07	MO	WARREN COUNTY	2904430125B	23-JAN-2004	04-07-337A	02
07	MO	WARREN COUNTY	2904430075C	11-FEB-2004	04-07-354A	02
07	MO	WEBB CITY, CITY OF	2901870001B	18-FEB-2004	04-07-434A	01
07	MO	WEBSTER COUNTY	29225C0250A	14-JAN-2004	03-07-1419A	02
.07	MO	WEBSTER COUNTY	29225C0250A	02-JUN-2004	04-07-597A	02
07	MO	WEBSTER COUNTY	29225C0350A	09-JUN-2004	04-07-603A	02
07		WEBSTER COUNTY	29225C0125A	19-MAY-2004	04-07-630A	02
07		WILLARD, CITY OF	2906530004A	07-APR-2004	04-07-583A	02
07	MO	WRIGHT CITY, CITY OF	2904430075C	24-MAR-2004	04-07-452A 04-07-477A	02
07		ALLIANCE, CITY OF	3100110005A 3101050005C	19-MAR-2004 03-MAR-2004	04-07-429A	02
07		AURORA, CITY OF	3101050005C	19-MAR-2004	04-07-429A	02
07		AURORA, CITY OF	3101050005C	30-APR-2004	04-07-687A	02
07		BELLEVUE, CITY OF	31153C0065F	21-MAY-2004	04-07-A025A	02
07		BELLEVUE, CITY OF	31153C0065F	09-APR-2004	04-07-646A	02
07		BUFFALO COUNTY	3104190002B	16-JUN-2004	04-07-619A	02
07		CEDAR RAPIDS, VILLAGE OF	31011C0409C	06-MAY-2004	04-07-A020A	02
07		CEDAR RAPIDS, VILLAGE OF	31011C0417C	21-JAN-2004	04-07-389A	02
07		COLFAX COUNTY	31037C0130C	03-MAR-2004	04-07-490A	02
07		CUSTER COUNTY	3104280019B	18-FEB-2004	04-07-104A	02
07		DAWSON COUNTY	3100580011B	07-JAN-2004	04-07-258A	0.
07	NE	DODGE COUNTY	3100680175B	14-APR-2004	04-07-408A	17
07	NE	DODGE COUNTY	3100680150B	18-FEB-2004	04-07-448A	02
07		DODGE COUNTY	3100680150B	€ 20-FEB-2004	04-07-449A	02
07	NE	DODGE COUNTY	3100680150B ·	27-FEB-2004	04-07-450A	02
07	NE	DOUGLAS COUNTY	3100730125B	07-JAN-2004		0
07:		FREMONT, CITY OF	3100690001C	26-MAR-2004	04-07-499A	02
07		GRAND ISLAND, CITY OF	3104570225A	23-APR-2004		0:
07		GRAND ISLAND, CITY OF	3101030015B	12-MAY-2004	04-07-A051A	02
07		GRAND ISLAND, CITY OF	3101030005B	23-JAN-2004	04-07-262A	0.
07		GRAND ISLAND, CITY OF	3101030005B	28-JAN-2004		0:
07		GRAND ISLAND, CITY OF	3101030005B	06-FEB-2004		0
07		GRAND ISLAND, CITY OF	3101030015B	05-MAR-2004		0:
07		GRAND ISLAND, CITY OF	3101030010B	12-MAR-2004		0:
07		GRAND ISLAND, CITY OF		02-JUN-2004		C
07		GRAND ISLAND, CITY OF	3101030020B	24-MAR-2004		0:
07		GRAND ISLAND, CITY OF	3101030005B	09-APR-2004		0:
07	1	GRAND ISLAND, CITY OF		14-APR-2004		0:
07		GRAND ISLAND, CITY OF	3101030005B	16-APR-2004		
07		GRAND ISLAND, CITY OF	3101000100C	07-APR-2004		0:
07		GRAND ISLAND, CITY OF	3101030020B	30-APR-2004		0:
07		HALL COUNTY		28-APR-2004		0
07		HASTINGS, CITY OF		19-MAR-2004		0
07		KEARNEY COUNTY		19-MAY-2004	1	0
07		KEARNEY COUNTY		02-JUN-2004		0
11/	. NE	KEARNEY COUNTY	31099C0025A 31099C0075A	07-MAY-2004	04-07-664A	1 0

Region	State	Community	Map panel	Determination date	Case No.	Тур
7	NE	KEARNEY, CITY OF	3100160020C	26-MAY-2004	04-07-677A	
	NE	LANCASTER COUNTY	31109C0405E	24-MAR-2004	04-07-496A	
7	NE	LINCOLN, CITY OF	31109C0285E	05-MAY-2004	04-07-030P	
	NE	LINCOLN, CITY OF	31109C0305E	05-MAY-2004	04-07-030P	
	NE	LINCOLN, CITY OF	31109C0315E	30-JAN-2004	04-07-261A	
	NE	LINCOLN, CITY OF	31109C0315E	07-JAN-2004	04-07-290A	
	NE	LINCOLN, CITY OF	31109C0305E	07-JAN-2004	04-07-311A	
	NE	LINCOLN, CITY OF	31109C0305E	18-FEB-2004	04-07-336A	
	NE	LINCOLN, CITY OF	31109C0316E	25-FEB-2004	04-07-350A	
	NE	LINCOLN, CITY OF	31109C0305E	04-FEB-2004	04-07-420A	
	NE	LINCOLN, CITY OF	31109C0280E	24-MAR-2004	04-07-562A	
	NE	LINCOLN, CITY OF	31109C0310E	05-MAY-2004	04-07-602A	
	NE	LINCOLN, CITY OF	31109C0316E	14-APR-2004	04-07-623A	
	NE	LINCOLN, CITY OF	31109C0316E	16-APR-2004	04-07-642A	
	NE	LOUISVILLE, VILLAGE OF	3100310001B	03-MAR-2004	04-07-485A	
	NE	MERRICK COUNTY	3104570175B	28-APR-2004	04-07-A017A	
	NE	MERRICK COUNTY	3104570225A	09-JUN-2004	04-07-A128X	
	NE.	MERRICK COUNTY	3104570175B	14-JAN-2004	04-07-276A	
	NE	MERRICK COUNTY	3104570175B	03-MAR-2004	04-07-304A	
	NE	MERRICK COUNTY	3104570175B	18-FEB-2004	04-07-307A	
	NE	MERRICK COUNTY	3104570150A	26-MAR-2004	04-07-577A	
	NE	MERRICK COUNTY	3104570075A	28-APR-2004	04-07-673A	
	NE	OMAHA, CITY OF	3152740045G	14-MAY-2004	04-07-A023A	
	NE	OMAHA, CITY OF	3152740045G	02-JUN-2004	04-07-A047A	
	NE	OMAHA, CITY OF	3152740050F	04-JUN-2004	04-07-A080A	
	NE	OMAHA, CITY OF	3152740025F	09-JAN-2004	04-07-349A	
	NE	OMAHA, CITY OF	3152740025F	07-MAY-2004	04-07-684A	
	NE	PAPILLION, CITY OF	31153C0065F	31-MAR-2004	04-07-593A	
	NE	PLATTSMOUTH, CITY OF	3100330001B	26-MAY-2004	04-07-666A	
	NE	RALSTON, CITY OF	3100770001B	05-MAY-2004	04-07-572A	
	NE	SALINE COUNTY	3101870005A	25-JUN-2004	04-07-A137A	
	NE	SCHUYLER, CITY OF	31037C0130C	26-MAY-2004	04-07-A102A	
	NE	SCHUYLER, CITY OF	31037C0130C	08-JAN-2004	04-07-135A	Į.
	NE		31037C0130C	07-JAN-2004	04-07-133A	
	NE	SCHUYLER, CITY OF				
	NE	SCHUYLER, CITY OF	31037C0130C	28-JAN-2004	04-07-403A	
	NE	SCHUYLER, CITY OF	31037C0130C	14-APR-2004	04-07-575A	
	NE	SCHUYLER, CITY OF	31037C0130C	30-APR-2004	04-07-628A	
		SEWARD COUNTY	3104740001B	23-JAN-2004	04-07-362A	
	NE	WAYNE COUNTY	3104840002B	24-FEB-2004	04-07-039P	
	NE	WAYNE COUNTY	3104840005B	24-FEB-2004	04-07-039P	
	CO	ADAMS COUNTY	08001C0175G	14-MAY-2004	02-08-398P	1
	CO	ADAMS COUNTY	08001C0465G	14-MAY-2004	02-08-398P	
*******	CO	ADAMS COUNTY	08001C0470G	14-MAY-2004	02-08-398P	
	CO	ADAMS COUNTY	08001C0475G	14-MAY-2004	02-08-398P	
	CO	ADAMS COUNTY	08001C0730G	14-MAY-2004	02-08-398P	
	CO	ADAMS COUNTY	08001C0735G	14-MAY-2004	02-08-398P	ł
	CO	ADAMS COUNTY	08001C0065G	24-JAN-2004	03-08-0620P	
	CO	ADAMS COUNTY	08001C0075G	24-JAN-2004	03-08-0620P	1
	CO	ADAMS COUNTY	08001C0055G	12-MAY-2004	03-08-0621P	
	CO	ADAMS COUNTY	08001C0075G	19-MAR-2004	04-08-0295A	
	CO	ARAPAHOE COUNTY	08005C0145J	06-MAY-2004	04-08-0154A	
	CO	ARAPAHOE COUNTY	08005C0485J	29-JAN-2004	04-08-0227A	
	CO	ARAPAHOE COUNTY	08005C0460J	18-FEB-2004	04-08-0279A	
	CO	ARAPAHOE COUNTY	08005C0435J	08-APR-2004	04-08-0366A	
	CO	ARVADA, CITY OF	08059C0183E	23-JAN-2004		
	CO	ARVADA, CITY OF	08059C0183E	09-JAN-2004	04-08-0172A	
	CO	ARVADA, CITY OF	08059C0204E	30-JAN-2004		
	CO	ARVADA, CITY OF	08059C0203E	05-MAR-2004		
	CO	ARVADA, CITY OF	08059C0183E	28-APR-2004		
	CO	ARVADA, CITY OF	08059C0183E	02-APR-2004		
	CO	ARVADA, CITY OF	08059C0183E	19-MAR-2004		
	CO	ARVADA, CITY OF	08059C0183E	02-APR-2004		
	CO	ARVADA, CITY OF	08059C0184E	08-APR-2004		
	CO	ARVADA, CITY OF	08059C0203E	16-APR-2004		
	CO	BOULDER COUNTY				
				11-FEB-2004		
*******	CO	BOULDER COUNTY	08013C0410F	20-FEB-2004		
	CO	BOULDER COUNTY	08013C0245F	08-APR-2004		
	CO	BOULDER, CITY OF		15-APR-2004		
	CO	BOULDER, CITY OF	08013C0555G	15-APR-2004		
	CO	BOULDER, CITY OF		23-JAN-2004	03-08-0669A	
	CO	BOULDER, CITY OF		18-FEB-2004	04-08-0125A	
3	CO	BOULDER, CITY OF	08013C0395F	03-MAR-2004	04-08-0158A	
	CO	BOULDER, CITY OF		31-MAR-2004		

Region	State	Community	Map panel	Determination date	Case No.	Туре
08	CO	BOULDER, CITY OF	08013C0395F	08-APR-2004	04-08-0412X	02
08	CO	BRIGHTON, CITY OF	08001C0065G	24-JAN-2004	03-08-0620P	06
08	CO	BRIGHTON, CITY OF	08001C0075G	24-JAN-2004	03-08-0620P	06
08	CO	BRIGHTON, CITY OF	08001C0055G	12-MAY-2004	03-08-0621P	05
08	CO	CENTENNIAL, CITY OF	08005C0455J	08-APR-2004	04-08-0341A	02
08	CO	CHAFFEE COUNTY	0802690375B	17-MAR-2004	04-08-0292A	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0508F	15-JAN-2004	01-08-177P	05
08	CO	COLORADO SPRINGS, CITY OF	08041C0295F	19-MAY-2004	03-08-0659P	06
08	CO	COLORADO SPRINGS, CITY OF	08041C0506F	19-MAY-2004	03-08-0659P	06
08	CO	COLORADO SPRINGS, CITY OF	08041C0537F	31-MAR-2004	04-08-0089A	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0538F	29-JAN-2004	04-08-0123A	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0516F	06-FEB-2004	04-08-0160A	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0726F	18-FEB-2004	04-08-0166A	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0516F	05-MAR-2004	04-08-0182A	17
08	CO	COLORADO SPRINGS, CITY OF	08041C0726F	13-FEB-2004	04-08-0266A	02
08	CO	COLORADO SPRINGS, CITY OF	08014C0518F	02-APR-2004	04-08-0307A	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0726F	14-MAY-2004	04-08-0403X	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0736F	16-APR-2004	04-08-0421A	02
08	CO	COLORADO SPRINGS, CITY OF	08041C0519F	17-JUN-2004	04-08-0510A	02
08	CO	COLUMBINE VALLEY, TOWN OF	08005C0435J	01-MAR-2004	03-08-0691P	06
08	CO	COMMERCE CITY, CITY OF	08003C04333	24-JAN-2004	03-08-0620P	06
08	co	COSTILLA COUNTY	0802760325A	26-MAY-2004	04-08-0445A	02
08	CO	DENVER, CITY AND COUNTY OF	0800460022C	03-MAR-2004	04-08-0159A	01
08	CO	DENVER, CITY AND COUNTY OF	0800460010C	04-FEB-2004	04-08-0215A	02
08	CO		0800460010C	03-MAR-2004	04-08-0215A 04-08-0318A	02
08	CO	DENVER, CITY AND COUNTY OF	0800490065C	01-APR-2004	03-08-0664P	06
	1	DOUGLAS COUNTY				06
08	CO	DOUGLAS COUNTY	0800490130C 0800510200C	01-JUN-2004	04-08-0428P	
08	CO	EAGLE COUNTY		09-APR-2004	04-08-0165P	06
08	CO	EAGLE COUNTY	0800510240C	23-APR-2004	04-08-0281A	02
08		EAGLE COUNTY	0800510240C	25-MAR-2004	04-08-0344A	02
08	CO	EAGLE COUNTY	0800510416C	31-MAR-2004	04-08-0350A	17
08	CO	EL PASO COUNTY	08041C0508F	15-JAN-2004	01-08-177P	05
08		EL PASO COUNTY	08041C0744F	09-APR-2004	03-08-0318P	06
08	CO	EL PASO COUNTY	08041C0763F	09-APR-2004	03-08-0318P	06
08		EL PASO COUNTY	08041C0790F	16-JUN-2004	03-08-0406P	05
08		EL PASO COUNTY	08041C0800F	16-JUN-2004	03-08-0406P	05
08	CO	EL PASO COUNTY	08041C0260F	23-JUN-2004	03-08-0449P	05
08	CO	EL PASO COUNTY	08041C0270F	23-JUN-2004	03-08-0449P	05
08		EL PASO COUNTY	08041C0286F	23-JUN-2004	03-08-0449P	05
08	CO	EL PASO COUNTY	08041C0325F	23-JUN-2004	03-08-0617P	05
08	CO	EL PASO COUNTY	08041C0752F	24-MAR-2004	03-08-0619P	05
08	CO	EL PASO COUNTY	08041C0756F	24-MAR-2004	03-08-0619P	05
08	CO	EL PASO COUNTY	08041C0575F	04-MAR-2004	03-08-0646P	06
08	CO	EL PASO COUNTY	08041C0506F	19-MAY-2004	03-08-0659P	06
08	CO	EL PASO COUNTY	08041C0575F	19-MAR-2004	04-08-0012P	06
08	CO	EL PASO COUNTY	08041C0575F	05-MAY-2004	04-08-0109P	06
08	CO	EL PASO COUNTY	08041C1170F	11-FEB-2004	04-08-0146A	02
08	CO	EL PASO COUNTY	08041C0325F	30-APR-2004	04-08-0170A	02
08	CO	EL PASO COUNTY	08041C0504F	16-JAN-2004	04-08-0175A	01
08		EL PASO COUNTY	08041C0763F	06-FEB-2004	04-08-0178A	02
08		EL PASO COUNTY	08041C0825F	13-FEB-2004		02
08		EL PASO COUNTY	08041C0744F	17-JUN-2004	04-08-0381A	17
08		EL PASO COUNTY	08041C0763F	16-APR-2004		02
08		FLORENCE, CITY OF		26-MAY-2004		02
08		FLORENCE, CITY OF	0800700361D	26-MAY-2004		02
08		FORT COLLINS, CITY OF	0801020011C	10-MAR-2004		05
08		FORT COLLINS, CITY OF	0801020011C	19-MAY-2004		06
08		FOUNTAIN, CITY OF	08041C0763F	09-APR-2004		06
08		GEORGETOWN, TOWN OF	0800350001C	19-MAR-2004		02
08	1	JEFFERSON COUNTY		02-JUN-2004		05
08	1	JEFFERSON COUNTY	08059C0265E	03-MAR-2004		02
08		JEFFERSON COUNTY	08059C0380E	21-JAN-2004		02
08		JEFFERSON COUNTY		25-MAR-2004	1	02
08		JEFFERSON COUNTY	08059C0261E	29-JAN-2004	1	06
						02
08		JEFFERSON COUNTY	08059C0385E	14-JAN-2004	1	02
08		JEFFERSON COUNTY		06-FEB-2004		
08		JEFFERSON COUNTY	08059C0385E	01-MAR-2004		02
08		JEFFERSON COUNTY		13-FEB-2004		02
08		JEFFERSON COUNTY		04-FEB-2004		02
08		JEFFERSON COUNTY		10-MAR-2004		02
08		JEFFERSON COUNTY		21 JAN-2004		02
08		JEFFERSON COUNTY		21-JAN-2004		02
08	. CO	JEFFERSON COUNTY	08059C0385E	30-JAN-2004	04-08-0246A	02

Regi	on	State	Community	Map panel	Determination date	Case No.	Туре
08		CO	JEFFERSON COUNTY	08059C0405E	29-JAN-2004	04-08-0247A	02
08		CO	JEFFERSON COUNTY	08059C0385E	25-FEB-2004	04-08-0252A	02
08		CO	JEFFERSON COUNTY	08059C0405E	19-MAR-2004	04-08-0285A	02
08		CO	JEFFERSON COUNTY	08059C0385E	13-FEB-2004	04-08-0293A	02
08		CO	JEFFERSON COUNTY	08059C0265E	23-APR-2004	04-08-0316A	02
08		CO	JEFFERSON COUNTY	08059C0385E	25-FEB-2004	04-08-0326A	02
08		CO	JEFFERSON COUNTY	08059C0405E	- 24-JUN-2004	04-08-0346P	06
08		CO	JEFFERSON COUNTY	08059C0270E	02-APR-2004	04-08-0359A	02
08		CO	JEFFERSON COUNTY	08059C0385E	07-MAY-2004	04-08-0360A	02
08		CO	JEFFERSON COUNTY	08059C0405E	28-APR-2004	04-08-0387A	02
08		CO	JEFFERSON COUNTY	08059C0385E	14-JUN-2004	04-08-0405A	02
08		CO	JEFFERSON COUNTY	08059C0405E	26-MAY-2004	04-08-0423A	02
08		CO	JEFFERSON COUNTY	08059C0405E	19-MAY-2004	04-08-0435A	01
08		CO	JEFFERSON COUNTY	08059C0405E	28-APR-2004	04-08-0443A	02
08		CO	LAKEWOOD, CITY OF	08059C0315E	11-MAR-2004	03-08-0596P	05
08		CO	LAKEWOOD, CITY OF	08059C0305E	09-JAN-2004	04-08-0046A	02
08		CO	LAKEWOOD, CITY OF	08059C0305E	09-JAN-2004	04-08-0157A	02
08		CO	LAKEWOOD, CITY OF	08059C0310E	29-JAN-2004	04-08-0177A	02
08		CO	LAKEWOOD, CITY OF	08059C0302E	26-MAY-2004	04-08-0378A	02
08		CO	LARIMER COUNTY	0801010192C	10-MAR-2004	03-08-0612P	06
08		CO	LARIMER COUNTY	0801010150D	12-MAR-2004	04-08-0229A	01
08		CO	LARIMER COUNTY	0801010130D	17-MAR-2004	04-08-0275A	02
08		CO	LITTLETON, CITY OF	0800170005D	01-MAR-2004	03-08-0691P	05
08		CO					
08		CO .	LITTLETON, CITY OF	0800170010D	01-MAR-2004	03-08-0691P	05
08		CO	MANITOU SPRINGS, CITY OF	08041C0707F	12-MAY-2004	04-08-0013P	06
		CO	MONUMENT, TOWN OF	08041C0278F	13-APR-2004	03-08-0661P	05
08			MONUMENT, TOWN OF	08041C0279F	13-APR-2004	03-08-0661P	05
08		CO	MONUMENT, TOWN OF	08041C0286F	13-APR-2004	03-08-0661P	05
08		CO	MONUMENT, TOWN OF	08041C0287F	13-APR-2004	03-08-0661P	05
08		CO	MORGAN COUNTY	0801290175C	08-APR-2004	04-08-0335A	02
08		CO	PALMER LAKE, TOWN OF	08041C0260F	25-FEB-2004	04-08-0151A	02
08		CO	PARKER, TOWN OF	0803100070D	27-MAY-2004	04-08-0033P	05
08		CO	PUEBLO COUNTY	0801470450B	11-FEB-2004	04-08-0192A	02
08		CO	STEAMBOAT SPRINGS, CITY OF	0801590003C	12-APR-2004	03-08-0036P	05
08		CO	STEAMBOAT SPRINGS, CITY OF	0801590002C	04-FEB-2004	03-08-0650A	02
08		CO	STEAMBOAT SPRINGS, CITY OF	0801590002C	03-MAR-2004	04-08-0339A	02
08		CO	STEAMBOAT SPRINGS, CITY OF	0801590002C	08-APR-2004	04-08-0356A	02
08		CO	WELD COUNTY	0802660855C	04-FEB-2004	04-08-0161A	01
08		CO	WELD COUNTY	0802660850C	10-MAR-2004	04-08-0298A	02
08		CO	WESTMINSTER, CITY OF	08059C0091E	14-APR-2004	03-08-0023P	05
08		CO	WESTMINSTER, CITY OF	08059C0093E	14-APR-2004	03-08-0023P	05
08		CO	WESTMINSTER, CITY OF	08059C0089E	06-MAY-2004	03-08-0520P	05
08		CO	WESTMINSTER, CITY OF	08059C0093E	06-MAY-2004	03-08-0520P	05
08		CO	WESTMINSTER, CITY OF	08059C0092E	19-MAR-2004	04-08-0349A	02
08		MT	BUTTE-SILVER BOW COUNTY	3000770183D	12-MAR-2004	04-08-0327A	02
08		MT	CARBON COUNTY	3001390315C	03-MAR-2004	04-08-0041A	02
08		MT	CARBON COUNTY	3001390305B	20-FEB-2004	04-08-0276A	01
08		MT	CASCADE COUNTY	3000080416B	16-APR-2004	04-08-0418A	02
08		MT	CASCADE COUNTY	3000080416B	16-APR-2004	04-08-0433A	02
08		MT	FLATHEAD COUNTY	3000231400C	19-MAR-2004	04-08-0153A	02
08		MT	FLATHEAD COUNTY	3000231400C	23-APR-2004	04-08-0320A	02
08		MT	FLATHEAD COUNTY	3000231805D	08-APR-2004	04-08-0320A	02
08		MT	FLATHEAD COUNTY	3000232305D	16-APR-2004	04-08-0436X	02
08		MT	GLENDIVE, CITY OF	3000232305D 3000150005B			
08		MT	LAKE COUNTY		25-FEB-2004	04-08-0174A	02
				30047C0350B	. 06-MAY-2004	04-08-0424A	02
08		MT	LEWIS AND CLARK COUNTY		06-MAY-2004	04-08-0338A	02
		MT	LEWIS AND CLARK COUNTY	3000381541C	27-MAY-2004	04-08-0351P	06
08		MT	LEWIS AND CLARK COUNTY	3000381542D	27-MAY-2004	04-08-0351P	06
08		MT	LINCOLN COUNTY		17-MAR-2004	04-08-0337A	02
		MT	LIVINGSTON, CITY OF	3000510005B	25-FEB-2004	04-08-0128A	02
08		MT	MINERAL COUNTY	3001590006B	25-MAR-2004	04-08-0294A	02
08		MT	MINERAL COUNTY		08-APR-2004	04-08-0402X	02
		MT	MISSOULA COUNTY	30063C1465D	18-FEB-2004	04-08-0278A	01
08 .		MT	MISSOULA COUNTY	30063C0890D	17-MAR-2004	04-08-0297A	02
08 .		MT	PARK COUNTY	3001600020B	21-JAN-2004	04-08-0124A	02
08		MT	PARK COUNTY	3001600033B	26-MAR-2004	04-08-0340A	02
08 .		MT	PARK COUNTY	3001600024B	14-APR-2004	04-08-0394A	02
08 .		MT	PARK COUNTY		06-MAY-2004	04-08-0414A	02
		MT	RAVALLI COUNTY	30081C0045C	16-APR-2004	04-08-0250A	17
08 .		MT	ROUNDUP, CITY OF		06-MAY-2004	04-08-0289A	02
		MT	SANDERS COUNTY		16-JAN-2004	04-08-0130A	02
						04-00-0130A	02
		MT	SANDERS COUNTY	3000720023B	23-JAN-2004	04-08-0193A	02

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08	MT	WHITEFISH, CITY OF	3000231090C	25-MAR-2004	04-08-0277A	02
08	MT	YELLOWSTONE COUNTY	3001421020A	09-JAN-2004	03-08-0515A	01
08	ND	BISMARCK, CITY OF	3801490025A	14-JAN-2004	04-08-0118A	02
08	ND	BISMARCK, CITY OF	3801490025A	03-MAR-2004	04-08-0313A	01
08	ND	BISMARCK, CITY OF	3801490025A	26-MAR-2004	04-08-0376X	. 01
08	ND	BURLEIGH COUNTY	3800170780A	26-MAY-2004	04-08-0452A	02
08	ND	FORT RANSOM, CITY OF	3803320001A	12-MAY-2004	04-08-0413A	01
08	ND	GRAND FORKS, CITY OF	3853650010D	17-MAR-2004	04-08-0362A	02
08	ND	GRAND FORKS, CITY OF	3853650010D	21-MAY-2004	C4-08-0487A	01
08	ND	MANDAN, CITY OF	3800720020B	20-FEB-2004	03-08-0670A	02
08	ND	MINOT, CITY OF	38101C0783D	14-JAN-2004	04-08-0076A	02
08	ND	MINOT, CITY OF	38101C0776D	04-FEB-2004	04-08-0225A	02
08	ND	RANSOM COUNTY	3800890025B	11-FEB-2004	04-08-0228A	02
08	ND	SOURIS, CITY OF	3800100001A	10-MAR-2004	04-08-0100A	02
08		TRENTON, TOWNSHIP OF	3806790025A	18-FEB-2004	04-08-0143A	02
08	ND	WALSH COUNTY	3801350005B	30-JAN-2004	04-08-0152A	01
08	SD	ABERDEEN, CITY OF	46013C0245C	14-JAN-2004	04-08-0164A	02
08		ABERDEEN, CITY OF	46013C0245C	01-MAR-2004	04-08-0186A	02
08	SD	ABERDEEN, CITY OF	46013C0330C	06-MAY-2004	04-08-0385A	01
08	SD	BROOKINGS, CITY OF	4600040005B	16-JAN-2004		01
08		BROOKINGS, CITY OF	4600040005B	03-MAR-2004	04-08-0342A	01
08	SD	BROWN COUNTY	46013C0310C	13-FEB-2004	04-08-0265A	02
08		CASTLEWOOD, CITY OF	460035_01B	18-FEB-2004	04-08-0261A	02
08		DAVISON COUNTY	460020_10B	11-FEB-2004	04-08-0149A	01
08	SD	DELL RAPIDS, CITY OF	4600590001A	09-JAN-2004	. 04-08-0073A	02
08		DELL RAPIDS, CITY OF	4600590001A	03-MAR-2004	04-08-0310A	02
08		GRANT COUNTY	4602660008B	17-JUN-2004	04-08-0375A	02
08		GROTON, CITY OF	46013C0352C	13-FEB-2004	04-08-0264A	02
08	SD	GROTON, CITY OF	46013C0352C	25-FEB-2004	04-08-0291A	02
08	SD	HILL CITY, CITY OF	4601160001C	14-JUN-2004	04-08-0460A	02
08	SD	LAKE COUNTY	4602760150B	20-FEB-2004	04-08-0272A	02
08	SD	LAKE COUNTY	4602760150B	25-FEB-2004	04-08-0321A	02
08	SD	LAKE COUNTY	4602760150B	12-MAR-2004	04-08-0348A	02
08	SD	LINCOLN COUNTY	4602770001B	06-FEB-2004	04-08-0059A	02
08		LINCOLN COUNTY	4602770003B	23-JAN-2004		02
08		MADISON, CITY OF		08-APR-2004	04-08-0112A	17
08		MADISON, CITY OF	4600440002B	12-MAR-2004		02
08		MINNEHAHA COUNTY	4600570170C	03-MAR-2004		02
08		MINNEHAHA COUNTY		28-APR-2004	04-08-0429A	02
08		PENNINGTON COUNTY	4600641105B	23-APR-2004	04-08-0357A	02
08		PIERRE, CITY OF		21-MAY-2004		02
08				18-FEB-2004		01
08		RAPID CITY CITY OF		09-APR-2004		01
08		RAPID CITY, CITY OF				02
		RAPID CITY, CITY OF		09-APR-2004		
08		SIOUX FALLS, CITY OF		14-MAY-2004		02
08		SPEARFISH, CITY OF		26-MAY-2004		02
08		SPEARFISH, CITY OF		30-APR-2004		02
08		UNION COUNTY		09-JUN-2004		01
08		ALPINE, CITY OF		12-MAY-2004		02
08		BOUNTIFUL, CITY OF		06-FEB-2004		02
08		CACHE COUNTY		03-MAR-2004		02
08		CARBON COUNTY		07-JAN-2004		02
08	1	CARBON COUNTY		07-JAN-2004		02
08		CEDAR CITY, CITY OF	4900730725B	19-FEB-2004	03-08-0370P	05
08		CEDAR CITY, CITY OF	4900740001B	19-FEB-2004		05
08	. UT	CEDAR CITY, CITY OF		19-FEB-2004	03-08-0370P	05
08		DAVIS COUNTY		14-JAN-2004	04-08-0137A	02
08	. UT	GRAND COUNTY	4902320038A	26-MAR-2004	04-08-0144A	02
08		IRON COUNTY		19-FEB-2004		06
08		LINDON, CITY OF		08-APR-2004		02
08		MORGAN CITY,CITY OF		26-MAY-2004		02
08		MORGAN COUNTY		06-FEB-2004		02
08		NIBLEY, TOWN OF		25-FEB-2004		02
08	- 1	OAKLEY, TOWN OF		13-FEB-2004		02
		OAKLEY, TOWN OF		12-MAR-2004		. 02
08						17
08	1	OGDEN, CITY OF		26-MAR-2004		
08		PARK CITY, CITY OF		25-FEB-2004		02
08		PRICE, CITY OF		19-MAY-2004		01
08		RICHFIELD, CITY OF		25-MAR-2004		02
08		RIVERTON, CITY OF		25-MAR-2004		06
08		RIVERTON, CITY OF		11-FEB-2004		02
08		SALINA, CITY OF		02-JUN-2004	04-08-0072P	05
	. UT	SALT LAKE COUNTY	49035C0317E	05-MAR-2004	04-08-0086A	02

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8	UT	SALT LAKE COUNTY	49035C0466E	20-FEB-2004	04-08-0171A	
8	UT	SALT LAKE COUNTY	49035C0303F	25-FEB-2004	04-08-0221A	
8	UT	ST. GEORGE, CITY OF	4901770013D	12-MAR-2004	04-08-0142A	
8	UT	WASHINGTON,CITY OF	4901820015C	11-FEB-2004	04-08-0263A	
8	UT	WASHINGTON,CITY OF	4901820015C	28-JUN-2004	04-08-0395A	
8	UT	WEBER COUNTY	4901870407B	09-JUN-2004	04-08-0408A	
3	UT	WELLSVILLE, CITY OF	4900310001B	17-JUN-2004	04-08-0457A	
3	UT	WEST JORDAN, CITY OF	49035C0410E	15-APR-2004	03-08-0549P	ļ
3	UT	WEST JORDAN, CITY OF	49035C0430E	15-APR-2004	03-08-0549P	
3	UT	WEST JORDAN, CITY OF	49035C0430E	25-MAR-2004	04-08-0014P	
3	UT	WEST JORDAN, CITY OF	49035C0430E	04-FEB-2004	04-08-0185A	
3	WY	CAMPBELL COUNTY	5600810600B	12-MAY-2004	04-08-0416A	
3	WY	CHEYENNE, CITY OF	5600300005E	03-MAR-2004	04-08-0150A	
3	WY	CHEYENNE, CITY OF	5600300005E	10-MAR-2004	04-08-0162A	
3	WY	CHEYENNE, CITY OF	5600300005E	25-FEB-2004	04-08-0305A	
3	WY	GILLETTE, CITY OF	5600070005C	17-MAR-2004	04-08-0336A	
3	WY	KEMMERER,TOWN OF	5600350005B	25-MAR-2004	04-08-0304A	
3	WY	LARAMIE COUNTY	5600290510D	13-FEB-2004	04-08-0254A	
3	WY	LARAMIE COUNTY	5600290505D	10-MAR-2004	04-08-0290A	
3	WY	LARAMIE COUNTY	5600290505D	23-APR-2004	04-08-0406A	
3	WY	PARK COUNTY	5600850029B	12-MAY-2004	04-08-0431A	
3	WY	ROCK SPRINGS, CITY OF	5600510005E	06-MAY-2004	04-08-0329A	
3	WY	SHERIDAN COUNTY	5600470020C	25-FEB-2004	04-08-0138A	
	AZ	BUCKEYE, TOWN OF	04013C0675F	07-MAY-2004	03-09-1020P	
	AZ	BUCKEYE, TOWN OF	04013C1080H	07-MAY-2004	03-09-1020P	-
	AZ	BUCKEYE, TOWN OF	04013C1090H	07-MAY-2004	03-09-1020P	
)	AZ	BUCKEYE, TOWN OF	04013C1540G	07-MAY-2004	03-09-1020P	
	AZ	BUCKEYE, TOWN OF	04013C2035G	27-MAY-2004	04-09-0544P	
)	AZ	BUCKEYE, TOWN OF	04013C2055F	27-MAY-2004	04-09-0544P	
	AZ	BUCKEYE, TOWN OF	04013C2035G	27-MAY-2004	04-09-0585P	
	AZ	BUCKEYE, TOWN OF	04013C2055F	27-MAY-2004	04-09-0585P	
	AZ	CHANDLER, CITY OF	04013C2670G	02-APR-2004	04-09-0581A	
	AZ	CHANDLER, CITY OF	04013C3035G	30-APR-2004		
	AZ				04-09-0842A	
)	AZ	COCONINO COUNTYCOLORADO RIVER INDIAN TRIBE	0400193600B	25-FEB-2004	04-09-0379A	
)	AZ		0401230075A	19-MAR-2004	04-09-0270A	
9	AZ	COOLIDGE, CITY OF	0400770725C	22-APR-2004	04-09-0163P	
		GLENDALE, CITY OF	04013C1615J	14-JUN-2004	03-09-1538P	
}	AZ	MARANA, TOWN OF	04019C1610K	18-MAR-2004	02-09-829P	
	AZ	MARANA, TOWN OF	04019C1610K	22-APR-2004	04-09-0465X	
	AZ	MARANA, TOWN OF	04019C1025K	19-APR-2004	04-09-0474P	
	AZ	MARANA, TOWN OF	04019C1610K	22-APR-2004	04-09-0750P	
	AZ	MARICOPA COUNTY	04013C0240E	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C0265F	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C0660F	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C0675F	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1035G	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1055G	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1060G	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1070G	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1080H	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1090H	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY:	04013C1510H	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1525G	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C1540G	07-MAY-2004	03-09-1020P	
	AZ	MARICOPA COUNTY	04013C0025E	19-JAN-2004	03-09-1312P	
	AZ	MARICOPA COUNTY	04013C0050E	19-JAN-2004	03-09-1312P	
	AZ	MARICOPA COUNTY	04013C0375F	19-JAN-2004	03-09-1312P	-
	AZ	MARICOPA COUNTY	04013C0400G	19-JAN-2004	03-09-1312P	
	AZ	MARICOPA COUNTY	04013C1615J	14-JUN-2004		
	AZ	MARICOPA COUNTY	04013C1510H	07-MAY-2004	03-09-1538P	1
	AZ	MARICOPA COUNTY			03-09-1562P	
	AZ		04013C1525G	07-MAY-2004	03-09-1562P	
	AZ	MARICOPA COUNTY	04013C2000F	07-MAY-2004	03-09-1562P	
*******		MARICOPA COUNTY	04013C2460G	07-MAY-2004	03-09-1562P	
	AZ	MARICOPA COUNTY	04013C2470G	07-MAY-2004		
	AZ	MARICOPA COUNTY	04013C2475F	07-MAY-2004		
	AZ	MARICOPA COUNTY	04013C2480G	07-MAY-2004		
		MARICOPA COUNTY	04013C2090G	25-FEB-2004	04-09-0588A	
		MESA, CITY OF	04013C2195F	29-JAN-2004	04-09-0304A	
	AZ	MESA, CITY OF	04013C2195F	07-JAN-2004		
		MOHAVE COUNTY	0400582435D	29-JAN-2004		
		PHOENIX, CITY OF	04013C1655J	14-APR-2004		
	1	PHOENIX, CITY OF	04013C1660G	14-APR-2004		
9			I OTOTOOTOOO	17-7111-2004	100-00-0012	

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09	AZ	PHOENIX, CITY OF	04013C1185G	25-MAR-2004	03-09-0934P	05
09	AZ	PHOENIX, CITY OF	04013C2140F	09-JAN-2004	04-09-0111A	02
09	AZ	PHOENIX, CITY OF	04013C2130F	13-FEB-2004	04-09-0261A	02
09	AZ	PHOENIX, CITY OF	04013C2165G	08-APR-2004	04-09-0337A	02
09	AZ	PHOENIX, CITY OF	04013C2145G	18-FEB-2004	04-09-0363A	01
09	AZ	PHOENIX, CITY OF	04013C2130F	30-JAN-2004	04-09-0413A	02
09	AZ	PHOENIX, CITY OF	04013C2130F	06-FEB-2004	04-09-0459A	02
09	AZ AZ	PHOENIX, CITY OF	04013C2130F	11-FEB-2004	04-09-0477A	02
09	AZ	PHOENIX, CITY OF	04013C2130F 04013C2130F	06-FEB-2004	04-09-0531A	02
09		PHOENIX, CITY OF	04013C2130F	03-MAR-2004 31-MAR-2004	04-09-0632A 04-09-0645A	02
09	AZ	PHOENIX, CITY OF	04013C1660G	24-JUN-2004	04-09-0654X	05
09	AZ	PHOENIX, CITY OF	04013C2140F	02-APR-2004	04-09-0715A	01
09	AZ	PHOENIX, CITY OF	04013C2120F	22-JUN-2004	04-09-0716P	05
09	AZ	PHOENIX, CITY OF	04013C2130F	14-APR-2004	04-09-0800A	02
09	AZ	PHOENIX, CITY OF	04013C1670F	28-APR-2004	04-09-0836A	02
09	AZ	PIMA COUNTY	04019C1610K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04019C1616K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04019C1617K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04019C1636K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04019C1637K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04049C1643K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04019C1644K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04019C1645K	18-MAR-2004	02-09-829P	05
09	AZ	PIMA COUNTY	04019C1663K	18-MAR-2004	02-09-829P	05
09		PIMA COUNTY	04019C2810K	01-MAR-2004	03-09-0141P	06
09	AZ	PIMA COUNTY	04019C2225K	23-JAN-2004	04-09-0222A	02
09	AZ	PIMA COUNTY	04019C1020K	21-JAN-2004	04-09-0317A	02
09	AZ	PIMA COUNTY	04019C1025K	21-JAN-2004	04-09-0317A	02
09	AZ	PIMA COUNTY	04019C1635K	29-APR-2004	04-09-0380P	06
09	AZ	PIMA COUNTY	04019C1610K	22-APR-2004	04-09-0465X	05
09	AZ	PIMA COUNTY	04019C1616K	22-APR-2004	04-09-0465X	05
09	AZ	PIMA COUNTY	04019C1617K	22-APR-2004	04-09-0465X	05
09		PIMA COUNTY	04019C1636K	22-APR-2004	04-09-0465X	05
09		PIMA COUNTY	04019C1637K	22-APR-2004	04-09-0465X	05
09	AZ	PIMA COUNTY	04019C1643K	22-APR-2004	04-09-0465X	05
09		PIMA COUNTY	04019C1644K	22-APR-2004	04-09-0465X	05
09		PIMA COUNTY	04019C1645K	22-APR-2004	04-09-0465X	05
09		PIMA COUNTY	04019C1663K	22-APR-2004	04-09-0465X	06
09		PIMA COUNTY	04019C1025K 04019C2290K	19-APR-2004 03-MAR-2004	04-09-0474P 04-09-0518A	02
09		PIMA COUNTY	04019C2290K	01-MAR-2004	04-09-0516A	02
09		PIMA COUNTY	04019C1630K	28-APR-2004	04-09-0782A	02
09		PIMA COUNTY	04019C2810K	28-APR-2004	04-09-0978A	02
09		PIMA COUNTY	04019C1637K	18-JUN-2004	04-09-1046A	02
09		PINAL COUNTY	0400770300C	23-JAN-2004	04-09-0176A	02
09		PINAL COUNTY	0400770950C	06-FEB-2004	04-09-0328A	02
09		PRESCOTT VALLEY, TOWN OF	04025C1739F	04-FEB-2004	04-09-0458A	02
09		PRESCOTT VALLEY, TOWN OF	04025C2102F	04-FEB-2004	04-09-0464A	02
09		PRESCOTT VALLEY, TOWN OF	04025C2085F	10-MAR-2004	04-09-0528A	01
09		PRESCOTT, CITY OF	04025C2080F	06-FEB-2004	04-09-0446A	17
09		PRESCOTT, CITY OF		25-MAR-2004	04-09-0733A	02
09	AZ	QUEEN CREEK, TOWN OF	04013C2695G	22-JAN-2004	03-09-0247P	06
09		SANTA CRUZ COUNTY	0400900280B	04-FEB-2004	04-09-0028A	02
09		SANTA CRUZ COUNTY	0400900280B	06-FEB-2004	04-09-0313A	02
09	AZ	SANTA CRUZ COUNTY	0400900200A	08-APR-2004	04-09-0663A	02
09		SANTA CRUZ COUNTY	0400900020B	08-APR-2004	04-09-0826A	02
09	AZ	SCOTTSDALE, CITY OF	04013C1230G	09-APR-2004	04-09-0804A	02
09	AZ	SCOTTSDALE, CITY OF	04013C1695G	12-MAY-2004	04-09-0946A	02
09		SOUTH TUCSON, TOWN OF	04019C2228K	06-MAY-2004	04-09-0828A	02
09	AZ	TUCSON, CITY OF	04019C1610K	18-MAR-2004		05
09		TUCSON, CITY OF	04019C1616K	18-MAR-2004		05
09		TUCSON, CITY OF	04019C1617K	18-MAR-2004	02-09-829P	05
09		TUCSON, CITY OF	04019C1636K	18-MAR-2004		05
09		TUCSON, CITY OF	04019C1637K	18-MAR-2004	1	05
09		TUCSON, CITY OF	04019C1639K	18-MAR-2004		0.5
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09		TUCSON, CITY OF		18-MAR-2004		05
09		TUCSON, CITY OF	04019C1663K	18-MAR-2004		05
09		TUCSON, CITY OF		18-MAR-2004		06
09			04019C1610K	22-APR-2004	04-09-0465X	

Region	State	Community	Map panel	Determination date	Case No.	Туре
09	AZ	TÜCSON, CITY OF	04019C1617K	22-APR-2004	04-09-0465X	05
09	AZ	TUCSON, CITY OF	04019C1636K	22-APR-2004	04-09-0465X	05
09	AZ	TUCSON, CITY OF	04019C1637K	22-APR-2004	04-09-0465X	05
09	AZ	TUCSON, CITY OF	04019C1639K	22-APR-2004	04-09-0465X	05
09	AZ	TUCSON, CITY OF	04019C1643K	22-APR-2004	04-09-0465X	05
09	AZ	TUCSON, CITY OF	04019C1644K	22-APR-2004	04-09-0465X	05
09	AZ	TUCSON, CITY OF	04019C1645K	22-APR-2004	04-09-0465X	05
09	AZ	TUCSON, CITY OF	04019C1663K	22-APR-2004	04-09-0465X	05
09	AZ AZ	TUCSON, CITY OF	04019C2210K 04019C1639K	11-FEB-2004 31-MAR-2004	04-09-0506A	02
09	AZ	TUCSON, CITY OF	04019C2210K	08-APR-2004	04-09-0665A 04-09-0746A	02
09	AZ	YAVAPAI COUNTY	04025C2060F	06-FEB-2004	03-09-1684A	02
09	AZ	YAVAPAI COUNTY	04025C2040F	21-JAN-2004	04-09-0228A	02
09	AZ	YAVAPAI COUNTY	04025C1340F	28-MAY-2004	04-09-0527A	02
09	AZ	YUMA COUNTY	0400990885D	24-MAR-2004	02-09-045P	05
09	AZ .	YUMA COUNTY	0400990925B	10-JUN-2004	03-09-0639P	06
09	CA	AGOURA HILLS, CITY OF	0650720002B	17-JUN-2004	04-09-1075A	02
09	CA	ALAMEDA COUNTY	0600010095B	26-MAR-2004	04-09-0631A	02
09	CA	ALAMEDA, CITY OF	0600020005B	03-MAY-2004	04-09-0250P	06
09	CA	ANAHEIM, CITY OF	06059C0134H	19-FEB-2004	02-09-212V	19
09	CA	ANAHEIM, CITY OF	06059C0152H	19-FEB-2004	02-09-212V	19
09	CA	ANAHEIM, CITY OF	06059C0156H	19-FEB-2004	02-09-212V	19
09	.CA	ANAHEIM, CITY OF	06059C0157H	19-FEB-2004	02-09-212V	19
09	CA	ANAHEIM, CITY OF	06059C0156H	26-FEB-2004	04-09-0586P	06
09	CA	ANDERSON, CITY OF	0603590001C	25-FEB-2004	04-09-0568A	02
09	CA	ARCATA, CITY OF	0600610002E	18-MAY-2004	03-09-0824P	05
09	CA	BEAUMONT, CITY OF	0602470005B	09-JUN-2004	04-09-0829A	02
09	CA	BELMONT, CITY OF	0650160005B	13-JAN-2004	04-09-0057P	06
09	CA	BREA, CITY OF	06059C0033H 06059C0041H	21-APR-2004 21-APR-2004	04-09-0839P 04-09-0839P	06
09	CA	BURBANK, CITY OF	0650180005C	20-MAY-2004	02-09-874P	05
09	CA	BURBANK, CITY OF	0650180005C	19-MAY-2004	02-09-974P	05
09	CA	BURBANK, CITY OF	0650180005C	01-MAR-2004	04-09-0457A	02
09	CA	BUTTE COUNTY	06007C0505C	04-FEB-2004	04-09-0146A	02
09	CA	BUTTE COUNTY	06007C0375C	23-APR-2004	04-09-0880A	02
09	CA	CALAVERAS COUNTY	0606330150B	26-MAR-2004	04-09-0687A	02
09	CA	CAMPBELL, CITY OF	0603380005C	17-MAR-2004	04-09-0439A	02
09	CA	CATHEDRAL CITY, CITY OF	0607040005D	11-FEB-2004	04-09-0533A	0.
09	CA	CATHEDRAL CITY, CITY OF	0607040005D	19-MAR-2004	04-09-0779A	0.
09	CA	CHULA VISTA, CITY OF	06073C1914F	11-JUN-2004	03-09-0900P	0.5
09	CA	CHULA VISTA, CITY OF	06073C2152F	11-JUN-2004	03-09-0900P	0.
09	CA	CLAYTON, CITY OF	0600270001C	07-MAY-2004	04-09-0774A	02
09	CA	CLEARLAKE, CITY OF	0607140005C	23-JUN-2004	04-09-1093A	02
09	CA	CONCORD, CITY OF	0650220007C	21-JAN-2004	04-09-0471A	02
09	CA	CONCORD, CITY OF	0650220006C	31-MAR-2004	04-09-0535A	02
09	CA	CONCORD, CITY OF	0650220007C	23-APR-2004	04-09-0685A	0:
09	CA	CONCORD, CITY OF	0650220007C	14-APR-2004	04-09-0791A	02
09	CA	CONCORD, CITY OF	0650220006C	26-MAY-2004	04-09-0926A	02
09	CA	CONTRA COSTA COUNTY	0600250365B	24-MAR-2004	03-09-0909P	00
09	CA	CONTRA COSTA COUNTY	0600250370B	24-MAR-2004	03-09-0909P	00
09	CA	CONTRA COSTA COUNTY	0600250525B	24-MAR-2004	03-09-0909P	00
09	CA	CONTRA COSTA COUNTY	0600250400B	24-MAY-2004	04-09-0109P	00
09	CA	CONTRA COSTA COUNTY	0600250435C	06-FEB-2004	04-09-0252A	02
09	CA	CONTRA COSTA COUNTY	0600250470C	07-JAN-2004	04-09-0280A	0:
09	CA	CONTRA COSTA COUNTY	0600250275B	30-JAN-2004	04-09-0388A	0:
09	CA	CONTRA COSTA COUNTY	0600250275B	10-MAR-2004	04-09-0522A	0:
09	CA	CONTRA COSTA COUNTY	0600250275B	06-MAY-2004	04-09-0612A	0:
09	CA	CONTRA COSTA COUNTY	0600250470C 0600250525B	10-MAR-2004 26-MAR-2004	04-09-0641A 04-09-0729A	0:
09	CA	COSTA MESA, CITY OF	06059C0259H	19-FEB-2004	02-09-212V	1
09	CA	DANA POINT, CITY OF	06059C0508H	30-APR-2004	04-09-0618A	0:
09		DAVIS, CITY OF	0604240036C	14-JAN-2004	04-09-0385A	0:
09		DAVIS, CITY OF	0604240009C	04-FEB-2004	04-09-0452A	0:
09		DAVIS, CITY OF	0604240009C	31-MAR-2004	04-09-0747A	0
09	CA	DAVIS, CITY OF	0604240009C	09-APR-2004	04-09-0806A	0
09		EL DORADO COUNTY	0600400725C	06-FEB-2004	04-09-0357A	0:
09	CA	EL DORADO COUNTY	0600400609B	10-MAR-2004	04-09-0671A	0:
09		ELK GROVE, CITY OF	0602620320E	16-JAN-2004	04-09-0056A	0
09		ENCINITAS, CITY OF	06073C1063F	19-MAY-2004	04-09-0728A	0.
09		ESCONDIDO, CITY OF	06073C1076F	21-MAY-2004	03-09-1334P	0
09		ESCONDIDO, CITY OF	06073C1083F	17-JUN-2004	04-09-0957A	0.
09		FAIRFIELD, CITY OF		04-FEB-2004	03-09-0990A	0
	CA	FAIRFIELD, CITY OF		19-MAY-2004		

Region	State	Community	Map panel	Determination date	Case No.	Туре
09	CA	FAIRFIELD, CITY OF	0603700010C	08-APR-2004	04-09-0771A	0
)9	CA	FIREBAUGH, CITY OF	06019C1430F	21-JAN-2004	04-09-0083A	02
9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	19-FEB-2004	02-09-212V	19
9	CA	FOUNTAIN VALLEY, CITY OF	06059C0253H	19-FEB-2004	02-09-212V	19
9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	20-FEB-2004	04-09-0332A	0:
9	CA	FOUNTAIN VALLEY, CITY OF	06059C0254H	20-FEB-2004	04-09-0332A	.02
)9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	12-MAR-2004	04-09-0559A	0:
9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	26-MAR-2004	04-09-0688A	0:
)9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	09-APR-2004	04-09-0692A	0:
)9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	09-APR-2004	04-09-0693A	0:
9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	17-MAR-2004	04-09-0759A	0:
)9	CA	FOUNTAIN VALLEY, CITY OF	06059C0254H	17-MAR-2004	04-09-0759A	0:
)9	CA	FOUNTAIN VALLEY, CITY OF	06059C0252H	09-APR-2004	04-09-0873A	0
)9	CA	FRESNO COUNTY	06019C1590F	05-JAN-2004	03-09-1270P	0
9	CA	FRESNO COUNTY	06019C2130F	13-FEB-2004	04-09-0372A	0:
)9	CA	FRESNO, CITY OF	06019C1590F	05-JAN-2004	03-09-1270P	0
9	CA	FULLERTON, CITY OF	06059C0041H	19-FEB-2004	02-09-212V	1
9	CA	FULLERTON, CITY OF	06059C0131H	19-FEB-2004	02-09-212V	1
9	CA	GARDEN GROVE, CITY OF	06059C0137H	19-FEB-2004	02-09-212V	1 1
9	CA	GARDEN GROVE, CITY OF	06059C0138H	19-FEB-2004	02-09-212V	1
9	CA	GARDEN GROVE, CITY OF	06059C0139H	19-FEB-2004	02-09-212V	1
9	CA	GARDEN GROVE, CITY OF	06059C0142H	19-FEB-2004	02-09-212V	1
9	CA	GARDEN GROVE, CITY OF	06059C0142H	19-FEB-2004	02-09-212V	1
9	CA					
	CA	GOLETA, CITY OF	0603312337E 0650330011E	04-JUN-2004 21-JAN-2004	04-09-0935A	0
)9		HAYWARD, CITY OF			04-09-0411A	0
09	CA	HEMET, CITY OF	0602530005D	04-FEB-2004	04-09-0362A	0
)9	CA	HEMET, CITY OF	0602451490C	25-MAR-2004	04-09-0619A	0
)9	CA	HEMET, CITY OF	0602530005D	03-MAR-2004	04-09-0667A	0
)9	CA	HEMET, CITY OF	0602530005D	26-MAY-2004	04-09-0988A	0
9	CA	HIGHLAND, CITY OF	06071C8706F	11-FEB-2004	04-09-0570A	0
9	CA	HUMBOLDT COUNTY	0600601450B	23-APR-2004	04-09-0207A	0
)9	CA	HUMBOLDT COUNTY	0600601175B	07-JAN-2004	04-09-0215A	0
)9	CA	HUMBOLDT COUNTY	0600601830B	13-FEB-2004	04-09-0292A	0
9	CA	HUMBOLDT COUNTY	0600601450B	23-APR-2004	04-09-0449A	0
09	CA	HUMBOLDT COUNTY	0600601175B	01-MAR-2004	04-09-0561A	0
09	CA	HUNTINGTON BEACH, CITY OF	06059C0231H	19-FEB-2004	02-09-212V	1
09	CA	HUNTINGTON BEACH, CITY OF	06059C0232H	19-FEB-2004	02-09-212V	1
09	CA	HUNTINGTON BEACH, CITY OF	06059C0233H	19-FEB-2004	02-09-212V	1
9	CA	HUNTINGTON BEACH, CITY OF	06059C0251H	19-FEB-2004	02-09-212V	1
09	CA	HUNTINGTON BEACH, CITY OF	06059C0253H	19-FEB-2004	02-09-212V	1
9	CA	HUNTINGTON BEACH, CITY OF	06059C0261H	19-FÉB-2004	02-09-212V	1
9	CA	HUNTINGTON BEACH, CITY OF	06059C0253H	12-MAR-2004	04-09-0516A	0
9	CA	HUNTINGTON BEACH, CITY OF	06059C0253H	20-FEB-2004	04-09-0607A	0
9	CA	HUNTINGTON BEACH, CITY OF	06059C0263H	25-MAR-2004	04-09-0653A	0
09	CA	HUNTINGTON BEACH, CITY OF	06059C0263H	14-APR-2004	04-09-0896X	
09	CA	HUNTINGTON BEACH, CITY OF	06059C0232H	28-APR-2004	04-09-0911A	1
09	CA	IRVINE, CITY OF	06059C0291H	19-FEB-2004	02-09-212V	1
9	CA	IRVINE, CITY OF	06059C0295H	19-FEB-2004	02-09-212V	1
09	CA	ISLETON,CITY OF	0602650001B	03-MAR-2004	04-09-0479A	0
09		KERN COUNTY	0600750585B	02-JUN-2004	04-09-0703A	0
09	CA	LA HABRA, CITY OF	06059C0037H	19-FEB-2004	02-09-212V	1
09	CA	LA HABRA, CITY OF	06059C0041H	19-FEB-2004	02-09-212V	1
)9		LA HABRA, CITY OF	06059C0033H	21-APR-2004	04-09-0839P	0
)9		LA HABRA, CITY OF	06059C0041H	21-APR-2004	04-09-0839P	(
09	CA	LA QUINTA, CITY OF	0607090005B	08-APR-2004	04-09-0567A	(
09	CA	LAGUNA BEACH, CITY OF	06059C0417E	25-FEB-2004	04-09-0428A	(
09	CA	LAGUNA BEACH, CITY OF	06059C0417H	05-MAR-2004	04-09-0700X	(
9	CA	LAGUNA HILLS, CITY OF	06059C0429H	12-MAY-2004	04-09-1017A	
9	CA	LAKE COUNTY	0600900845B	09-JAN-2004	04-09-0360A	
9		LAKE COUNTY	0600900655A	04-FEB-2004	04-09-0542A	
	CA	LAKE COUNTY	0600900835A	23-APR-2004	04-09-0743A	
09				16-APR-2004	04-09-0743A	
09	CA	LAKE COUNTY	0600900825A			
09		LAKE COUNTY	0600900680B	14-APR-2004	04-09-0778A	
09	CA	LAKE FOREST, CITY OF	06059C0314H	19-FEB-2004	02-09-212V	
09		LAKE FOREST, CITY OF	. 06059C0318H	.19-FEB-2004	02-09-212V	
09		LAKE FOREST, CITY OF	06059C0314H	12-MAY-2004	04-09-0813A	
09	CA	LARKSPUR, CITY OF	0650400001B	08-APR-2004	04-09-0815A	
9		LINDSAY, CITY OF	0604060001C	25-FEB-2004	04-09-0495A	
09		LINDSAY, CITY OF	0650660670B	25-FEB-2004	04-09-0495A	
09		LONG BEACH, CITY OF	0601360025C	10-MAR-2004	04-09-0414A	
09		LOS ANGELES COUNTY	0650430390B	16-JAN-2004	04-09-0197A	
09		LOS ANGELES, CITY OF	0601370069D	06-FEB-2004		
	I UM	LOO MIGLELO, OILI OI	00010100000	00 1 LD-2004	30 00 10/1/1	

Region	State	Community	Map panel	Determination date	Case No.	Тур
	CA	LOS ANGELES, CITY OF	0601370064C	23-JAN-2004	04-09-0201A	
	CA	LOS ANGELES, CITY OF	0601370071C	20-FEB-2004	04-09-0227A	
)	CA	LOS ANGELES, CITY OF	0601370071C	25-FEB-2004	04-09-0322A	
	CA	LOS ANGELES, CITY OF	0601370073D	09-APR-2004	04-09-0370A	
	CA	LOS ANGELES, CITY OF	0601370073D	25-FEB-2004	04-09-0451A	
	CA	LOS ANGELES, CITY OF	0601370054D	05-MAR-2004	04-09-0597A	
	CA	LOS ANGELES, CITY OF	0601370071C	06-MAY-2004	04-09-0613A	
	CA	LOS ANGELES, CITY OF	0601370064C	14-APR-2004	04-09-0762A	
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	CA	LOS ANGELES, CITY OF	0601370071C	12-MAY-2004	04-09-0974A	
	CA	LOS ANGELES, CITY OF	0601370071C	21-MAY-2004	04-09-0987A	
	CA	LOS ANGELES, CITY OF	0601370071C	23-JUN-2004	04-09-1102A	
	CA	MADERA COUNTY	0601700640B	21-JAN-2004	04-09-0257A	
	CA	MARIN COUNTY	0601730268B	07-JAN-2004	04-09-0192A	
	CA	MARIN COUNTY	0601730465A	14-JAN-2004	04-09-0412A	
	CA	MARTINEZ, CITY OF	0650440002B	04-FEB-2004	04-09-0260A	
	CA	MARTINEZ, CITY OF	0650440002B	04-FEB-2004	04-09-0336A	
	CA					
		MENLO PARK, CITY OF	0603210008D	01-MAR-2004	04-09-0269A	
	CA	MENLO PARK, CITY OF	0603210008D	29-JAN-2004	04-09-0456A	
	CA	MENLO PARK, CITY OF	0603210007D	14-APR-2004	04-09-0824A	
	CA	MENLO PARK, CITY OF	0603210008D	28-APR-2004	04-09-0843A	
	CA	MENLO PARK, CITY OF	0603210008D	23-APR-2004	04-09-0844A	
	CA	MENLO PARK, CITY OF	0603210008D	06-MAY-2004	04-09-0887A	
	CA	MERCED COUNTY	06047C0440E	21-JAN-2004	04-09-0305A	
	CA	MERCED COUNTY	06047C0410E	21-JAN-2004	04-09-0321A	
	CA	MERCED COUNTY	06047C0470E	21-JAN-2004	04-09-0431A	
	CA	MERCED, CITY OF	06047C0430E	01-MAR-2004	04-09-0148A	
	CA	MERCED, CITY OF	06047C0440E	04-FEB-2004	04-09-0278A	
	CA	MERCED, CITY OF	06047C0430E	29-JAN-2004	04-09-0460A	
	CA	MERCED, CITY OF	06047C0430E	06-FEB-2004	04-09-0490A	
	CA	MERCED, CITY OF	06047C0440E	13-FEB-2004	04-09-0510A	
	CA	MERCED, CITY OF	06047C0440E	31-MAR-2004	04-09-0689A	
	CA	MERCED, CITY OF	06047C0445E	31-MAR-2004	04-09-0689A	
	CA	MILL VALLEY, CITY OF	0601770005B	07-MAY-2004	04-09-0865A	
	CA	MILL VALLEY, CITY OF	0601770005B	23-APR-2004	04-09-0872A	
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	CA	MILPITAS, CITY OF	0603440001G	14-JAN-2004	04-09-0423A	
		MILPITAS, CITY OF	0603440003G	14-JAN-2004	04-09-0433A	
	CA	MILPITAS, CITY OF	0603440001G	14-JAN-2004	04-09-0435A	
	CA	MILPITAS, CITY OF	0603440001G	06-FEB-2004	04-09-0447A	
	CA	MILPITAS, CITY OF	0603440003G	04-FEB-2004	04-09-0520A	
	CA	MILPITAS, CITY OF	0603440003G	06-FEB-2004	04-09-0529A	
	CA	MILPITAS, CITY OF	0603440003G	11-FEB-2004	04-09-0530A	
	CA	MILPITAS, CITY OF	0603440003G	11-FEB-2004	04-09-0553A	
	CA	MILPITAS, CITY OF	0603440001G	09-APR-2004	04-09-0576A	
	CA	MILPITAS, CITY OF	0603440001G	25-FEB-2004	04-09-0580A	
	CA	MILPITAS, CITY OF	0603440001G	05-MAR-2004	04-09-0676A	
	CA	MILPITAS, CITY OF	0603440001G	25-MAR-2004	04-09-0722A	
	CA	MILPITAS, CITY OF	0603440001G	16-APR-2004	04-09-0864A	
	CA	MILPITAS, CITY OF	0603440003G	30-APR-2004	04-09-0870A	
	CA	MILPITAS, CITY OF	0603440003G	28-APR-2004	04-09-0908A	
	CA	MILPITAS, CITY OF		28-APR-2004	04-09-0915A	
	CA	MILPITAS, CITY OF	0603440003G	23-APR-2004	04-09-0931A	
	CA	MILPITAS, CITY OF		07-MAY-2004		
	CA	MILPITAS, CITY OF		14-MAY-2004	04-09-0975A	
	CA	MILPITAS, CITY OF				
	CA			07-MAY-2004	04-09-0992A	1
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	CA	MILPITAS, CITY OF		26-MAY-2004	04-09-1052A	
*******	CA	MILPITAS, CITY OF		17-JUN-2004		
	CA	MILPITAS, CITY OF		14-JUN-2004		
	CA	MISSION VIEJO, CIY OF		19-FEB-2004		
•••••	CA	MONO COUNTY		28-APR-2004		
	CA	MONO COUNTY		28-APR-2004	02-09-445P	
	CA	MONO COUNTY	060194C13	28-APR-2004	02-09-445P	
	CA	MONTEREY COUNTY	0601950185D	12-MAY-2004		
	CA	MORENO VALLEY, CITY OF		07-MAY-2004		
	CA	MOUNTAIN VIEW, CITY OF		10-MAR-2004		
	CA	MURRIETA, CITY OF		02-APR-2004		
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	1	MURRIETA, CITY OF		15-APR-2004		
	CA	MURRIETA, CITY OF		29-APR-2004		
	CA	NAPA COUNTY	0602050345A	25-MAR-2004	04-09-0734A	

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9	CA	NAPA, CITY OF	0602070005D	23-APR-2004	04-09-0793A	02
9	CA	NAPA, CITY OF	0602070005D	08-APR-2004	04-09-0825A	0:
9	CA	NAPA, CITY OF	0602070005D	06-MAY-2004	04-09-0942A	0:
9	CA	NEEDLES, CITY OF	06071C5026F	21-JAN-2004	04-09-0085A	0
9	CA	NEEDLES, CITY OF	06071C5028F	21-JAN-2004	04-09-0085A	0
9	CA	NEWARK, CITY OF	0600090005F	08-APR-2004	04-09-0649A	0:
9	CA	NEWPORT BEACH, CITY OF	06059C0267H	19-FEB-2004	02-09-212V	1:
9	CA	NEWPORT BEACH, CITY OF	06059C0269H	19-FEB-2004	02-09-212V	1
9	CA	NEWPORT BEACH, CITY OF	06059C0381H	19-FEB-2004	02-09-212V	1:
9	CA	NEWPORT BEACH, CITY OF	06059C0382H	19-FEB-2004	02-09-212V	1
9	CA	OAKLAND, CITY OF	0650480025B	21-JAN-2004	04-09-0014A	0
9	CA	OAKLEY, CITY OF	0607660355A	10-MAR-2004	04-09-0382A	0
9	CA	OCEANSIDE, CITY OF	06073C0752G	21-JAN-2004	04-09-0245A	0
9	CA	OCEANSIDE, CITY OF	06073C0752G	29-JAN-2004	04-09-0430A	0
9	CA	ORANGE COUNTY	06059C0112H	19-FEB-2004	02-09-212V	1
9	CA	ORANGE COUNTY	06059C0167H	19-FEB-2004	02-09-212V	1
9	CA	ORANGE COUNTY	06059C0269H	19-FEB-2004	02-09-212V	1
9	CA	ORANGE COUNTY	06059C0286H	19-FEB-2004	02-09-212V	1
9	CA	ORANGE COUNTY	06059C0314H	19-FEB-2004	02-09-212V	1
9	CA	ORANGE COUNTY	06059C0316H	19-FEB-2004	02-09-212V	1
9	CA	ORANGE COUNTY	06059C0318H	19-FEB-2004	02-09-212V	
9	CA	ORANGE COUNTY	06059C0337H	19-FEB-2004	02-09-212V	
9	CA	ORANGE COUNTY	06059C0426H	19-FEB-2004	02-09-212V	
9	CA	ORANGE COUNTY	06059C0427H	19-FEB-2004	02-09-212V	
	CA		06059C0437H	19-FEB-2004	02-09-212V	-
))	CA	ORANGE COUNTY	06059C0457H	19-FEB-2004	02-09-212V	
9	CA	ORANGE COUNTY	06059C0455H	19-FEB-2004	02-09-212V	
9				08-JUN-2004	04-09-0241P	
	CA	ORANGE COUNTY	06059C0455H		02-09-212V	
9	CA	ORANGE, CITY OF	06059C0142H 06059C0157H	19-FEB-2004		
	CA	ORANGE, CITY OF		19-FEB-2004	02-09-212V	
	CA	ORANGE, CITY OF	06059C0159H	19-FEB-2004	02-09-212V	
	CA	ORANGE, CITY OF	06059C0166H	19-FEB-2004	02-09-212V	
	CA	ORANGE, CITY OF	06059C0167H	19-FEB-2004		
9	CA	ORANGE, CITY OF	06059C0168H	19-FEB-2004	02-09-212V	
9		PALM SPRINGS, CITY OF	0602570008C	10-JUN-2004		
9	CA	PALO ALTO, CITY OF	0603480003E	13-FEB-2004		
9		PALO ALTO, CITY OF	0603480002E	28-APR-2004	04-09-0299A	
9	CA	PALO ALTO, CITY OF	0603480002E	14-JAN-2004		
9	CA	PALO ALTO, CITY OF		29-JAN-2004		
9	CA	PALO ALTO, CITY OF	0603480002E	29-JAN-2004	04-09-0488A	
9	CA	PALO ALTO, CITY OF	0603480003E	29-JAN-2004	04-09-0488A	
9	CA	PALO ALTO, CITY OF	0603480003E	03-MAR-2004	04-09-0556A	
	CA	PALO ALTO, CITY OF	0603480003E	05-MAR-2004	04-09-0578A	
	CA	PALO ALTO, CITY OF	0603480003E	01-MAR-2004	04-09-0643A	
9	CA	PALO ALTO, CITY OF	0603480003E	03-MAR-2004	04-09-0661A	
9	CA	PALO ALTO, CITY OF	0603480002E	08-APR-2004	04-09-0695A	
9		PALO ALTO, CITY OF	0603480002A	16-APR-2004	04-09-0799A	
9		PALO ALTO, CITY OF		09-APR-2004	04-09-0822A	
9		PALO ALTO, CITY OF		16-APR-2004	04-09-0862A	
9		PERRIS, CITY OF		03-MAR-2004	04-09-0079A	
9		PETALUMA. CITY OF		06-FEB-2004		
9		PISMO BEACH, CITY OF		28-APR-2004		
9		PITTSBURG.CITY OF		27-JAN-2004		
9		PLACER COUNTY		08-JAN-2004		
9		PLEASANT HILL, CITY OF		21-JAN-2004		
9		PLEASANT HILL, CITY OF		23-JAN-2004		
9		PLEASANT HILL, CITY OF	0600340005C	16-JAN-2004		
		PLUMAS COUNTY		03-MAR-2004		
9		PLUMAS COUNTY		03-MAR-2004		
9	_	PLUMAS COUNTY		07-MAY-2004		
	1 -			14-JAN-2004		
9		RANCHO CUCAMONGA, CITY OF				
9		RANCHO CUCAMONGA, CITY OF		06-FEB-2004		
9		RANCHO CUCAMONGA, CITY OF		26-MAR-2004		
9		RANCHO SANTA MARGARITA, CITY OF		08-JUN-2004		
9		RANCHO SANTA MARGARITA, CITY OF		30-MAR-2004		
9		RANCHO SANTA MARGARITA, CITY OF		30-MAR-2004		
9	. CA	REDDING, CITY OF		06-MAY-2004		
9	. CA	REDDING, CITY OF		21-MAY-2004		
9	. CA	REDLANDS, CITY OF	. 06071C8712F	23-JAN-2004	04-09-0045A	
9	1	RIO VISTA, CITY OF		29-JAN-2004		
9		RIVERSIDE COUNTY		28-JAN-2004		
9		RIVERSIDE COUNTY		07-JAN-2004		
	- 1	RIVERSIDE COUNTY		14-APR-2004		

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9	CA A C	RIVERSIDE, CITY OF RIVERSIDE, CITY OF ROCKLIN, CITY OF ROSEVILLE, CITY OF SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO, CITY OF SACRAMENTO, CITY OF SALINAS, CITY OF SAN BERNARDINO COUNTY SAN BERNARDINO, CITY OF SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF	0602450745B 0602600015B 06061C0413F 06061C0413F 06061C0413F 0602620090E 0602620440D 0602620115E 0602620400D 0602620475E 0602660020F 0602020003D 06071C7955F 06071C7930F 06073C1129F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1903F 06073C1903F 06073C1903F 06073C1903F 0603490009G 0603490014E 0603490009G 0603490010E 0603490010E 0603490026D 0603490020F	07-MAY-2004 12-MAY-2004 07-MAY-2004 26-MAR-2004 14-JAN-2004 12-MAY-2004 18-APR-2004 08-APR-2004 03-MAR-2004 11-FEB-2004 05-MAR-2004 11-FEB-2004 21-MAY-2004 21-JAN-2004 21-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004	03-09-1074P 04-09-0949A 04-09-0543A 04-09-0705A 04-09-0365A 04-09-0709A 04-09-0742A 04-09-0742A 04-09-0589A 04-09-0681A 03-09-0924P 04-09-0188A 03-09-1324P 03-09-0189A 02-09-1324P 03-09-0981A 04-09-086A 04-09-0367A 04-09-0366A 04-09-0369A 04-09-0378A	
99	CA A CC CC A A A A A A A A A A A A A A	RIVERSIDE, CITY OF ROCKLIN, CITY OF ROSEVILLE, CITY OF SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO, CITY OF SACRAMENTO, CITY OF SACRAMENTO, CITY OF SALINAS, CITY OF SAN BERNARDINO, CITY OF SAN BERNARDINO, CITY OF SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF	0602600015B 06061C0412F 06061C0412F 060061C0413F 0602620090E 06026200440D 0602620115E 0602620440D 0602620475E 0602660015F 0602660020F 0602020003D 06071C7955F 06071C7930F 06073C1129F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1903F 06073C1903F 0603490009G 0603490014E 060349009G 0603490010E 0603490010E 0603490010D 0603490020F	12-MAY-2004 07-MAY-2004 26-MAR-2004 12-MAY-2004 16-APR-2004 16-APR-2004 08-APR-2004 17-FEB-2004 05-MAR-2004 11-FEB-2004 09-APR-2004 21-MAY-2004 21-JAN-2004 21-JAN-2004 09-APR-2004 09-APR-2004 09-APR-2004 09-APR-2004 09-APR-2004 09-APR-2004 09-APR-2004 09-APR-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004	04-09-0949A 04-09-0543A 04-09-0543A 04-09-0365A 04-09-0709A 04-09-0742A 04-09-0742A 04-09-0589A 04-09-0188A 03-09-0924P 04-09-0188A 03-09-1324P 03-09-1324P 03-09-0381A 04-09-0351A 04-09-0366A 04-09-0366A 04-09-0369A 04-09-0369A 04-09-0378A 04-09-0378A 04-09-0378A	
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9	CA CCA CCA CCA CCA CCA CCA CCA CCA CCA	ROSEVILLE, CITY OF SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO, CITY OF SACRAMENTO, CITY OF SALINAS, CITY OF SAN BERNARDINO COUNTY SAN BERNARDINO, CITY OF SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF	06061C0413F 0602620090E 0602620440D 0602620115E 0602620115E 0602620175E 060260015F 0602660015F 06026003D 06071C7955F 06073C1903F 06073C1903F 06073C1735F 06073C1735F 06073C1735F 06073C1903F 06073C1334F 0603490009G 0603490014E 060349009G 0603490010E 060349001DE 060349001DE 0603490037D 0603490026D 0603490020F	26-MAR-2004 14-JAN-2004 12-MAY-2004 16-APR-2004 08-APR-2004 08-APR-2004 03-MAR-2004 11-FEB-2004 05-MAR-2004 12-MAY-2004 09-APR-2004 21-JAN-2004 11-FEB-2004 09-APR-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004	04-09-0705A 04-09-0365A 04-09-0644A 04-09-0709A 04-09-0742A 04-09-0589A 04-09-0681A 03-09-0924P 04-09-0188A 03-09-1494A 02-09-1324P 03-09-099P 03-09-1334P 04-09-0351A 02-09-1324P 04-09-0366A 04-09-0366A 04-09-0369A 04-09-0378A 04-09-0378A	
9	CA CCA CCA CCA CCA CCA CCA CCA CCA CCA	SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO COUNTY SACRAMENTO, CITY OF SALINAS, CITY OF SALINAS, CITY OF SAN BERNARDINO COUNTY SAN BERNARDINO, CITY OF SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO, CITY OF SAN JOEGO, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF	0602620090E 06026201440D 0602620115E 0602620400D 0602620475E 0602660015F 0602660020F 0602020003D 06071C7955F 06073C1903F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1903F 06073C1903F 06073C1903F 0603490009G 0603490014E 0603490009G 0603490010E 0603490010E 0603490037D 0603490026D 0603490020F	14-JAN-2004 12-MAY-2004 16-APR-2004 08-APR-2004 03-MAR-2004 03-MAR-2004 05-MAR-2004 09-APR-2004 11-FEB-2004 21-MAY-2004 21-JAN-2004 09-APR-2004 09-APR-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 19-JAN-2004	04-09-0365A 04-09-0644A 04-09-0709A 04-09-0742A 04-09-0589A 04-09-0681A 03-09-0924P 04-09-0188A 03-09-1494A 02-09-1324P 03-09-099P 03-09-099P 03-09-0991A 04-09-0351A 02-09-1324P 04-09-0366A 04-09-0366A 04-09-0369A 04-09-0369A 04-09-0378A 04-09-0384A	
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S	CA CA CCA CCA CCA CCA CCA CCA CCA CCA C	SACRAMENTO, CITY OF SACRAMENTO, CITY OF SALINAS, CITY OF SAN BERNARDINO COUNTY SAN BERNARDINO, CITY OF SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO COUNTY SAN DIEGO, CITY OF SAN DIEGO, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF SAN JOSE, CITY OF	0602660015F 0602660020F 0602020003D 06071C7955F 06073C1903F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1735F 06073C1903F 06073C1903F 06073C1903F 0603490009G 0603490014E 0603490009G 0603490010E 0603490010E 0603490026D 0603490020F	08-APR-2004 03-MAR-2004 17-FEB-2004 05-MAR-2004 09-APR-2004 19-FEB-2004 21-MAY-2004 21-JAN-2004 09-APR-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 09-JAN-2004 109-JAN-2004 09-JAN-2004	04-09-0589A 04-09-0681A 03-09-0924P 04-09-0188A 03-09-1324P 03-09-1324P 03-09-1334P 04-09-0081A 04-09-0551A 02-09-1324P 04-09-0366A 04-09-0366A 04-09-0369A 04-09-0378A 04-09-0378A 04-09-0384A	
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	CA	SAN JOSE, CITY OF	1 0603490020E	23-JAN-2004	04-09-0434A	
				25-FEB-2004	04-09-0468A	
	CA	SAN JOSE, CITY OF	0603490020F	21-JAN-2004	04-09-0480A	
			0603490009G	06-FEB-2004	04-09-0537A	
S	CA	SAN JOSE, CITY OF	0603490019E	18-FEB-2004	04-09-0575A	
9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/	CA	SAN JOSE, CITY OF	0603490020F	18-FEB-2004	04-09-0602A	
9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/9 C/	CA	SAN JOSE, CITY OF	0603490020F	25-FEB-2004	04-09-0605A	
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	CA	SAN JOSE, CITY OF	0603490020F	17-MAR-2004	04-09-0718A	
	CA	SAN JOSE, CITY OF	0603490009G	26-MAR-2004	04-09-0720A	
	CA	SAN JOSE, CITY OF	0603490026D	25-MAR-2004	04-09-0721A	
C/ C/ C/ C/ C/ C/ C/ C/ C/ C/	CA	SAN JOSE, CITY OF	0603490009G	26-MAR-2004	04-09-0744A	
C/ C/ C/ C/ C/ C/ C/ C/ C/ C/		SAN JOSE, CITY OF		19-MAR-2004	04-09-0748A	
9 C/ 9 C/ 9 C/ 9 C/			0603490014E			
) C		SAN JOSE, CITY OF	0603490037D	14-APR-2004	04-09-0749A	
) C		SAN JOSE, CITY OF	0603490020F	25-MAR-2004	04-09-0767A	
C		SAN JOSE, CITY OF	0603490014E	26-MAR-2004	04-09-0776A	
	CA	SAN JOSE, CITY OF	0603490026D	31-MAR-2004	04-09-0780A	
C	CA	SAN JOSE, CITY OF	0603490020F	08-APR-2004	04-09-0796A	
	CA	SAN JOSE, CITY OF	0603490009G	08-APR-2004	04-09-0811A	
	CA	SAN JOSE, CITY OF	0603490020F	08-APR-2004	04-09-0834A	
	CA	SAN JOSE, CITY OF	0603490019E	14-APR-2004	04-09-0838A	
	CA	SAN JOSE, CITY OF	0603490026D	16-APR-2004	04-09-0881A	
C.	CA	SAN JOSE, CITY OF	0603490009G	23-APR-2004	04-09-0885A	
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	CA	SAN JOSE, CITY OF	0603490009G	30-APR-2004	04-09-0927A	
	CA	SAN JOSE, CITY OF	0603490020F	06-MAY-2004	04-09-0948A	
		SAN JOSE, CITY OF	0603490009G	06-MAY-2004	04-09-0968A	
	CA	SAN JOSE, CITY OF	0603490037D	12-MAY-2004	04-09-0970A	
_	CA	SAN JOSE, CITY OF	0603490037D			
	CA	SAN JOSE, CITY OF		12-MAY-2004	04-09-0973A	
	CA CA		0603490053E	12-MAY-2004	04-09-0973A	
	CA CA		0603490009G	26-MAY-2004	04-09-0980A	
	CA CA CA	SAN JOSE, CITY OF		14-MAY-2004		
	CA CA CA CA	SAN JOSE, CITY OF	0603490020F	26-MAY-2004		
9 C	CA CA CA CA CA	SAN JOSE, CITY OF	0603490048E	28-MAY-2004	04-09-1011A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
09	CA	SAN JOSE, CITY OF	0603490020F	26-MAY-2004	04-09-1028A	0;
09	CA	SAN JOSE, CITY OF	0603490020F	26-MAY-2004	04-09-1031A	02
)9	CA	SAN JOSE, CITY OF	0603490047E	26-MAY-2004	04-09-1045A	0;
9	CA	SAN JOSE, CITY OF	0603490014E	02-JUN-2004	04-09-1053A	0:
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)9	CA	SAN JOSE, CITY OF	0603490020F	19-MAY-2004	04-09-1056A	0:
9	CA '	SAN JOSE, CITY OF	0603490026D	26-MAY-2004	04-09-1065A	0:
9	CA	SAN JOSE, CITY OF	0603490010E	26-MAY-2004	04-09-1092A	0:
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)9	CA	SAN JOSE, CITY OF	0603490053E	02-JUN-2004	04-09-1132X	0
)9	CA	SAN JUAN CAPISTRANO, CITY OF	06059C0444H	19-FEB-2004	02-09-212V	1
)9	CA	SAN JUAN CAPISTRANO, CITY OF	06059C0506H	19-FEB-2004	02-09-212V	1
)9	CA	SAN JUAN CAPISTRANO, CITY OF	06059C0444H	19-MAR-2004	04-09-0675A	0
9	CA	SAN JUAN CAPISTRANO, CITY OF	06059C0507H	19-MAR-2004	04-09-0675A	0
9	CA	SAN LEANDRO, CITY OF	0600130003C	31-MAR-2004	04-09-0753A	0
9	CA	SAN LUIS OBISPO COUNTY	0603040732E	05-FEB-2004	01-09-895V	1
9	CA	SAN LUIS OBISPO COUNTY	0603042583E	05-FEB-2004	01-09-895V	1
9	CA	SAN LUIS OBISPO COUNTY	0603040477B	01-MAR-2004	04-09-0387A	0
9	CA	SAN LUIS OBISPO COUNTY	0603040729C	09-JAN-2004	04-09-0398A	0
9	CA	SAN LUIS OBISPO COUNTY	0603040902C	17-MAR-2004	04-09-0698A	C
9	CA	SAN LUIS OBISPO, CITY OF	0603100005C	01-MAR-2004	04-09-0444A	0
9	CA	SAN MARCOS, CITY OF	06073C1052F	14-JUN-2004	04-09-0562A	0
9	CA	SAN RAFAEL, CITY OF	0650580015B	06-MAY-2004	04-09-0673A	0
9	CA	SAN RAFAEL, CITY OF	0650580015B	31-MAR-2004	04-09-0761A	0
9	CA	SANTA ANA, CITY OF	06059C0038H	19-FEB-2004	02-09-212V	1
9	CA	SANTA ANA, CITY OF	06059C0143H	19-FEB-2004	02-09-212V	1
9	CA		06059C0143H		02-09-212V	1
9		SANTA ANA CITY OF		19-FEB-2004		
	CA	SANTA ANA, CITY OF	06059C0258H	19-FEB-2004	02-09-212V	1
9	CA	SANTA ANA, CITY OF	06059C0259H	19-FEB-2004	02-09-212V	1
9	CA	SANTA ANA, CITY OF	06059C0276H	19-FEB-2004	02-09-212V	1
9	CA	SANTA ANA, CITY OF	06059C0281H	19-FEB-2004	02-09-212V	1
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)9	CA	SANTA ANA, CITY OF	06059C0028F	10-MAR-2004	04-09-0699A	C
09	CA	SANTA BARBARA COUNTY	0603310730E	03-JUN-2004	00-09-976V	1
09	CA	SANTA BARBARA COUNTY	0603310740E	03-JUN-2004	00-09-976V	1
)9	CA	SANTA BARBARA COUNTY	0603310745E	03-JUN-2004	00-09-976V	1
09	CA	SANTA BARBARA COUNTY	0603312341E	03-JUN-2004	00-09-976V	1
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9	CA	SANTA BARBARA, CITY OF	0603350005D	15-JAN-2004	01-09-220P	(
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09	CA	SANTA CLARA COUNTY	0603370255E	14-APR-2004	04-09-0868A	(
09	CA	SANTA CLARA, CITY OF	0603500003D	09-JAN-2004	04-09-0390A	(
09	CA	SANTA CLARA, CITY OF	0603500003D	21-JAN-2004	04-09-0436A	
9	CA	SANTA CLARA, CITY OF	0603500003D	23-JAN-2004	04-09-0484A	(
9	CA	SANTA CLARA, CITY OF	0603500001D	04-FEB-2004	04-09-0514A	
9	CA	SANTA CLARA, CITY OF	0603500001D	17-MAR-2004	04-09-0574A	
09	CA	SANTA CLARA, CITY OF	0603500003D	18-FEB-2004	04-09-0596A	
9	CA		0603500001D	25-MAR-2004	04-09-0730A	
	CA	SANTA CLARA, CITY OF				
9		SANTA CLARA, CITY OF	0603500001D	14-APR-2004	04-09-0859A	
09	CA	SANTA CLARA, CITY OF	0603500001D	14-APR-2004	04-09-0878A	
09	CA	SANTA CLARA, CITY OF	0603500003D	28-APR-2004	04-09-0889A	
)9	CA	SANTA CLARA, CITY OF	0603500003D	28-APR-2004	04-09-0890A	
09	CA	SANTA CLARA, CITY OF	0603500003D	28-APR-2004	04-09-0891A	9
09	CA	SANTA CLARA, CITY OF	0603500001D	28-APR-2004	04-09-0906A	
)9	CA	SANTA CLARA, CITY OF	0603500003D	06-MAY-2004	04-09-0923A	1
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)9	CA	SANTA CLARA, CITY OF	0603500003D	19-MAY-2004	04-09-0985A	
9	CA	SANTA CLARA, CITY OF	0603500003D	26-MAY-2004	04-09-1069A	
9	CA	SANTA CLARA, CITY OF	0603500003D	28-JUN-2004	04-09-1100A	
9	CA	SANTA CLARA, CITY OF	0603500003D	14-JUN-2004	04-09-1104A	
9	CA	SANTA CLARITA, CITY OF	0607290460C	12-JAN-2004		
9	CA	SANTA PAULA, CITY OF	0604200002C	20-FEB-2004		
9	CA	SANTA ROSA, CITY OF	0603810011B	07-JAN-2004	04-09-0046A	
9	CA	SCOTTS VALLEY, CITY OF	0603530220B	26-MAY-2004		
09	CA	SEAL BEACH, CITY OF	06059C0226H	07-MAY-2004		
09		SHASTA COUNTY	0603580885E	06-FEB-2004	04-09-0478A	
09		SIMI VALLEY, CITY OF	0604210002B	09-APR-2004		1
09		SIMI VALLEY, CITY OF	0604210004B	30-JAN-2004		
09		SIMI VALLEY, CITY OF	0604210004B	11-FEB-2004	04-09-0346A	
09	CA	SIMI VALLEY, CITY OF	0604210007B	21-JAN-2004	04-09-0347A	

Region	State	Community	Map panel	Determination date	Case No.	Тур
	CA	SIMI VALLEY, CITY OF	0604210008B	25-MAR-2004	04-09-0376A	
	CA	SIMI VALLEY, CITY OF	0604210006B	13-FEB-2004	04-09-0558A	
	CA	SIMI VALLEY, CITY OF	0604210006B	20-FEB-2004	04-09-0560A	
	CA	SIMI VALLEY, CITY OF	0604210006B	20-FEB-2004	04-09-0571A	ì
	CA	SIMI VALLEY, CITY OF	0604210008B	25-FEB-2004	04-09-0611A	
	CA	SIMI VALLEY, CITY OF	0604210004B	03-MAR-2004	04-09-0640A	
)	CA	SIMI VALLEY, CITY OF	0604210004B	01-MAR-2004	04-09-0658A	
	CA	SIMI VALLEY, CITY OF	0604210009B	25-MAR-2004	04-09-0719A	
	CA	SIMI VALLEY, CITY OF	0604210008B	02-APR-2004	04-09-0794A	
	CA	SIMI VALLEY, CITY OF	0604210002B	23-APR-2004	04-09-0930A	
	CA	SIMI VALLEY, CITY OF	0604210006B	26-MAY-2004	04-09-1016A	
	CA	SIMI VALLEY, CITY OF	0604210008B	26-MAY-2004	04-09-1016A	
	CA	SOLANO COUNTY	0606310406B	14-APR-2004	04-09-0713A	
	CA	SONOMA COUNTY	0603750515B	07-JAN-2004	04-09-0259A	
	CA	SONOMA COUNTY	0603750885B	10-MAR-2004	04-09-0455A	
	CA	SONOMA COUNTY	0603750530B	18-FEB-2004	04-09-0519A	
	CA	SONOMA COUNTY	0603750655B	19-MAR-2004	04-09-0595A	
	CA	SONOMA COUNTY	0603750635B	31-MAR-2004	04-09-0635A	-
	CA	SONOMA COUNTY	0603750690B	12-MAR-2004	04-09-0710A	
	CA	SONOMA COUNTY	0603750655B	26-MAR-2004	04-09-0731A	
	CA	SONOMA, CITY OF	0603830005D	07-MAY-2004	04-09-0940A	
	CA	SOUTH LAKE TAHOE, CITY OF	0650600010B	25-FEB-2004	04-09-0615A	
	CA	SOUTH SAN FRANCISCO, CITY OF	0650620008B	16-JAN-2004	03-09-1646A	
	CA	SUNNYVALE, CITY OF	0603520001D	09-JAN-2004	04-09-0143A	
	CA	SUNNYVALE, CITY OF	0603520001D	13-FEB-2004	04-09-0564A	1
	CA	SUNNYVALE, CITY OF	0603520001D	25-FEB-2004	04-09-0610A	
	CA	SUNNYVALE, CITY OF			04-09-0808A	
	CA		0603520001D	02-APR-2004		
		SUNNYVALE, CITY OF	0603520001D	16-APR-2004	04-09-0879A	
•••••	CA	SUNNYVALE, CITY OF	0603520001D	06-MAY-2004	04-09-0941A	
•••••	CA	SUNNYVALE, CITY OF	0603520001D	21-MAY-2004	04-09-1009A	1
	CA	SUNNYVALE, CITY OF	0603520001D	18-JUN-2004	04-09-1049A	
	CA	SUNNYVALE, CITY OF	0603520001D	26-MAY-2004	04-09-1094A	
	CA	TEHAMA COUNTY	0650640457C	03-MAR-2004	04-09-0467A	
	CA	TEMECULA, CITY OF	0607420010B	04-FEB-2004	03-09-0162P	
	CA	THOUSAND OAKS, CITY OF	0604130935C	09-JAN-2004	04-09-0364A	
	CA	THOUSAND OAKS, CITY OF	0604220020A	25-MAR-2004	04-09-0523A	
	CA	THOUSAND OAKS, CITY OF	0604220015B	02-JUN-2004	04-09-1044A	
	CA	TIBURON, CITY OF	0601730465A	17-MAR-2004	04-09-0647A	
	CA	TIBURON, CITY OF	060430 25A	16-APR-2004	04-09-0863A	
	CA	TRINITY COUNTY	06105C0595C	14-APR-2004	04-09-0481A	
	CA	TRUCKEE, TOWN OF	0602100483C	23-FEB-2004	04-09-0566P	
	CA	TULARE COUNTY	0650660280B	06-FEB-2004	04-09-0315A	
	CA	TULARE COUNTY	0650660470B	29-JAN-2004	04-09-0349A	
	CA	TUSTIN, CITY OF	06059C0279H	19-FEB-2004	02-09-212V	
	CA	TUSTIN, CITY OF	06059C0283H	19-FEB-2004	02-09-212V	
	CA	VALLEJO, CITY OF	0603740005C	16-JAN-2004	04-09-0395A	
	CA	VALLEJO, CITY OF	0603740005C	20-FEB-2004	04-09-0545A	
	CA	VALLEJO, CITY OF	0603740005C	08-APR-2004	04-09-0599A	
	CA	VALLEJO, CITY OF	0603740010C	09-APR-2004		
	CA	VENTURA COUNTY	0604130935C	21-JAN-2004		
	CA	VENTURA COUNTY	0604130535B	14-APR-2004	04-09-0690A	
	CA	VICTORVILLE, CITY OF	06071C5820F	26-MAR-2004		
	CA	VILLA PARK, CITY OF		12-MAY-2004		1
	CA	VISALIA, CITY OF	06059C0154H			
			0604090005D	09-JAN-2004		
	CA	VISALIA, CITY OF	0604090010C	03-MAR-2004		
	CA	WALNUT CREEK, CITY OF	0650700001D	07-JAN-2004		
	CA	WALNUT CREEK, CITY OF	0650700001D	01-MAR-2004		
	CA	WATSONVILLE, CITY OF	0603570004C	21-JAN-2004		
	CA	WESTMINSTER, CITY OF	06059C0138H	19-FEB-2004		
	CA	WESTMINSTER, CITY OF	06059C0232H	19-FEB-2004		
	CA	WESTMINSTER, CITY OF	06059C0251H	19-FEB-2004		
	CA	WESTMINSTER, CITY OF	06059C0252H	19-FEB-2004		
	CA	WESTMINSTER, CITY OF	06059C0252H	25-MAR-2004	04-09-0617A	
	CA	WINDSOR, TOWN OF	0603750545B	05-MAR-2004	04-09-0633A	
	CA	WOODLAND, CITY OF	0604260410C	09-FEB-2004		
	CA	WOODLAND, CITY OF	0604260420C	09-FEB-2004		
	CA	WOODLAND, CITY OF	0604260440C	09-FEB-2004		
	CA	WOODLAND, CITY OF	0604260420C	06-FEB-2004		
	CA	WOODLAND, CITY OF	0604260420C	06-FEB-2004		
	CA	WOODLAND, CITY OF	0604260440C	25-FEB-2004		
, ,		WOODLAND, CITY OF				
		WOODLAND, CITY OF	0604260440C 0604260410C	01-MAR-2004 17-JUN-2004	1 .	
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Region	State	Community	Map panel	Determination date	Case No.	Туре
09	CA	WOODLAND, CITY OF	0604260410C	09-APR-2004	04-09-0777A	02
09	CA	YORBA LINDA, CITY OF	06059C0009F	09-JAN-2004	04-09-0082A	02
09	CA	YREKA, CITY OF	0603670003B	21-JAN-2004	04-09-0343A	01
09	CA	YUBA COUNTY	0604270295B	25-MAR-2004	04-09-0383A	01
09	CA	YUBA COUNTY	0604270360B	18-FEB-2004	04-09-0512A	01
09	CA	YUBA COUNTY	0604270360B	14-APR-2004	04-09-0582A	02
09	CA	YUBA COUNTY	0604270360B	26-MAY-2004	04-09-0691A	01
09	CA	YUBA COUNTY	0604270225B 06071C8745F	28-APR-2004 09-JAN-2004	04-09-0702A 04-09-0422A	02
09	HI	HAWAII COUNTY	1551660713D	27-FEB-2004	03-09-1333P	02
09	HI	HAWAII COUNTY	1551660713D	20-JAN-2004	03-09-1531P	05
09	HI	HAWAII COUNTY	1551660859D	03-APR-2004	99-09-671V	19
09	HI	HONOLULU, CITY AND COUNTY OF	15003C0030E	03-MAR-2004	04-09-0265A	02
09	NV	CHURCHILL COUNTY	3200300645E	09-JAN-2004	04-09-0233A	02
09	NV	CLARK COUNTY	32003C2195E	22-JAN-2004	03-09-0886P	06
09	NV	CLARK COUNTY	32003C2553E	15-APR-2004	03-09-1710P	06
09	NV	CLARK COUNTY	32003C2553E	15-JAN-2004	04-09-0021P	06
09	NV	CLARK COUNTY	32003C2554E	15-JAN-2004	04-09-0021P	06
09	NV	CLARK COUNTY	32003C2190E	12-MAR-2004	04-09-0166P	06
09	NV	CLARK COUNTY	32003C2557E	12-MAR-2004	04-09-0167P	06
09	NV	CLARK COUNTY	32003C2180E	15-JUN-2004	04-09-0210P	06
09	NV	CLARK COUNTY	32003C2562E	26-MAR-2004	04-09-0339A	01
09	NV	CLARK COUNTY	32003C2553E	19-MAY-2004	04-09-0352P	06
09	NV NV	CLARK COUNTY	32003C2569E	03-JUN-2004	04-09-0454P ·	06
09	NV	CLARK COUNTY	32003C2590E	03-JUN-2004	04-09-0454P	06
09	NV		32003C2910E	03-JUN-2004	04-09-0454P	06
09	NV	CLARK COUNTY	32003C2930E 32003C2590E	03-JUN-2004	04-09-0454P	06
09	NV	DOUGLAS COUNTY	32005C2590E	03-JUN-2004	04-09-0981P	00
09	NV	DOUGLAS COUNTY	32005C0040F	14-JAN-2004 04-FEB-2004	04-09-0139A 04-09-0386A	02
09	NV	DOUGLAS COUNTY	32005C0210F	28-APR-2004	04-09-0888A	02
09	NV	FALLON, CITY OF	3200020001A	29-JAN-2004	04-09-0393A	02
09	NV	HENDERSON, CITY OF	32003C2225E	08-JAN-2004	03-09-0180P	06
09	NV	HENDERSON, CITY OF	32003C2610E	08-JAN-2004	03-09-0180P	06
09	NV	HENDERSON, CITY OF	32003C2595E	03-JUN-2004	03-09-0644P	. 06
09	NV	HENDERSON, CITY OF	32003C2615E	12-FEB-2004	04-09-0012P	06
09	NV	HENDERSON, CITY OF	32003C2590E	30-JAN-2004	04-09-0127P	06
09	NV	HENDERSON, CITY OF	32003C2930E	30-JAN-2004	04-09-0127P	06
09	NV	HENDERSON, CITY OF	32003C2585E	16-JAN-2004	04-09-0177P	06
09	NV	HENDERSON, CITY OF	32003C2615E	16-JAN-2004	04-09-0177P	06
09	NV	HENDERSON, CITY OF	32003C2590E	16-JAN-2004	04-09-0391A	02
09	NV	HENDERSON, CITY OF	32003C2590E	13-FEB-2004	04-09-0410A	02
09	NV	HENDERSON, CITY OF	32003C2590E	16-JAN-2004	04-09-0429A	02
09	NV	HENDERSON, CITY OF	32003C2580E	12-MAR-2004	04-09-0448A	02
09	NV	HENDERSON, CITY OF	32003C2590E	03-JUN-2004	04-09-0454P	06
09	NV	HENDERSON, CITY OF	32003C2910E	03-JUN-2004	04-09-0454P	06
09	NV	HENDERSON, CITY OF	32003C2930E	03-JUN-2004	04-09-0454P	06
09	NV	HENDERSON, CITY OF	32003C2590E	31-MAR-2004	04-09-0508A	02
09		HENDERSON, CITY OF	32003C2615E	12-MAR-2004	04-09-0548A	02
09	NV	HENDERSON, CITY OF	32003C2590E	09-APR-2004	04-09-0853A	01
09		HENDERSON, CITY OF	32003C2615E	07-MAY-2004	04-09-0938A	01
09	NV	LAS VEGAS, CITY OF	32003C2170E	21-MAY-2004	04-09-0845A	02
09	NV	MESQUITE, CITY OF	32003C0387E	28-APR-2004	04-09-0869A	02
09	NV	NORTH LAS VEGAS, CITY OFNORTH LAS VEGAS, CITY OF	32003C2160E	26-FEB-2004	04-09-0165P	06
09	1	NORTH LAS VEGAS, CITY OF	32003C2180E 32003C2160E	15-JUN-2004	04-09-0210P	06
09	NV	NYE COUNTY		12-APR-2004 30-JAN-2004	04-09-0637P	02
09	NV	RENO, CITY OF	3200184405C 32031C3178E	25-FEB-2004	04-09-0263A 04-09-0482A	01
09	2	SPARKS, CITY OF	32031C3012E	17-MAR-2004	04-09-0400A	01
09		WASHOE COUNTY	32031C3012E	07-MAY-2004	04-09-0524A	02
09	NV	WASHOE COUNTY	32031C3014E	17-MAR-2004	04-09-0672A	01
10		ANCHORAGE, MUNICIPALITY OF	0200050243C	21-JAN-2004	04-10-0187A	02
10	AK	ANCHORAGE, MUNICIPALITY OF	0200050510C	12-MAR-2004	04-10-0331A	02
10	AK	ANCHORAGE, MUNICIPALITY OF	02000503100 0200050241C	12-MAR-2004	04-10-0332A	02
10		ANCHORAGE, MUNICIPALITY OF	0200050240C	26-MAR-2004	04-10-0377A	02
10	AK	ANCHORAGE, MUNICIPALITY OF	0200050243C	28-APR-2004	04-10-0454A	02
10		ANCHORAGE, MUNICIPALITY OF	0200050243B	28-APR-2004	04-10-0468A	02
10	1	BETHEL, CITY OF	0201040008B	18-FEB-2004	04-10-0058A	01
10		FAIRBANKS-NORTH STAR BOROUGH	0250090181G	29-JAN-2004		01
10		FAIRBANKS-NORTH STAR BOROUGH	0250090204G	12-MAR-2004	04-10-0282A	02
10	4	FAIRBANKS-NORTH STAR BOROUGH	0250090181G	25-FEB-2004		01
10	1	JUNEAU, CITY AND BOROUGH OF	0200090880C	20-FEB-2004		02
	AK	JUNEAU, CITY AND BOROUGH OF		· 09-APR-2004		02

Region	State	Community	Map panel	Determination date	Case No.	Туре
10	AK	MATANUSKA-SUSITNA, BOROUGH OF	0200219700C	29-JAN-2004	03-10-0671A	02
10	AK	MATANUSKA-SUSITNA, BOROUGH OF	0200218870C	23-APR-2004	04-10-0330A	17
10	AK	PETERSBURG, CITY OF	0200740001B	20-FEB-2004	04-10-0128A	02
0	ID	ADA COUNTY	16001C0141H	19-MAR-2004	04-10-0155A	17
0	ID	BOISE, CITY OF	16001C0284H	23-JUN-2004	04-10-0532A	01
0	ID	BONNER COUNTY	1602060355D	09-JAN-2004	04-10-0156A	02
0	ID	BONNER COUNTY	1602060300C	04-FEB-2004	04-10-0214A	02
0	ID	BONNER COUNTY	1602060075B	25-FEB-2004	04-10-0215A	02
0	ID	BONNER COUNTY:	1602060300C	16-APR-2004	04-10-0447A	02
0	ID	BONNER COUNTY	1602060325B	04-JUN-2004	04-10-0534A	02
0	ID	BONNEVILLE COUNTY	1600270240C	23-JAN-2004	04-10-0120A	02
0	ID	BONNEVILLE COUNTY	1600270240C	06-FEB-2004	04-10-0252A	02
0	ID	BONNEVILLE COUNTY	1600270235D	23-APR-2004	04-10-0421A	0.
0	ID	CANYON COUNTY	1602080250C	18-FEB-2004	04-10-0083A	02
0	ID	CANYON COUNTY	1602080208D	12-MAY-2004	04-10-0150A	02
0	ID	CANYON COUNTY	1602080156C	14-JUN-2004	04-10-0425A	02
0	ID	CUSTER COUNTY	16037C1200C	31-MAR-2004	04-10-0306A	02
0	ID	EAGLE, CITY OF	16001C0161H	07-JAN-2004	03-10-0689A	0
0	ID	EAGLE, CITY OF	16001C0162H	17-MAR-2004	04-10-0354A	0
0	ID	GARDEN CITY, CITY OF	16001C0166H	20-FEB-2004	04-10-0129A	0
0	ID	GARDEN CITY, CITY OF	16001C0169H	06-FEB-2004	04-10-0129A	0:
0	ID	GARDEN CITY, CITY OF	16001C0169H	17-MAR-2004	04-10-0294A	0:
	ID				04-10-0294A 04-10-0358A	02
10	ŧ.	GARDEN CITY CITY OF	16001C0169H	16-APR-2004		
10	ID	GARDEN CITY, CITY OF	16001C0167H	16-APR-2004	04-10-0371A	0.
10	ID	HAILEY, CITY OF	1600220668D	14-JAN-2004	04-10-0176A	0:
	ID	KOOTENAL COUNTY	1600760170D	23-JAN-2004	04-10-0067A	0:
10	ID	KOOTENAI COUNTY	1600760125C	16-APR-2004	04-10-0307A	02
10	ID	MADISON COUNTY	16065C0020D	14-APR-2004	04-10-0435A	0:
10	ID.	MERIDIAN, CITY OF	16001C0232H	03-MAR-2004	04-10-0295A	0:
0	ID	MERIDIAN, CITY OF	16001C0253H	31-MAR-2004	04-10-0310A	0:
0	ID	MERIDIAN, CITY OF	16001C0144H	23-APR-2004	04-10-0460A	0:
0	ID	SHOSHONE COUNTY	1601140230B	09-JAN-2004	03-10-0804A	0:
10	ID	SHOSHONE COUNTY	1601140270B	21-JAN-2004	04-10-0005A	0
10	ID	SHOSHONE COUNTY	1601140265B	14-JAN-2004	04-10-0164A	0:
10	ID	SHOSHONE COUNTY	1601140265B	11-FEB-2004	04-10-0199A	0:
10	ID	SHOSHONE COUNTY	1601140235B	06-FEB-2004	04-10-0261A	0:
10	ID	SPIRIT LAKE, CITY OF	1600840001A	09-JAN-2004	04-10-0159A	0:
10	ID	STAR, CITY OF	16001C0125H	21-JAN-2004	04-10-0030A	0
10	ID	STAR, CITY OF	16001C0125H	19-MAR-2004	04-10-0357A	0
10	ID	TETON COUNTY	16081C0130C	06-FEB-2004	04-10-0227A	0
10	ID	VALLEY COUNTY	1602200475A	23-JAN-2004	04-10-0111A	0
10	ID	VALLEY COUNTY	1602200325A	16-JAN-2004	04-10-0185A	0
10	ID	VALLEY COUNTY	1602200175A	13-FEB-2004	04-10-0206A	0
10	ID	VALLEY COUNTY	1602200325A	05-MAR-2004	04-10-0340A	0
10	ID	VALLEY COUNTY	1602200175A	26-MAR-2004	04-10-0408X	0
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		VALLEY COUNTY		18-JUN-2004	04-10-0536A	
10	ID	WEISER,CITY OF	1601240005B	17-JUN-2004	04-10-0391A	U
10		WEISER,CITY OF		17-JUN-2004	04-10-0539A	0
10		ALBANY, CITY OF		07-JAN-2004	04-10-0015A	0
10	OR	ALBANY, CITY OF		09-JAN-2004	04-10-0163A	0
10	OR	ALBANY, CITY OF		10-MAR-2004		0
0	OR	ALBANY, CITY OF		25-MAR-2004	04-10-0345A	0
10	OR	BAY CITY, CITY OF		07-JAN-2004	04-10-0188X	0
10	OR	BENTON COUNTY		16-JAN-2004		0
10	1 -	CLACKAMAS COUNTY		09-JAN-2004		0
0	OR	CLATSOP COUNTY		09-APR-2004	04-10-0432A	C
10	OR	COLUMBIA COUNTY	41009C0450C	26-MAR-2004	04-10-0273A	0
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10		COOS COUNTY		29-JAN-2004		0
0		COOS COUNTY		09-JAN-2004		0
0	OR	COOS COUNTY	1	23-JAN-2004		
10		COOS COUNTY		12-MAY-2004		0
0		CORVALLIS, CITY OF		31-MAR-2004		(
10		CORVALLIS, CITY OF		02-APR-2004		
10		CORVALLIS, CITY OF				
10				05-MAR-2004		
	1	CORVALUS, CITY OF		05-MAR-2004		
10		COTTAGE GROVE, CITY OF		08-APR-2004		
10	1 -	DESCHUTES COUNTY		16-APR-2004	1	
10		DETROIT, CITY OF		07-MAY-2004		(
10		DOUGLAS COUNTY		02-APR-2004	04-10-0328A	
10		EUGENE, CITY OF		23-JAN-2004	04-10-0123A	(
	OR	EUGENE, CITY OF	41039C0619F	03-MAR-2004	04-10-0192A	

Region	State	Community	Map panel	Determination date	Case No.	Туре
0	OR	EUGENE, CITY OF	41039C1136F	04-FEB-2004	04-10-0204A	02
0	OR	EUGENE, CITY OF	41039C0619F	05-MAR-2004	04-10-0205A	02
0	OR	EUGENE, CITY OF	41039C0619F	30-JAN-2004	04-10-0209A	02
0	OR	EUGENE, CITY OF	41039C1127F	05-MAR-2004	04-10-0225A	02
0	OR	EUGENE, CITY OF	41039C1128F	01-MAR-2004	04-10-0226A	02
0	OR	EUGENE, CITY OF	41039C1136F	30-JAN-2004	04-10-0256A	02
0	OR	EUGENE, CITY OF	41039C1116F	13-FEB-2004	04-10-0283A	02
0	OR OR	EUGENE, CITY OF	41039C0619F	25-FEB-2004	04-10-0303A	02
0	OR	EUGENE, CITY OF	41039C1136F 41039C1126F	01-MAR-2004 25-MAR-2004	04-10-0304A 04-10-0348A	02
0	OR	EUGENE, CITY OF	41039C0619F	14-APR-2004	04-10-0348A	02
0	OR	EUGENE, CITY OF	41039C1104F	16-APR-2004	04-10-0463A	C
0	OR	EUGENE, CITY OF	41039C1127F	12-MAY-2004	04-10-0481A	0:
0	OR	EUGENE, CITY OF	41039C1136F	18-JUN-2004	04-10-0556A	0
0	OR	GRANTS PASS, CITY OF	4101080003C	09-APR-2004	04-10-0386A	0:
00	OR	GRANTS PASS, CITY OF	4101080003C	14-APR-2004	04-10-0474X	0:
0	OR	HILLSBORO, CITY OF	4102380336B	16-JAN-2004	04-10-0194A	0
0	OR	HILLSBORO, CITY OF	4102430002B	13-FEB-2004	04-10-0260A	0
0	OR	HILLSBORO, CITY OF	4102430003B	13-FEB-2004	04-10-0260A	0.
0	OR	HILLSBORO, CITY OF	4102380336B	11-FEB-2004	04-10-0264A	0
0	OR	HILLSBORO, CITY OF	4102380336B	17-MAR-2004	04-10-0313A	0
0	OR	JACKSON COUNTY	4155890492C	03-MAR-2004	04-10-0296A	0
0	OR	JACKSON COUNTY	4155890537B	08-APR-2004	04-10-0352A	0
0	OR	JACKSON COUNTY	4155890402B	19-MAY-2004	04-10-0504A	. 0
0	OR	JEFFERSON, CITY OF	41047C1000G	25-MAR-2004	04-10-0299A	0
0	OR	JOSEPHINE COUNTY	4155900388B	12-MAR-2004	04-10-0153A	0
0	OR	JOSEPHINE COUNTY	4155900206B	26-MAY-2004	04-10-0493A	0
0	OR	KEIZER, CITY OF	41047C0194G	14-JAN-2004	04-10-0182A	0
0	OR	KEIZER, CITY OF	41047C0194G	25-FEB-2004	04-10-0250A	0
0	OR	KLAMATH COUNTY	4101090745B	11-FEB-2004	04-10-0266A	0
0	OR	KLAMATH COUNTY	4101091350B	19-MAR-2004	04-10-0342A	0
0	OR	KLAMATH COUNTY	4101091350B	19-MAR-2004	04-10-0365A	0
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0	OR	KLAMATH COUNTY	4101090745B	26-MAY-2004	04-10-0510A	0
0	OR	LAKE OSWEGO, CITY OF	4100180003C	14-MAY-2004	04-10-0310A	1
10	OR	LANE COUNTY	41039C0600F	14-JAN-2004	03-10-0866A	o
10	OR	LANE COUNTY	41039C1135F	29-JAN-2004	04-10-0097A	0
10	OR	LANE COUNTY	41039C0619F	21-JAN-2004	04-10-0131A	0
10	OR	LANE COUNTY	41039C1153F	16-JAN-2004	04-10-0169A	0
10	OR	LANE COUNTY	41039C1167F	07-JAN-2004	04-10-0183A	0
10	OR	LANE COUNTY	41039C1144F	02-APR-2004	04-10-0195A	1
10	OR	LANE COUNTY	41039C1695F	30-JAN-2004	04-10-0203A	0
10	OR '	LANE COUNTY	41039C2400F	26-MAR-2004	04-10-0217A	0
10	OR	LANE COUNTY	41039C1645F	18-FEB-2004	04-10-0253A	0
10	OR	LANE COUNTY	41039C0945F	02-JUN-2004	04-10-0263A	0
10	OR	LANE COUNTY	41039C1127F	13-FEB-2004	04-10-0275A	0
10	OR	LANE COUNTY	41039C1080F	23-APR-2004	04-10-0278A	C
10	OR	LANE COUNTY	41039C1660F	25-FEB-2004	04-10-0291A	C
10		LANE COUNTY	41039C1685F	10-MAR-2004	04-10-0298A	C
10		LANE COUNTY	41039C1107F	03-MAR-2004	04-10-0305A	C
10		LANE COUNTY	41039C0620F	19-MAR-2004		C
10		LANE COUNTY	41039C0600F	26-MAR-2004		C
10		LANE COUNTY	41039C1725F	17-MAR-2004	04-10-0335A	C
10		LANE COUNTY	41039C0945F	06-MAY-2004		C
10		LANE COUNTY	41039C2135F	06-MAY-2004		
10		LANE COUNTY	41039C0600F	28-APR-2004		0
10		LANE COUNTY	41039C2400F	28-APR-2004		0
10		LANE COUNTY	41039C1104F	21-MAY-2004		0
0		LANE COUNTY	41039C1127F	02-JUN-2004		
0		LANE COUNTY	41039C0690F	02-JUN-2004		
10		LANE COUNTY	41039C1153F	23-JUN-2004	1	
10		LINCOLN CITY OF	4101410001C	16-JAN-2004		
10		LINCOLN CITY OF	4101300001C	07-JAN-2004		
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0		LINCOLN COUNTY	4101290050B	07-JAN-2004		
10		LINCOLN COUNTY	4101290325B	10-MAR-2004		
10		LINN COUNTY	4101360680B	23-JAN-2004		
10		LINN COUNTY	4101360040B	19-MAR-2004		
10		LINN COUNTY	4101360350B	17-MAR-2004	1	
10		LINN COUNTY	4101360190B	25-FEB-2004		
	OR	LINN COUNTY	4101360195B	19-MAR-2004	04-10-0350A	

egion	State	Community	Map panel	Determination date	Case No.	Тур
	OR	MULTNOMAH COUNTY	4101790215B	09-JAN-2004	04-10-0158A	
	OR	MULTNOMAH COUNTY	4101790381B	25-FEB-2004	04-10-0181A	
	OR	OREGON CITY, CITY OF	4100210001B	· 14-MAY-2004	04-10-0505A	
	OR	POLK COUNTY	41053C0050C	07-JAN-2004	04-10-0044A	
	OR	POLK COUNTY	41053C0225C	12-MAY-2004	04-10-0482A	
	OR	PORTLAND, CITY OF	4101830020D	03-MAR-2004	04-10-0315A	
	OR	PORTLAND, CITY OF	4101830047D	14-APR-2004	04-10-0347A	
	OR	PORTLAND, CITY OF	4101830048C	16-APR-2004	04-10-0462A	
	OR	ROCKAWAY, CITY OF	4102010001C	11-FEB-2004	04-10-0274A	
	OR	ROSEBURG, CITY OF	4100670005E	13-FEB-2004	04-10-0201A	
	OR	ROSEBURG, CITY OF	4100670005E	23-JAN-2004	04-10-0208A	
	OR	ROSEBURG, CITY OF	4100670005E	18-FEB-2004	04-10-0292A	
	OR	ROSEBURG, CITY OF	4100670005E	19-MAR-2004	04-10-0293A	
	OR	ROSEBURG, CITY OF	4100670005E	17-MAR-2004	04-10-0356A	1
	OR	ROSEBURG, CITY OF	4100670005E	09-APR-2004	04-10-0440A	
	OR	SALEM, CITY OF	41047C0342H	14-JAN-2004	03-10-0793A	
	OR	SALEM, CITY OF	41047C0341H	29-JAN-2004	04-10-0104A	
	OR					
	OR	SALEM, CITY OF	41047C0657G	31-MAR-2004	04-10-0401A	
	-	SALEM, CITY OF	41047C0329G	23-JUN-2004	04-10-0624A	
	OR	SCAPPOOSE, CITY OF	41009C0482C	25-MAR-2004	04-10-0364A	
	OR	SPRINGFIELD, CITY OF	41039C1167F	09-JAN-2004	04-10-0148A	
	OR	TILLAMOOK COUNTY	4101960315A	21-JAN-2004	04-10-0235A	
,	OR	TILLAMOOK COUNTY	4101960080A	23-APR-2004	04-10-0400A	
	OR	UMATILLA COUNTY	4102040795C	18-FEB-2004	04-10-0229A	
	OR	VERNONIA, CITY OF	41009C0381C	04-FEB-2004	04-10-0200A	
	OR	WARRENTON, CITY OF	4100330001B	25-FEB-2004	04-10-0326A	
	OR	WASCO COUNTY	410229B	21-MAY-2004	04-10-0431A	
	OR	WASHINGTON COUNTY	4102380509B	17-MAR-2004	04-10-0319A	
	OR	WINSTON, CITY OF	4155930001D	19-MAR-2004	04-10-0336A	
	OR	YACHATS, CITY OF	4101350001A	14-JAN-2004	04-10-0142A	
	OR	YAMHILL COUNTY	4102490137C	14-JUN-2004	04-10-0511A	
	WA	BATTLE GROUND, CITY OF	5300250001B	09-JUN-2004	04-10-0514A	
	WA	BELLEVUE, CITY OF	53033C0657F	03-JUN-2004	03-10-0399P	
	WA	BELLEVUE, CITY OF	53033C0656F	11-FEB-2004	04-10-0232A	
	WA	BELLINGHAM, CITY OF	53073C1653D	11-FEB-2004	04-10-0252A	
	WA					
		BELLINGHAM, CITY OF	53073C1214D	21-JAN-2004	04-10-0224A	
	WA	BELLINGHAM, CITY OF	53073C1653D	21-MAY-2004	04-10-0427A	
	WA	BELLINGHAM, CITY OF	53073C1240D	26-MAY-2004	04-10-0444A	
	WA	BELLINGHAM, CITY OF	53073C1653D	06-MAY-2004	04-10-0498A	
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	WA	BLAINE, CITY OF	53073C0635D	21-JAN-2004	04-10-0223A	
	WA	BOTHELL, CITY OF	53033C0064G	22-JAN-2004	03-10-0047P	
	WA	BOTHELL, CITY OF	53033C0068G	22-JAN-2004	03-10-0047P	
	WA	BREMERTON, CITY OF	5300930015A	19-MAY-2004	04-10-0461A	
	WA	BRIER, CITY OF	53061C1317E	02-JUN-2004	04-10-0366A	-
	WA	BURIEN, CITY OF	53033C0955F	13-FEB-2004	04-10-0300X	
	WA	BURLINGTON, CITY OF	5301530001B	14-APR-2004	04-10-0455A	.
	WA	BURLINGTON, CITY OF	5301530001B	12-MAY-2004	04-10-0501A	
	WA	CENTRALIA, CITY OF	5301030002B	23-APR-2004	04-10-0393A	
	WA	CHELAN COUNTY	5300150250B	07-JAN-2004	04-10-0022A	
	WA	CLALLAM COUNTY	5300210545D	18-FEB-2004		
	WA	CLALLAM COUNTY	5300210575C	25-FEB-2004		
	WA	CLARK COUNTY	5300210373C	07-MAY-2004		
	WA	CLARK COUNTY	5300240312B			
	WA			23-JAN-2004		
		CLARK COUNTY	5300240225B	23-JAN-2004		
	WA	CLARK COUNTY	5300240312B	14-APR-2004		
	WA	CLARK COUNTY	5300240187C	08-APR-2004		
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	WA	CLARK COUNTY	5300240312B	21-MAY-2004		
	WA	COWLITZ COUNTY	5300320035D	03-MAR-2004		
	WA	ELLENSBURG, CITY OF	5302340001C	26-MAY-2004	04-10-0269A	
		FERNDALE, TOWN OF	53073C1180D	= 17-JAN-2004	02-10-334V	
	WA	FERNDALE, TOWN OF		26-MAR-2004		
		FIFE, CITY OF		19-MAR-2004		
		GRANT COUNTY		03-MAR-2004		
		GRAYS HARBOR COUNTY		23-JUN-2004		
		ISLAND COUNTY	53029C0165D	14-JAN-2004		
		ISLAND COUNTY				
				17-MAR-2004		
		ISSAQUAH, CITY OF		22-JAN-2004		
		ISSAQUAH, CITY OF		22-JAN-2004		
		JEFFERSON COUNTY		08-APR-2004		
	WA	KING COUNTY	53033C1015F	21-JAN-2004	04-10-0152A	

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0	WA	KING COUNTY	53033C0709G	25-FEB-2004	04-10-0268A	1
0	WA	KING COUNTY	53033C1078H	17-MAR-2004	04-10-0279A	0:
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0	WA	KING COUNTY	53033C0687F	26-MAR-2004	04-10-0372A	0:
0	WA	KING COUNTY	53033C1009F	31-MAR-2004	04-10-0385A	0:
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0	WA	LUMMI INDIAN RESERVATION, TRIBE OF	53073C1165D	02-JUN-2004	04-10-0533A	0
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0	WA	MASON COUNTY	5301150175D	06-MAY-2004	04-10-0424A	
0	WA	MONROE, CITY OF	53061C1357E	13-FEB-2004	04-10-0251A	(
0	WA	NOOKSACK, CITY OF	53073C0737D	17-JAN-2004	02-10-334V	1
0	WA	NOOKSACK, CITY OF	53073C0737D	12-MAY-2004	04-10-0492A	
0	WA	OAKESDALE, TOWN OF	5302100001A	09-JAN-2004	04-10-0134A	(
0	WA	OKANOGAN COUNTY	5301170550B	08-APR-2004	04-10-0410A	(
0	WA	OKANOGAN, CITY OF	5301190001C	02-APR-2004	04-10-0402A	(
0	WA	OLYMPIA, CITY OF	5301910003B	11-FEB-2004	04-10-0216A	(
0	WA	OLYMPIA, CITY OF	5301910004B	14-MAY-2004	04-10-0478A	(
0	WA	PEND OREILLE COUNTY	53051C0855C	13-FEB-2004	04-10-0086A	(
0	WA	PEND OREILLE COUNTY	53051C0855C	16-JAN-2004	04-10-0184A	(
0	WA	PEND OREILLE COUNTY	53051C0740C	31-MAR-2004	04-10-0381A	(
0	WA	PEND OREILLE COUNTY	53051C0850C	08-APR-2004	04-10-0411A	(
0	WA	PEND OREILLE COUNTY	53051C0855C	08-APR-2004	04-10-0412A	(
	WA	PIERCE COUNTY	5301380125C	13-FEB-2004	04-10-0165A	(
0	WA	PIERCE COUNTY	5301380350D	09-APR-2004	04-10-0398A	(
0	WA	PRESCOTT, TOWN OF	5302590217B	30-JAN-2004	04-10-0178A	(
0	WA	RITZVILLE, CITY OF	5300050001B	12-MAY-2004	04-10-0496A	1
0	WA	SAN JUAN COUNTY	5301490006B	21-JAN-2004	04-10-0108A	1
0	WA	SAN JUAN COUNTY	5301490005B	10-MAR-2004	04-10-0219A	
10		SAN JUAN COUNTY	5301490006B	25-FEB-2004	04-10-0288A	(
0	WA	SAN JUAN COUNTY	5301490003B	26-MAR-2004	04-10-0317A	
0	WA	SAN JUAN COUNTY	5301490005B	03-MAR-2004	04-10-0329A	
0		SEDRO WOOLLEY, CITY OF	5301590002B	10-MAR-2004		- 1
0		SKAGIT COUNTY	5301510250C	03-MAR-2004		
0	WA	SKAGIT COUNTY	5301510255D	31-MAR-2004		
0	WA	SKAGIT COUNTY	5301510255D	09-APR-2004		
0	WA	SNOHOMISH COUNTY	53061C1114E	11-FEB-2004		
0		SPOKANE COUNTY	5301740525B	14-JAN-2004		
0		SPOKANE COUNTY	5301740300C	21-JAN-2004		
10		SPOKANE COUNTY	5301740085B	21-JAN-2004		
0		SPOKANE COUNTY.	5301740294C	20-FEB-2004		
0		SPOKANE COUNTY	5301740401C	26-MAR-2004		
0		SPOKANE COUNTY	5301740314B	26-MAR-2004		
0		SPOKANE COUNTY	5301740225B	06-MAY-2004		
0		SPOKANE COUNTY	5301740187B	23-APR-2004		
10		SPOKANE COUNTY	5301740300C	14-APR-2004		
0		SPOKANE COUNTY	5301740195B	14-APR-2004		
0		SPOKANE COUNTY	5301740391B	30-APR-2004		
10		SPOKANE COUNTY	5301740314B	14-JUN-2004		
0		SPOKANE, CITY OF	5301830015C	14-APR-2004		
0	1	TACOMA, CITY OF	5301480020B	26-MAY-2004		
0		THURSTON COUNTY	5301880195C	20-FEB-2004		
0		THURSTON COUNTY	5301880562C	07-MAY-2004		
10		THURSTON COUNTY	5301880435C	23-APR-2004		
10	WA	THURSTON COUNTY	5301880150C	06-MAY-2004	04-10-0472A	

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10	WA	VANCOUVER, CITY OF	5300240316B	30-JAN-2004	03-10-0864A	. 01
10	WA	WALLA WALLA COUNTY	5301940275B	21-JAN-2004	04-10-0101A	02
10	WA	WEST RICHLAND, TOWN OF	5302370465B	28-MAY-2004	04-10-0373A	02
10	WA	WESTPORT, CITY OF	5300670005C	19-MAR-2004	04-10-0322A	02
10	WA	WHATCOM COUNTY	53073C0633D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C0634D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C0641D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C0644D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C0655D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C0695D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C0731D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1180D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1185D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1218D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1235D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1255D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1270D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1675D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1705D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1710D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1715D	17-JAN-2004	02-10-334V	19
10	WA	WHATCOM COUNTY	53073C1675D	16-JAN-2004	04-10-0137A	02
10	WA	WHATCOM COUNTY	53073C1720D	19-MAR-2004	04-10-0360A	02
10	WA	WHATCOM COUNTY	53073C1265D	02-APR-2004	04-10-0409A	02
10	WA	WHATCOM COUNTY	53073C0633D	23-APR-2004	04-10-0416A	02
10	WA	WHATCOM COUNTY	53073C0690D	08-APR-2004	04-10-0446X	02
10	WA	WHATCOM COUNTY	53073C1700D	30-APR-2004	04-10-0465A	02
10	WA	WHATCOM COUNTY	53073C0700D	07-MAY-2004	04-10-0485A	02
10	WA	WHATCOM COUNTY	53073C1165D	04-JUN-2004	04-10-0528A	0:
10	WA	WHATCOM COUNTY	53073C1610D	04-JUN-2004	04-10-0547A	0
10	WA	WHATCOM COUNTY	53073C0730D	17-JUN-2004	04-10-0548A	02
10	WA	WHITMAN COUNTY	5302050525B	07-JAN-2004	04-10-0070A	02
10	WA	YAKIMA COUNTY	5302171028B	28-APR-2004	04-10-0476A	0;

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01	MAINE	WASHINGTON, TOWN OF	2300829999A	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	230082IND0A	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820002B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820003B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820004B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820005B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820006B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820007B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820008B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820009B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820010B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820011B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820012B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820013B	01-MAR-2004
01	MAINE	WASHINGTON, TOWN OF	2300820014B	01-MAR-2004
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880001C	16-JAN-2004
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880002C	16-JAN-2004
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880003C	16-JAN-2004
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880004C	16-JAN-200-
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880005C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880006C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880007C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880008C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880009C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880010C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880011C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880012C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	2501880013C	16-JAN-200
01	MASSACHUSETTS	CHELMSFORD, TOWN OF	250188IND0A	16-JAN-200
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090001D	16-JUN-200
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090002D	16-JUN-200
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090003D	16-JUN-200
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090004D	16-JUN-200
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090005D	16-JUN-200
01	MASSACHUSETTS	NORTH READING, TOWN OF		16-JUN-200
01	MASSACHUSETTS	NORTH READING, TOWN OF		16-JUN-200

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01	MASSACHUSETTS	NORTH READING, TOWN OF	0500000000	
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090008D 2502090009D	16-JUN-2004 16-JUN-2004
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090010D	16-JUN-2004
01	MASSACHUSETTS	NORTH READING, TOWN OF	2502090011D	16-JUN-2004
01	MASSACHUSETTS	NORTH READING, TOWN OF	250209IND0A	16-JUN-2004
02	NEW JERSEY	GREENWICH, TOWNSHIP OF	3404830001C	17-MAY-2004
02	NEW JERSEY	GREENWICH, TOWNSHIP OF	3404830002C	17-MAY-2004
02	NEW JERSEY	GREENWICH, TOWNSHIP OF	3404830003C	17-MAY-2004
02	NEW JERSEY	GREENWICH, TOWNSHIP OF	3404830004C	17-MAY-2004
02	NEW JERSEY	GREENWICH, TOWNSHIP OF	3404830005C	17-MAY-2004
02	NEW JERSEY	GREENWICH, TOWNSHIP OF	3404830006C	17-MAY-2004
02	NEW YORK	BLENHEIM, TOWN OF	340483IND0A 36095C0293E	17-MAY-2004 02-APR-2004
02	NEW YORK	BLENHEIM, TOWN OF	36095C0293E	02-APR-2004
02	NEW YORK	BLENHEIM, TOWN OF	36095C0402E	02-APR-2004
02	NEW YORK	BLENHEIM, TOWN OF	36095C0404E	02-APR-2004
02	NEW YORK	BLENHEIM, TOWN OF	36095C0406E	02-APR-2004
02	NEW YORK	BLENHEIM, TOWN OF	36095C0412E	02-APR-2004
02	NEW YORK	BLENHEIM, TOWN OF	36095CIND0A	02-APR-2004
02	NEW YORK	BROOME, TOWN OF	36095C0294E	02-APR-2004
02		BROOME, TOWN OF	36095C0310E	02-APR-2004
02	NEW YORK	BROOME, TOWN OF	36095C0320E	02-APR-2004
02	NEW YORK	BROOME, TOWN OF	36095C0330E	02-APR-2004
02	NEW YORK	BROOME, TOWN OF	36095C0407E	02-APR-2004 02-APR-2004
02		BROOME, TOWN OF	36095C0435E 36095C0455E	02-APR-2004
02	NEW YORK	BROOME, TOWN OF	36095CIND0A	02-APR-2004
02	NEW YORK	CARLISLE, TOWN OF	36095C0045E	02-APR-2004
02		CARLISLE, TOWN OF	36095C0065E	02-APR-2004
02		CARLISLE, TOWN OF	36095C0070E	02-APR-2004
02	NEW YORK	CARLISLE, TOWN OF	36095C0089E	02-APR-2004
02	NEW YORK	CARLISLE, TOWN OF	36095C0090E	02-APR-2004
02		CARLISLE, TOWN OF	36095C0135E	02-APR-2004
02		CARLISLE, TOWN OF	36095C0153E	02-APR-2004
02		CARLISLE, TOWN OF	36095C0154E	02-APR-2004
02		CARLISLE, TOWN OF	36095C0160E	02-APR-2004
02		CARLISLE, TOWN OF	36095C0176E	02-APR-2004
02		CARLISLE, TOWN OF	36095CIND0A	02-APR-2004
02		COBLESKILL, TOWN OF	36095C0135E 36095C0142E	02-APR-2004 02-APR-2004
02		COBLESKILL, TOWN OF	36095C0153E	02-APR-2004
02		COBLESKILL, TOWN OF	36095C0154E	02-APR-2004
02		COBLESKILL, TOWN OF	36095C0160E	02-APR-2004
02	NEW YORK	COBLESKILL, TOWN OF	36095C0161E	02-APR-2004
02	NEW YORK	COBLESKILL, TOWN OF	36095C0162E	02-APR-2004
02		COBLESKILL, TOWN OF	36095C0166E	02-APR-2004
02		COBLESKILL, TOWN OF	36095C0167E	02-APR-2004
02		COBLESKILL, TOWN OF	36095C0176E	02-APR-2004
02		COBLESKILL, TOWN OF	36095C0178E	02-APR-2004
02		COBLESKILL, TOWN OF	36095CIND0A	02-APR-2004
02		COBLESKILL, VILLAGE OF	36095C0142E	02-APR-2004 02-APR-2004
02	NEW YORK	COBLESKILL, VILLAGE OFCOBLESKILL, VILLAGE OF	36095C0153E	
		COBLESKILL, VILLAGE OF	36095C0154E 36095C0161E	02-APR-2004 02-APR-2004
02		COBLESKILL, VILLAGE OF	36095C0162E	02-APR-2004
02		COBLESKILL, VILLAGE OF	36095CIND0A	02-APR-2004
02		CONESVILLE, TOWN OF	36095C0414E	02-APR-2004
02		CONESVILLE, TOWN OF	36095C0418E	02-APR-2004
02		CONESVILLE, TOWN OF	36095C0419E	02-APR-2004
02		CONESVILLE, TOWN OF	36095C0435E	02-APR-2004
02		CONESVILLE, TOWN OF	36095C0438E	02-APR-2004
02	NEW YORK	CONESVILLE, TOWN OF	36095C0439E	02-APR-2004
02		CONESVILLE, TOWN OF	36095C0477E	02-APR-2004
02		CONESVILLE, TOWN OF	36095C0481E	02-APR-2004
02		CONESVILLE, TOWN OF	36095CIND0A	02-APR-2004
02		ESPERANCE, TOWN OF	36095C0089E	02-APR-2004
02		ESPERANCE, TOWN OF	36095C0090E	02-APR-2004
02		ESPERANCE, TOWN OF	36095C0092E	02-APR-2004
02		ESPERANCE, TOWN OF	36095C0093E	02-APR-2004
02		ESPERANCE, TOWN OF	36095C0094E	02-APR-2004
02	1	ESPERANCE, TOWN OF	36095C0176E 36095C0177E	02-APR-2004 02-APR-2004
		ESPERANCE, TOWN OF	36095C0177E	02-APR-2004
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2	NEW YORK	. ESPERANCE, TOWN OF	36095C0181E	02-APR-2
2	NEW YORK	ESPERANCE, TOWN OF	36095C0183E	02-APR-2
2	NEW YORK	ESPERANCE, TOWN OF	36095CIND0A	02-APR-2
	NEW YORK		36095C0094E	02-APR-2
	NEW YORK		36095CIND0A	02-APR-2
	NEW YORK		36095C0284E	02-APR-2
	NEW YORK	1	36095C0291E	02-APR-2
	NEW YORK		36095C0292E	02-APR-2
			36095C0293E	02-APR-2
	NEW YORK		36095C0294E	
	NEW YORK			02-APR-2
	NEW YORK		36095C0301E	02-APR-2
	NEW YORK		36095C0303E	02-APR-2
	NEW YORK		36095C0304E	02-APR-2
	NEW YORK	FULTON, TOWN OF	36095CIND0A	02-APR-2
	NEW YORK	GILBOA, TOWN OF	36095C0293E	02-APR-2
	NEW YORK	. GILBOA, TOWN OF	36095C0294E	02-APR-2
	NEW YORK		36095C0390E	02-APR-2
	NEW YORK		36095C0404E	02-APR-2
	NEW YORK		36095C0406E	02-APR-2
	NEW YORK		36095C0407E	02-APR-2
	NEW YORK		36095C0412E	02-APR-2
	NEW YORK		36095C0414E	02-APR-2
	NEW YORK		36095C0418E	02-APR-2
	NEW YORK	GILBOA, TOWN OF	36095C0477E	02-APR-2
	NEW YORK		36095C0481E	02-APR-2
	NEW YORK		36095CIND0A	02-APR-2
	NEW YORK		36095C0240E	02-APR-2
	NEW YORK		36095C0245E	02-APR-2
	NEW YORK		36095C0360E	02-APR-2
	NEW YORK		36095C0390E	02-APR-2
	NEW YORK		36095CIND0A	02-APR-2
	NEW YORK	MIDDLEBURGH, TOWN OF	`36095C0166E	02-APR-2
	NEW YORK	MIDDLEBURGH, TOWN OF	36095C0167E	02-APR-2
	NEW YORK	MIDDLEBURGH, TOWN OF	36095C0186E	02-APR-
	NEW YORK		36095C0188E	02-APR-
	NEW YORK		36095C0189E	02-APR-
	NEW YORK		36095C0284E	02-APR-
		MIDDLEBURGH, TOWN OF		
	NEW YORK		36095C0301E	02-APR-
	NEW YORK		36095C0302E	02-APR-
	NEW YORK		36095C0303E	02-APR-2
	NEW YORK	MIDDLEBURGH, TOWN OF	36095C0304E	02-APR-2
	NEW YORK	MIDDLEBURGH, TOWN OF	36095C0310E	02-APR-
	NEW YORK	MIDDLEBURGH, TOWN OF	36095C0320E	02-APR-
	NEW YORK	MIDDLEBURGH, TOWN OF	36095C0330E	02-APR-
	NEW YORK	MIDDLEBURGH, TOWN OF	36095CIND0A	02-APR-
	NEW YORK			02-APR-
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	NEW YORK	RICHMONDVILLE, TOWN OF	36095C0161E	02-APR-
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			36095C0179E	02-APR-
	NEW YORK	SCHOHARIE, TOWN OF	36095C0183E	02-APR-
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	NEW YORK	SCHOHARIE, TOWN OF		02-APR
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	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720001D	17-MAY-20
2	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720002D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720003D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720004D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720005D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720010D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720011D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720016D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720017D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720018D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720019D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720021D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	3601720022D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	. 3601720023D	17-MAY-20
	NEW YORK	SCHUYLER FALLS, TOWN OF	360172IND0A	17-MAY-2
	NEW YORK	SEWARD, TOWN OF	36095C0045E	02-APR-2
	NEW YORK	SEWARD, TOWN OF	36095C0110E	02-APR-2
	NEW YORK	SEWARD, TOWN OF	36095C0120E	02-APR-2
	NEW YORK	SEWARD, TOWN OF	36095C0130E	02-APR-2
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	NEW YORK	SEWARD, TOWN OF	36095C0140E	02-APR-2
	NEW YORK	SEWARD, TOWN OF	36095C0142E	02-APR-2
	NEW YORK	SEWARD, TOWN OF	36095C0145E	02-APR-2
	NEW YORK	SEWARD, TOWN OF	36095CIND0A	02-APR-2
	NEW YORK	SHARON SPRING, VILLAGE OF	36095C0020E	02-APR-2
	NEW YORK	SHARON SPRING, VILLAGE OF	36095C0020E	02-APR-2
	NEW YORK	SHARON SPRING, VILLAGE OF	36095CIND0A	02-APR-2
	NEW YORK	SHARON, TOWN OF	36095C0020E	02-APR-2
	NEW YORK	SHARON, TOWN OF	36095C0040E	02-APR-2
	NEW YORK	SHARON, TOWN OF	36095C0045E	02-APR-2
	NEW YORK	SHARON, TOWN OF	36095C0043E	02-APR-2
		SHARON, TOWN OF		02-APR-2
	NEW YORK		36095C0130E	
	NEW YORK	SHARON, TOWN OF	36095C0135E	02-APR-2
	NEW YORK	SHARON, TOWN OF	36095CIND0A	02-APR-2
	NEW YORK	SUMMIT, TOWN OF		02-APR-2
	NEW YORK	SUMMIT, TOWN OF		02-APR-2
	NEW YORK	SUMMIT, TOWN OF		02-APR-2
	NEW YORK	SUMMIT, TOWN OF		02-APR-2
	NEW YORK	SUMMIT, TOWN OF		02-APR-2
	NEW YORK	VICTOR, VILLAGE OF		17-MAY-2
	NEW YORK	WRIGHT, TOWN OF		02-APR-2
	NEW YORK	WRIGHT, TOWN OF		02-APR-2
	NEW YORK	WRIGHT, TOWN OF		02-APR-2
	NEW YORK	WRIGHT, TOWN OF		02-APR-2
	NEW YORK	WRIGHT, TOWN OF		02-APR-
	NEW YORK	WRIGHT, TOWN OF		02-APR-2
	PENNSYLVANIA	ANTHONY, TOWNSHIP OF	42081C0265E	16-MAR-2
	PENNSYLVANIA	ANTHONY, TOWNSHIP OF	42081C0270E	16-MAR-2
	PENNSYLVANIA	ANTHONY, TOWNSHIP OF	42081C0340E	16-MAR-
	PENNSYLVANIA	ANTHONY, TOWNSHIP OF		16-MAR-2
	PENNSYLVANIA	ANTHONY, TOWNSHIP OF		16-MAR-
	PENNSYLVANIA	ANTHONY, TOWNSHIP OF	42081C0417E	16-MAR-
		ANTHONY, TOWNSHIP OF		16-MAR-
		ANTHONY, TOWNSHIP OF		16-MAR-
		ARMSTRONG, TOWNSHIP OF		16-MAR-2
		ARMSTRONG, TOWNSHIP OF		16-MAR-
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3	PENNSYLVANIA			16-MAR-
3		BASTRESS, TOWNSHIP OF	. 42081C0428E	16-MAR-
,		BASTRESS, TOWNSHIP OF	. 42081C0429E	16-MAR-

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03	PENNSYLVANIA	BASTRESS, TOWNSHIP OF	42081C0495E	16-MAR-2004
03	PENNSYLVANIA	BASTRESS, TOWNSHIP OF	42081C0500E	16-MAR-2004
03	PENNSYLVANIA	BASTRESS, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	BASTRESS, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	BRADY, TOWNSHIP OF	42081C0510E	16-MAR-2004
03	PENNSYLVANIA	BRADY TOWNSHIP OF	42081C0512E	16-MAR-2004
03	PENNSYLVANIA	BRADY, TOWNSHIP OF	42081C0514E 42081C0515E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	BRADY, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	BRADY, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081C0025E	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081C0030E	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081C0035E	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081C0040E	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081C0045E 42081C0100E	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OFBROWN, TOWNSHIP OF	42081C0100E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081C0115E	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	BROWN, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	BUCKS COUNTY*	42017CIND1B	02-APR-2004
03	PENNSYLVANIA	BUCKS COUNTY*	42017CIND2B	02-APR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0085E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0090E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0141E 42081C0142E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0143E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0144E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0150E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0155E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0160E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0215E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0220E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081C0225E	16-MAR-2004
03	PENNSYLVANIA	CASCADE, TOWNSHIP OF	42081CIND1A 42081CIND2A	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0441E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0442E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0443E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0444E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0446E	16-MAR-2004
03 ,	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0447E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OFCLINTON, TOWNSHIP OF	42081C0448E 42081C0449E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0449E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0451E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0510E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0512E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0514E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0515E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0517E 42081C0521E	16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF	42081C0521E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	CLINTON, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF	42081C0125E	16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF	42081C0130E	16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF	42081C0135E	16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF	42081C0140E	16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF	42081C0200E	16-MAR-2004
03		COGAN HOUSE, TOWNSHIP OF		16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF		16-MAR-2004
03		COGAN HOUSE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	COGAN HOUSE, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03		COGAN HOUSE, TOWNSHIP OF		16-MAR-2004
03		CUMMINGS, TOWNSHIP OF		16-MAR-2004
03		CUMMINGS, TOWNSHIP OF		16-MAR-2004
03		CUMMINGS, TOWNSHIP OF		16-MAR-2004
03		CUMMINGS, TOWNSHIP OFCUMMINGS, TOWNSHIP OF		16-MAR-2004
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03	PENNSYLVANIA	CUMMINGS, TOWNSHIP OF	42081C0260E	16-MAR-2004
03	PENNSYLVANIA	CUMMINGS, TOWNSHIP OF	42081C0265E	16-MAR-2004
03	PENNSYLVANIA	CUMMINGS, TOWNSHIP OFCUMMINGS, TOWNSHIP OF	42081C0325E	16-MAR-2004
03	PENNSYLVANIA	CUMMINGS, TOWNSHIP OF	42081C0330E 42081C0335E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	CUMMINGS, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	CUMMINGS, TOWNSHIP OF.	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	DUBOISTOWN, BOROUGH OF	42081C0431E	16-MAR-2004
03	PENNSYLVANIA	DUBOISTOWN, BOROUGH OF	42081C0432E	16-MAR-2004
03	PENNSYLVANIA	DUBOISTOWN, BOROUGH OF	42081C0433E	16-MAR-2004
03	PENNSYLVANIA	DUBOISTOWN, BOROUGH OFDUBOISTOWN, BOROUGH OF	42081CIND1A 42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	EAST ROCKHILL, TOWNSHIP OF	42017C0252H	16-MAR-2004 02-APR-2004
03	PENNSYLVANIA	EAST ROCKHILL, TOWNSHIP OF	42017C0256H	02-APR-2004
03	PENNSYLVANIA	EAST ROCKHILL, TOWNSHIP OF	42017C0257H	02-APR-2004
03	PENNSYLVANIA	EAST ROCKHILL, TOWNSHIP OF	42017CIND1B	02-APR-2004
03	PENNSYLVANIA	EAST ROCKHILL, TOWNSHIP OF	42017CIND2B	02-APR-2004
03	PENNSYLVANIA	ELDRED, TOWNSHIP OF	42081C0285E	16-MAR-2004
03	PENNSYLVANIA	ELDRED, TOWNSHIP OF	42081C0290E	16-MAR-2004
03	PENNSYLVANIA	ELDRED, TOWNSHIP OF	42081C0360E 42081C0361E	16-MAR-2004
03	PENNSYLVANIA	ELDRED, TOWNSHIP OF	42081C0361E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	ELDRED, TOWNSHIP OF	42081CIND1A 42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081C0361E	16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081C0362E	16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081C0363E	16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081C0364E	16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081C0368E	16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081C0370E	16-MAR-2004
03	PENNSYLVANIAPENNSYLVANIA	FAIRFIELD, TOWNSHIP OFFAIRFIELD, TOWNSHIP OF	42081C0442E 42081C0446E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	FAIRFIELD, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0384E	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0390E	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0395E	16-MAR-2004
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03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0464E	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0466E 42081C0468E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0536E	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0537E	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081C0541E	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	FRANKLIN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF	42081C0207E 42081C0208E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF	42081C0220E	16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF	42081C0225E	16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	GAMBLE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF	42081C0274E	16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	HEPBURN, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	HILLTOWN, TOWNSHIP OF	42017C0254H	02-APR-2004

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03	PENNSYLVANIA	HILLTOWN, TOWNSHIP OF	42017C0257H	02-APR-2004
03	PENNSYLVANIA	HILLTOWN, TOWNSHIP OF	42017CIND1B	02-APR-2004
)3	PENNSYLVANIA	HILLTOWN, TOWNSHIP OF	42017CIND2B	02-APR-2004
)3	PENNSYLVANIA	HUGHESVILLE, BOROUGH OF	42081C0456E	16-MAR-2004
)3	PENNSYLVANIA	HUGHESVILLE, BOROUGH OF	42081C0457E	16-MAR-2004
3	PENNSYLVANIA	HUGHESVILLE, BOROUGH OF	42081CIND1A	16-MAR-2004
)3	PENNSYLVANIA	HUGHESVILLE, BOROUGH OF	42081CIND2A	16-MAR-2004
3,	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081C0055E	16-MAR-2004
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081C0060E	16-MAR-2004
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081C0065E	16-MAR-2004
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081C0070E 42081C0125E	16-MAR-2004
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081C0125E	16-MAR-200-
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081C0135E	16-MAR-200
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081C0133E	16-MAR-200
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081CIND1A	16-MAR-200
3	PENNSYLVANIA	JACKSON, TOWNSHIP OF	42081CIND2A	16-MAR-200
3	PENNSYLVANIA	JERSEY SHORE, BOROUGH OF	42081C0413E	16-MAR-200
3	PENNSYLVANIA	JERSEY SHORE, BOROUGH OF	42081C0414E	16-MAR-200
3	PENNSYLVANIA	JERSEY SHORE, BOROUGH OF	42081CIND1A	16-MAR-200
3	PENNSYLVANIA	JERSEY SHORE, BOROUGH OF	42081CIND2A	16-MAR-200
3	PENNSYLVANIA	JORDAN, TOWNSHIP OF	42081C0395E	16-MAR-200
3	PENNSYLVANIA	JORDAN, TOWNSHIP OF	42081C0400E	16-MAR-200
3	PENNSYLVANIA	JORDAN, TOWNSHIP OF	42081C0470E	16-MAR-200
3	PENNSYLVANIA	JORDAN, TOWNSHIP OF	42081C0475E	16-MAR-200
)3	PENNSYLVANIA	JORDAN, TOWNSHIP OF	42081C0541E	16-MAR-200
)3	PENNSYLVANIA	JORDAN, TOWNSHIP OF	42081CIND1A	16-MAR-200
)3	PENNSYLVANIA	JORDAN, TOWNSHIP OF	42081CIND2A	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0135E	16-MAR-200
)3	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0140E	16-MAR-200
)3	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0141E	16-MAR-200
)3	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0143E	16-MAR-200
)3	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0144E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0204E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0205E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0206E	16-MAR-200
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03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0208E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0211E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0215E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0270E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0271E 42081C0272E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0272E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0273E	16-MAR-200
3	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081C0274E	16-MAR-200
03	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081CIND1A	16-MAR-200
3	PENNSYLVANIA	LEWIS, TOWNSHIP OF	42081CIND2A	16-MAR-200
3	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081C0486E	16-MAR-200
3	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081C0490E	16-MAR-200
03	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081C0495E	16-MAR-200
03	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081C0500E	16-MAR-200
3	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081C0550E	16-MAR-200
3	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081C0555E	16-MAR-200
03	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081C0560E	16-MAR-200
03	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF	42081CIND1A	16-MAR-200
)3	PENNSYLVANIA	LIMESTONE, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF	42081C0349E	16-MAR-200
03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF	42081C0351E	16-MAR-200
03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF	42081C0352E	16-MAR-200
03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF	42081C0353E	16-MAR-20
)3		LOYALSOCK, TOWNSHIP OF		16-MAR-20
03		LOYALSOCK, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF	42081C0359E	16-MAR-20
03		LOYALSOCK, TOWNSHIP OF	42081C0360E	16-MAR-200
03		LOYALSOCK, TOWNSHIP OF		16-MAR-20
03		LOYALSOCK, TOWNSHIP OF		16-MAR-20
03		LOYALSOCK, TOWNSHIP OF		16-MAR-20
03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF		16-MAR-20
03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF		16-MAR-20
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03	PENNSYLVANIA	LOYALSOCK, TOWNSHIP OF		16-MAR-20
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03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081C0273E	16-MAR-2004
03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081C0274E	16-MAR-2004
03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081C0344E	16-MAR-2004
03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081C0345E	16-MAR-2004
03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081C0346E 42081C0347E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081C0347E	16-MAR-2004
03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	LYCOMING, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF	42081C0100E	16-MAR-2004
03	PENNSYLVANIAs	MCHENRY, TOWNSHIP OF	42081C0105E	16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF	42081C0115E	16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF	42081C0170E	16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF	42081C0175E 42081C0180E	16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OFMCHENRY, TOWNSHIP OF	42081C0185E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF	42081C0245E	16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF	42081C0250E	16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	MCHENRY, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0070E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0072E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0074E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0075E 42081C0080E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0085E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0135E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0140E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0141E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF	42081C0142E	16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	MCINTYRE, TOWNSHIP OF		16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	MCNETT, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	MCNETT, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA			16-MAR-2004
03	PENNSYLVANIA	MCNETT, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA			16-MAR-2004
03	PENNSYLVANIA	MCNETT, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA			16-MAR-2004
03	PENNSYLVANIAPENNSYLVANIA			16-MAR-2004 16-MAR-2004
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03	PENNSYLVANIAPENNSYLVANIA			16-MAR-2004 16-MAR-2004
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03	PENNSYLVANIA	MILL CREEK, TOWNSHIP OF	42081C0370E	16-MAR-2004
03	PENNSYLVANIA			16-MAR-2004
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03		MONTOURSVILLE, BOROUGH OF	. 42081C0442E	16-MAR-2004
03	PENNSYLVANIA	. MONTOURSVILLE, BOROUGH OF	. 42081CIND1A	16-MAR-2004
03		. MONTOURSVILLE, BOROUGH OF	. 42081CIND2A	16-MAR-2004

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03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0459E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0461E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0462E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0463E 42081C0464E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0464E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0468E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0527E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0531E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0532E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081C0536E	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	MORELAND, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0451E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0452E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0453E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0454E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0456E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0458E 42081C0459E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0459E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0512E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0517E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0521E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0522E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081C0527E	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	MUNCY CREEK, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	MUNCY, BOROUGH OF	42081C0453E	16-MAR-2004
03	PENNSYLVANIA	MUNCY, BOROUGH OF	42081C0454E	16-MAR-2004
03	PENNSYLVANIA	MUNCY, BOROUGH OF	42081CIND1A	16-MAR-200
03	PENNSYLVANIA	MUNCY, BOROUGH OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	MUNCY, TOWNSHIP OF	42081C0368E 42081C0370E	16-MAR-2004
03	PENNSYLVANIA	MUNCY, TOWNSHIP OF	42081C0370E	16-MAR-2004
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03	PENNSYLVANIA	MUNCY, TOWNSHIP OF	42081C0447E	16-MAR-2004
03	PENNSYLVANIA	MUNCY, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	MUNCY, TOWNSHIP OF		16-MAR-2004
03	PENNSYLVANIA	MUNCY, TOWNSHIP OF	42081C0456E	16-MAR-2004
03	PENNSYLVANIA	MUNCY, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	MUNCY, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF	42081C0414E	16-MAR-200
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF	42081C0423E 42081C0482E	16-MAR-200
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF		16-MAR-200-
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF	42081C0490E	16-MAR-200
03	PENNSYLVANIA			16-MAR-200
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF	42081CIND1A	16-MAR-200
03	PENNSYLVANIA	NIPPENOSE, TOWNSHIP OF	42081CIND2A	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081C0344E	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081C0347E	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081C0349E	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081C0351E	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081C0353E	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081C0426E	16-MAR-200
03		OLD LYCOMING, TOWNSHIP OF		16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081C0431E	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF	42081CIND1A	16-MAR-200
03	PENNSYLVANIA	OLD LYCOMING, TOWNSHIP OF		16-MAR-200
03		PENN, TOWNSHIP OF	42081C0309E	16-MAR-200
03		PENN, TOWNSHIP OF		16-MAR-200
03		PENN, TOWNSHIP OF		16-MAR-200
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03	PENNSYLVANIA	PENN, TOWNSHIP OF	42081C0461E	16-MAR-2004
03	PENNSYLVANIA	PENN, TOWNSHIP OF	42081C0462E	16-MAR-2004
03	PENNSYLVANIA	PENN, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIAPENNSYLVANIA	PENN, TOWNSHIP OFPERKASIE, BOROUGH OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	PERKASIE, BOROUGH OF	42017C0256H 42017C0257H	02-APR-2004 02-APR-2004
03	PENNSYLVANIA	PERKASIE, BOROUGH OF	42017C0257FI	02-APR-2004
03	PENNSYLVANIA	PERKASIE, BOROUGH OF	42017CIND2B	02-APR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0340E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0412E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0414E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0416E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0417E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0418E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0419E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0421E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081C0423E	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	PIATT, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	PICTURE ROCKS, BOROUGH OF	42081C0376E	16-MAR-2004
03	PENNSYLVANIA	PICTURE ROCKS, BOROUGH OF	42081C0377E 42081C0378E	16-MAR-2004
03	PENNSYLVANIA	PICTURE ROCKS, BOROUGH OF	42081C0379E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	PICTURE ROCKS, BOROUGH OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	PICTURE ROCKS, BOROUGH OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0045E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0050E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0055E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0115E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0120E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0125E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0185E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0190E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081C0195E	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	PINE, TOWNSHIP OF	42081CIND2A 42081C0155E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OFPLUNKETTS CREEK, TOWNSHIP OF	42081C0160E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0225E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0230E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0235E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0290E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0295E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0300E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0305E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081C0306E	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	PLUNKETTS CREEK, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081C0410E	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081C0412E	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081C0413E 42081C0414E	16-MAR-2004 16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081C0414E	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081C0416E	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081C0481E	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081C0486E	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	PORTER, TOWNSHIP OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	SALLADASBURG, BOROUGH OF	42081C0340E	16-MAR-2004
03	PENNSYLVANIA	SALLADASBURG, BOROUGH OF	42081CIND1A	16-MAR-2004
03	PENNSYLVANIA	SALLADASBURG, BOROUGH OF	42081CIND2A	16-MAR-2004
03	PENNSYLVANIA	SELLERSVILLE, BOROUGH OF	42017C0252H	02-APR-2004
03	PENNSYLVANIA	SELLERSVILLE, BOROUGH OF	42017C0256H	02-APR-2004
03	PENNSYLVANIA	SELLERSVILLE, BOROUGH OF	42017CIND1B	02-APR-2004
03	PENNSYLVANIA	SELLERSVILLE, BOROUGH OF	42017CIND2B	02-APR-2004
03	PENNSYLVANIA	SHREWSBURY, TOWNSHIP OF	42081C0305E	16-MAR-2004
03	PENNSYLVANIA	SHREWSBURY, TOWNSHIP OF	42081C0306E	16-MAR-2004
03	PENNSYLVANIA	SHREWSBURY, TOWNSHIP OF	42081C0308E	16-MAR-2004
03	PENNSYLVANIA	SHREWSBURY, TOWNSHIP OF	42081C0309E	16-MAR-2004
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3	PENNSYLVANIA	SHREWSBURY, TOWNSHIP OF	42081C0386E	16-MAR-20
3	PENNSYLVANIA	SHREWSBURY, TOWNSHIP OF	42081CIND1A	16-MAR-20
3	PENNSYLVANIA	SHREWSBURY, TOWNSHIP OF	42081CIND2A	16-MAR-20
3	PENNSYLVANIA	SILVERDALE, BOROUGH OF	42017C0257H	02-APR-20
3	PENNSYLVANIA	SILVERDALE, BOROUGH OF	42017CIND1B	02-APR-20
3	PENNSYLVANIA	SILVERDALE, BOROUGH OF	42017CIND2B	02-APR-20
3	PENNSYLVANIA	SOUTH WILLIAMSPORT, BOROUGH OF	42081C0432E	16-MAR-20
3	PENNSYLVANIA	SOUTH WILLIAMSPORT, BOROUGH OF	42081C0436E	16-MAR-20
3	PENNSYLVANIA	SOUTH WILLIAMSPORT, BOROUGH OF	42081CIND1A	16-MAR-20
3	PENNSYLVANIA	SOUTH WILLIAMSPORT, BOROUGH OF	42081CIND2A	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0422E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0423E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0424E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0426E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0427E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0428E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0429E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081C0495E	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081CIND1A	16-MAR-20
3	PENNSYLVANIA	SUSQUEHANNA, TOWNSHIP OF	42081CIND2A	16-MAR-20
3	PENNSYLVANIA	TELFORD, BOROUGH OF	42017C0254H	02-APR-20
3	PENNSYLVANIA	TELFORD, BOROUGH OF	42017CIND1B	02-APR-20
3	PENNSYLVANIA	TELFORD, BOROUGH OF	42017CIND2B	02-APR-20
	PENNSYLVANIA	UPPER FAIRFIELD, TOWNSHIP OF	42081C0290E	16-MAR-20
	PENNSYLVANIA	UPPER FAIRFIELD, TOWNSHIP OF	42081C0295E	16-MAR-20
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	PENNSYLVANIA	UPPER FAIRFIELD, TOWNSHIP OF	42081CIND1A	16-MAR-2
	PENNSYLVANIA	UPPER FAIRFIELD, TOWNSHIP OF	42081CIND2A	16-MAR-2
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	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081C0505E	16-MAR-2
	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081C0510E	16-MAR-2
	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081C0555E	16-MAR-2
3	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081C0560E	16-MAR-2
	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081C0565E	16-MAR-2
	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081C0570E	16-MAR-2
	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081CIND1A	16-MAR-2
	PENNSYLVANIA	WASHINGTON, TOWNSHIP OF	42081CIND1A	16-MAR-2
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	PENNSYLVANIA	WATSON, TOWNSHIP OF	42081C0335E	16-MAR-2
	PENNSYLVANIA	WATSON, TOWNSHIP OF	42081C0333E	16-MAR-2
	PENNSYLVANIA	WATSON, TOWNSHIP OF	42081C0410E	
	PENNSYLVANIA	WATSON, TOWNSHIP OF	42081C0412E	16-MAR-2 16-MAR-2
	PENNSYLVANIA	WATSON, TOWNSHIP OF	42081CIND1A	
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	PENNSYLVANIA	WATSON, TOWNSHIP OF	42081CIND2A	16-MAR-2
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	PENNSYLVANIA	WEST ROCKHILL, TOWNSHIP OF	42017CIND1B	02-APR-2
	PENNSYLVANIA	WEST ROCKHILL, TOWNSHIP OF	42017CIND2B	02-APR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081C0354E	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081C0358E	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081C0426E	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081C0427E	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081C0429E	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081C0431E	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081C0432E	16-MAR-2
		WILLIAMSPORT, CITY OF	42081C0436E	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081CIND1A	16-MAR-2
	PENNSYLVANIA	WILLIAMSPORT, CITY OF	42081CIND2A	16-MAR-2
3	PENNSYLVANIA	WOLF, TOWNSHIP OF	42081C0300E	16-MAR-2
3	PENNSYLVANIA	WOLF, TOWNSHIP OF	42081C0305E	16-MAR-2
3	PENNSYLVANIA	WOLF, TOWNSHIP OF	42081C0375E	16-MAR-2
3		WOLF, TOWNSHIP OF		16-MAR-2
3		WOLF, TOWNSHIP OF		16-MAR-2
3		WOLF, TOWNSHIP OF		16-MAR-2
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3				16-MAR-2
	TI LINING I LYAINA	WOLF, TOWNSHIP OF	42081C0452E	16-MAR-2

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3	PENNSYLVANIA	WOLF, TOWNSHIP OF	42081C0458E	16-MAR-20
3	PENNSYLVANIA	WOLF, TOWNSHIP OF	42081C0459E	16-MAR-20
3	PENNSYLVANIA	WOLF, TOWNSHIP OF	42081CIND1A	16-MAR-20
3	PENNSYLVANIA	WOLF, TOWNSHIP OF	42081CIND2A	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0340E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0344E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0345E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0417E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0421E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0422E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0423E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0424E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0426E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081C0427E	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081CIND1A	16-MAR-20
3	PENNSYLVANIA	WOODWARD, TOWNSHIP OF	42081CIND2A	16-MAR-20
3	VIRGINIA	BRISTOL, CITY OF	5100220004D	04-FEB-2
3	VIRGINIA	BRISTOL, CITY OF	5100220005D	04-FEB-2
3	VIRGINIA	BRISTOL, CITY OF	5100220006D	04-FEB-2
3	VIRGINIA	BRISTOL, CITY OF	5100220007D	04-FEB-2
	VIRGINIA	BRISTOL, CITY OF	5100220008D	04-FEB-2
3	VIRGINIA	BRISTOL, CITY OF	5100220009D	04-FEB-2
	VIRGINIA	BRISTOL, CITY OF	510022IND0A	04-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0010F	18-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0010F	18-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0020F	18-FEB-2
}	WEST VIRGINIA	JACKSON COUNTY *	54035C0030F	18-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0035F	
	WEST VIRGINIA	JACKSON COUNTY *		18-FEB-2
			54035C0045F	18-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0065F	18-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0070F	18-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0095F	18-FEB-2
	WEST VIRGINIA	JACKSON COUNTY *	54035C0105F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0110F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0113F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0114F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0115F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0120F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0128F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0130F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0135F	18-FEB-2
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3	WEST VIRGINIA	JACKSON COUNTY *	54035C0137F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0138F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0139F	18-FEB-2
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0143F	18-FEB-
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3	WEST VIRGINIA	JACKSON COUNTY *	54035C0160F	18-FEB-
3		JACKSON COUNTY *		18-FEB-2
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	WEST VIRGINIA	JACKSON COUNTY *	54035C0185F	18-FEB-2
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3	WEST VIRGINIA	JACKSON COUNTY *	54035C0285F	18-FEB-

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03	WEST VIRGINIA	JACKSON COUNTY *	54035C0308F 54035C0310F	18-FEB-2004 18-FEB-2004
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0316F	18-FEB-2004
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0318F	18-FEB-2004
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0320F	18-FEB-2004
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0330F	18-FEB-200-
)3	WEST VIRGINIA	JACKSON COUNTY *	54035C0335F	18-FEB-200-
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0340F 54035C0345F	18-FEB-200-
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0355F	18-FEB-200
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0356F	18-FEB-200
)3	WEST VIRGINIA	JACKSON COUNTY *	54035C0357F	18-FEB-200-
3	WEST VIRGINIA	JACKSON COUNTY *	54035C0359F	18-FEB-200
)3	WEST VIRGINIA	JACKSON COUNTY *	54035C0370F	18-FEB-200
03	WEST VIRGINIA	JACKSON COUNTY *	54035C0380F 54035C0385F	18-FEB-200 18-FEB-200
)3	WEST VIRGINIA	JACKSON COUNTY *	54035C0390F	18-FEB-200
03	WEST VIRGINIA	JACKSON COUNTY *	54035CIND0A	18-FEB-200
03	WEST VIRGINIA	RAVENSWOOD, CITY OF	54035C0110F	18-FEB-200
3	WEST VIRGINIA	RAVENSWOOD, CITY OF	54035C0120F	18-FEB-200
3	WEST VIRGINIA	RAVENSWOOD, CITY OF	54035C0128F	18-FEB-200
03	WEST VIRGINIA	RAVENSWOOD, CITY OF	54035CIND0A	18-FEB-200
)3	WEST VIRGINIA	REEDY, TOWN OF	5401840001C	02-MAR-200
03	WEST VIRGINIA	RIPLEY, CITY OF	54035C0228F 54035C0229F	18-FEB-200 18-FEB-200
03	WEST VIRGINIA	RIPLEY, CITY OF	54035C0229F	18-FEB-200
03	WEST VIRGINIA	RIPLEY, CITY OF	54035CIND0A	18-FEB-200
)3	WEST VIRGINIA	WHITE SULPHUR SPRINGS, CITY OF	5400450008D	02-JAN-200
3	WEST VIRGINIA	WHITE SULPHUR SPRINGS, CITY OF	5400450015D	02-JAN-200
3	WEST VIRGINIA	WHITE SULPHUR SPRINGS, CITY OF	5400450016D	02-JAN-200
03	WEST VIRGINIA	WHITE SULPHUR SPRINGS, CITY OF	540045IND0A	02-JAN-200
)4	FLORIDA	COLLIER COUNTY *	12021C0100G	16-APR-200
04	FLORIDA	COLLIER COUNTY *	12021C0125G 12021C0150G	16-APR-200
04	FLORIDA	COLLIER COUNTY *		16-APR-200 16-APR-200
04	FLORIDA	COLLIER COUNTY *	12021C0179G	16-APR-200
04	FLORIDA	COLLIER COUNTY *	12021C0185G	16-APR-200
)4	FLORIDA	COLLIER COUNTY *	12021C0187G	16-APR-200
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04	FLORIDA	COLLIER COUNTY *	12021C0191G	16-APR-200
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)4	FLORIDA	COLLIER COUNTY *	12021C0250G	16-APR-200
)4	FLORIDA	COLLIER COUNTY *		16-APR-200
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)4	FLORIDA	COLLIER COUNTY *	12021C0379G	16-APR-200
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04	FLORIDA	COLLIER COUNTY *	12021C0383G 12021C0385G	16-APR-200
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04	FLORIDA	COLLIER COUNTY *	12021C0387G	16-APR-200
04	FLORIDA	COLLIER COUNTY *	12021C0392G	16-APR-200
04	FLORIDA	COLLIER COUNTY *	12021C0393G	16-APR-200
04	FLORIDA	COLLIER COUNTY *	12021C0394G	16-APR-200
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)4	FLORIDA	COLLIER COUNTY *	12021C0425G	16-APR-200
)4	FLORIDA	COLLIER COUNTY *		16-APR-20
)4)4	FLORIDA	COLLIER COUNTY *	12021C0581G 12021C0582G	16-APR-200
)4	FLORIDA			16-APR-20
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04	FLORIDA	COLLIER COUNTY *		16-APR-20
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04	FLORIDA	COLLIER COUNTY *	12021C0605G	16-APR-200
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04	FLORIDA	COLLIER COUNTY *		16-APR-200
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04	FLORIDA	COLLIER COUNTY *	12021C0801G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0802G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0803G 12021C0804G	16-APR-2004 16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0804G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0812G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0817G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0825G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0850G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0875G 12021C0900G	16-APR-2004 16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C0925G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C1000G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C1025G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C1035G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C1050G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C1055G 12021C1075G	16-APR-2004 16-APR-2004
04	FLORIDA	COLLIER COUNTY *		16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021C1125G	16-APR-2004
04	FLORIDA	COLLIER COUNTY *	12021CIND0A	16-APR-2004
04	FLORIDA	EVERGLADES CITY, CITY OF		16-APR-2004
04	FLORIDA	EVERGLADES CITY, CITY OF	12021CIND0A 12021C0785G	16-APR-2004
04	FLORIDA	MARCO ISLAND, CITY OF	12021C0785G	16-APR-2004 16-APR-2004
04	FLORIDA	MARCO ISLAND, CITY OF		16-APR-2004
04	FLORIDA	MARCO ISLAND, CITY OF	12021C0803G	16-APR-2004
04	FLORIDA	MARCO ISLAND, CITY OF		16-APR-2004
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04	FLORIDA	MARCO ISLAND, CITY OF		16-APR-2004 16-APR-2004
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04	FLORIDA	NAPLES, CITY OF		16-APR-2004
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04	FLORIDA	NAPLES, CITY OF	12021C0583G	16-APR-2004
04	FLORIDA	NAPLES, CITY OF		16-APR-2004
04	GEORGIA			01-JUN-2004
04	GEORGIA			01-JUN-2004 01-JUN-2004
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04	NORTH CAROLINA			01-FEB-2004
04	NORTH CAROLINA	ALLEGHANY COUNTY		01-FEB-2004
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04	NORTH CAROLINA	BEAUFORT COUNTY*	. 37147CIND0A	02-JAN-2004
04	NORTH CAROLINA	BEAUFORT COUNTY*	. 3720562000K	02-JAN-2004
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4	NORTH CAROLINA	BEAUFORT COUNTY*	3720572000K	02-JAN-2
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1	NORTH CAROLINA	BEAUFORT COUNTY*	3720574000K	02-JAN-2
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	NORTH CAROLINA	BETHEL, TOWN OF	37147CIND0A	02-JAN-2
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	NORTH CAROLINA	BETHEL, TOWN OF	3720476600J	02-JAN-2
	NORTH CAROLINA	BETHEL, TOWN OF	3720478400J	02-JAN-2
	NORTH CAROLINA	BUNN, TOWN OF	37069CIND0A	16-JAN-2
	NORTH CAROLINA	BUNN, TOWN OF	3720271900J	16-JAN-2
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	NORTH CAROLINA	CENTERVILLE, TOWN OF	37069CIND0A	16-JAN-2
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0106E	04-FEB-2
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0126E	04-FEB-2
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0144E	04-FEB-2
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0146E	04-FEB-
	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0147E	04-FEB-
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0163E	
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0170E	04-FEB-
	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0183E	04-FEB-
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0209E	04-FEB-
	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0210E	04-FEB-
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·	NORTH CAROLINA		37119C0223E	04-FEB-
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0225E	04-FEB-
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	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0227E	04-FEB-
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04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0243E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0244E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0245E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0246E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0247E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OFCHARLOTTE, CITY OF	37119C0248E 37119C0249E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0249E	04-FEB-2004 04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0267E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0268E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0269E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0287E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0288E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0289E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0307E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119C0308E	04-FEB-2004
04	NORTH CAROLINA	CHARLOTTE, CITY OF	37119CIND0A	04-FEB-2004
04	NORTH CAROLINA	COLUMBIA, TOWN OF	37177CIND0A	16-JAN-2004
04	NORTH CAROLINA	COLUMBIA, TOWN OF	3720870800J 3720880000J	16-JAN-2004 16-JAN-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0005E	04-FEB-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0005E	04-FEB-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0000E	04-FEB-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0025E	04-FEB-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0026E	04-FEB-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0027E	04-FEB-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0044E	04-FEB-2004
04	NORTH CAROLINA		37119C0045E	04-FEB-2004
04	NORTH CAROLINA	CORNELIUS, TOWN OF	37119C0046E	04-FEB-2004
04	NORTH CAROLINA		37119CIND0A	04-FEB-2004
04	NORTH CAROLINA			04-FEB-2004
04	NORTH CAROLINA	DAVIDSON, TOWN OF	37119C0007E	04-FEB-2004
04	NORTH CAROLINA			04-FEB-2004
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04	NORTH CAROLINA			04-FEB-2004
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04	NORTH CAROLINA			04-FEB-2004
04	NORTH CAROLINA			02-JAN-2004
04	NORTH CAROLINA			02-JAN-2004
04	NORTH CAROLINA	FALKLAND, TOWN OF	3720474000J	02-JAN-2004
04	NORTH CAROLINA		37079CIND0A	02-JAN-2004
04	NORTH CAROLINA			02-JAN-2004
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04	NORTH CAROLINA	FOUNTAIN, TOWN OF	. 3720470000J	02-JAN-2004
04	NORTH CAROLINA			16-JAN-2004
04	NORTH CAROLINA			16-JAN-2004
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04	NORTH CAROLINA	FRANKLIN COUNTY*	3720186800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720187000J	16-JAN-2004 16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*FRANKLIN COUNTY*	3720187100J 3720187700J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	37201877003 3720187800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720188000J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720188200J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720188400J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720188600J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720188700J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720188800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*FRANKLIN COUNTY*	3720189600J 3720189700J	16-JAN-2004 16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720198000J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720270700J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720270800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720270900J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720271500J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720271600J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720271700J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720271800J 3720271900J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720271900J 3720272500J	16-JAN-2004 16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720272500J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720272800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720272900J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720273800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720273900J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720274800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720280000J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720280200J	16-JAN-2004 16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720280300J 3720280400J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720280400J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720280600J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720280700J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720280800J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720281200J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY* ,	3720281300J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720281400J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720281500J 3720281600J	16-JAN-200-
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720282000J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720282100J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720282200J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720282300J	16-JAN-2004
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720282400J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720282600J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720282800J	16-JAN-200
04	NORTH CAROLINA		3720283000J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720283100J 3720283200J	16-JAN-200-
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720283200J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720284000J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720284200J	16-JAN-200
04	NORTH CAROLINA		3720284400J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720284600J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720284800J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*		16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720286400J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720286600J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720286800J 3720288600J	16-JAN-200 16-JAN-200
04	NORTH CAROLINA		3720288800J	16-JAN-200
04			3720290000J	16-JAN-200
04	NORTH CAROLINA		3720292000J	16-JAN-200
04	NORTH CAROLINA	FRANKLIN COUNTY*	3720294000J [*]	16-JAN-200
04		FRANKLIN COUNTY*	3720296000J	16-JAN-200
04	NORTH CAROLINA			16-JAN-200
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04	NORTH CAROLINA	FRANKLINTON, TOWN OF	3720186400J	16-JAN-200
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04	NORTH CAROLINA	GREENE COUNTY *	3720364200J	02-JAN-200
04	NORTH CAROLINA	GREENE COUNTY *	3720364300J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720364400J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720364500J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720364600J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720365000J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720365100J 3720365200J	02-JAN-200 02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720365300J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720365400J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720365500J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720366000J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720366300J	02-JAN-200
14	NORTH CAROLINA	GREENE COUNTY *	3720366400J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720366500J	02-JAN-200
14	NORTH CAROLINA	GREENE COUNTY *	3720366600J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720367200J	02-JAN-200
14	NORTH CAROLINA	GREENE COUNTY *	3720367300J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720367400J 3720367500J	02-JAN-200 02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720368000J	02-JAN-200
14	NORTH CAROLINA	GREENE COUNTY *	3720368200J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720368400J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720368600J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720368900J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720369800J	02-JAN-200
)4	NORTH CAROLINA	GREENE COUNTY *	3720369900J	02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720450800J	02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720450900J	02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720451900J	02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720452900J	02-JAN-20
14	NORTH CAROLINA		3720460000J	02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720460200J 3720460400J	02-JAN-20 02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720460600J	02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720460700J	02-JAN-20
)4	NORTH CAROLINA		3720461600J	02-JAN-20
)4	NORTH CAROLINA		3720462000J	02-JAN-20
)4	NORTH CAROLINA	GREENE COUNTY *	3720462200J	02-JAN-20
04	NORTH CAROLINA		3720462400J	02-JAN-20
04	NORTH CAROLINA		3720462500J	02-JAN-20
)4	NORTH CAROLINA		3720462600J	02-JAN-20
04	NORTH CAROLINA		3720463400J	02-JAN-20
)4	NORTH CAROLINA		3720463500J	02-JAN-20
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)4	NORTH CAROLINA		3720464100J	02-JAN-20 02-JAN-20
)4	NORTH CAROLINA		3720464300J	02-JAN-20
)4	NORTH CAROLINA		3720464400J	02-JAN-20
)4	NORTH CAROLINA		3720465000J	02-JAN-20
)4	NORTH CAROLINA		3720465100J	02-JAN-20
04	NORTH CAROLINA		3720465200J	02-JAN-20
)4	NORTH CAROLINA	GREENVILLE, CITY OF	37147CIND0A	02-JAN-20
)4	NORTH CAROLINA	GREENVILLE, CITY OF	3720464800J	02-JAN-20
04	NORTH CAROLINA	,	3720466500J	02-JAN-20
)4	NORTH CAROLINA	·		02-JAN-20
)4	NORTH CAROLINA	GREENVILLE, CITY OF	3720466800J	02-JAN-20
)4	NORTH CAROLINA	,	3720466900J	02-JAN-20
)4	NORTH CAROLINA		3720467500J	02-JAN-20 02-JAN-20
)4	NORTH CAROLINA		3720467600J 3720467700J	02-JAN-20
)4	NORTH CAROLINA			02-JAN-20
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)4	NORTH CAROLINA		3720468500J	02-JAN-20
)4	NORTH CAROLINA			02-JAN-20
)4	NORTH CAROLINA		3720468700J	02-JAN-20
)4	NORTH CAROLINA		3720468800J	02-JAN-20
)4	NORTH CAROLINA	GREENVILLE, CITY OF	3720469500J	02-JAN-20
04	NORTH CAROLINA		3720469600J	02-JAN-20
04	NORTH CAROLINA		3720469700J	02-JAN-20
04	NORTH CAROLINA		3720476000J	02-JAN-20
04	NORTH CAROLINA			02-JAN-20
04	NORTH CAROLINA	GREENVILLE, CITY OF	3720560600J	02-JAN-20

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04	NORTH CAROLINA	GRIFTON, TOWN OF	37147CIND0A	02-JAN-2004
04	NORTH CAROLINA	GRIFTON, TOWN OF	3720456800J	02-JAN-2004
)4	NORTH CAROLINA	GRIFTON, TOWN OF	3720456900J	02-JAN-2004
04	NORTH CAROLINA	GRIFTON, TOWN OF	3720457800J	02-JAN-2004
04	NORTH CAROLINA	GRIFTON, TOWN OF	3720457900J	02-JAN-2004
04	NORTH CAROLINA	GRIFTON, TOWN OF	3720465000J 3720466000J	02-JAN-2004
04	NORTH CAROLINA	GRIFTON, TOWN OFGRIMESLAND, TOWN OF	37147CIND0A	02-JAN-2004 02-JAN-2004
)4	NORTH CAROLINA	GRIMESLAND, TOWN OF	3720563600J	02-JAN-2004
)4	NORTH CAROLINA	GRIMESLAND, TOWN OF	3720564600K	02-JAN-2004
)4	NORTH CAROLINA	HOOKERTON, TOWN OF	37079CIND0A	02-JAN-2004
)4	NORTH CAROLINA	HOOKERTON, TOWN OF	3720460000J	02-JAN-2004
04	NORTH CAROLINA	HOOKERTON, TOWN OF	3720462000J	02-JAN-2004
)4	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0046E	04-FEB-2004
)4	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0047E	04-FEB-2004
)4	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0065E	04-FEB-2004
)4	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0066E	04-FEB-2004
04	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0067E	04-FEB-2004
04	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0085E	04-FEB-2004
04	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0086E	04-FEB-2004
)4	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119C0087E	04-FEB-2004
04	NORTH CAROLINA	HUNTERSVILLE, TOWN OF	37119CIND0A 37095CIND0C	04-FEB-2004
04	NORTH CAROLINA	HYDE COUNTY*	3720860800K	16-JAN-2004 16-JAN-2004
04	NORTH CAROLINA	HYDE COUNTY*	3720860800K	16-JAN-2004
04	NORTH CAROLINA	HYDE COUNTY"	3720870000K	16-JAN-2004
04	NORTH CAROLINA	HYDE COUNTY*	3720872000K	16-JAN-2004
04	NORTH CAROLINA	HYDE COUNTY*	3720872200K	16-JAN-200
04	NORTH CAROLINA	HYDE COUNTY*	3720874000K	16-JAN-2004
04	NORTH CAROLINA	HYDE COUNTY*	3720874200K	16-JAN-200
04	NORTH CAROLINA	HYDE COUNTY*	3720876000K	16-JAN-2004
04	NORTH CAROLINA	LOUISBURG, TOWN OF	37069CIND0A	16-JAN-2004
04	NORTH CAROLINA	LOUISBURG, TOWN OF	3720188400J	16-JAN-200
04	NORTH CAROLINA	LOUISBURG, TOWN OF	3720280400J	16-JAN-200
04	NORTH CAROLINA	LOUISBURG, TOWN OF	3720280500J	16-JAN-200
04	NORTH CAROLINA	LOUISBURG, TOWN OF	3720280600J	16-JAN-200
04	NORTH CAROLINA	LOUISBURG, TOWN OF	3720281400J	16-JAN-200
04	NORTH CAROLINA	LOUISBURG, TOWN OF		16-JAN-200
04	NORTH CAROLINA	LOUISBURG, TOWN OF	3720281600J	16-JAN-200
04	NORTH CAROLINA	MATTHEWS, TOWN OF		04-FEB-200
04	NORTH CAROLINA	MATTHEWS, TOWN OF		04-FEB-200 04-FEB-200
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04	NORTH CAROLINA	MATTHEWS, TOWN OF		04-FEB-200
04	NORTH CAROLINA	MATTHEWS, TOWN OF	37119C0249E	04-FEB-200
04	NORTH CAROLINA	MATTHEWS, TOWN OF	37119C0250E	04-FEB-200
04	NORTH CAROLINA	MATTHEWS, TOWN OF	37119C0251E	04-FEB-200
04	NORTH CAROLINA	MATTHEWS, TOWN OF	37119C0268E	04-FEB-200
04	NORTH CAROLINA			04-FEB-200
04	NORTH CAROLINA		37119CIND0A	04-FEB-200
04		MECKLENBURG COUNTY *		04-FEB-200
04		MECKLENBURG COUNTY *	37119C0005E	04-FEB-200
04	NORTH CAROLINA	MECKLENBURG COUNTY *		04-FEB-200
04	NORTH CAROLINA	MECKLENBURG COUNTY * MECKLENBURG COUNTY *	37119C0007E	04-FEB-200
04				04-FEB-200
04				04-FEB-200
04			37119C0025E	04-FEB-200
04			37119C0027E	04-FEB-200
04				04-FEB-200
04		MECKLENBURG COUNTY *	37119C0064E	04-FEB-200
04	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0065E	04-FEB-200
04	NORTH CAROLINA	MECKLENBURG COUNTY *		04-FEB-200
04				04-FEB-200
04	. NORTH CAROLINA	MECKLENBURG COUNTY.*	37119C0084E	04-FEB-20

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04	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0085E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0086E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0087E	04-FEB-200
04	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0088E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0089E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0103E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0104E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0105E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0106E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0107E	- 04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0108E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0109E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0110E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0122E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0123E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0124E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0125E	04-FEB-200
)4	NORTH CAROLINA,	MECKLENBURG COUNTY *	37119C0126E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0127E	04-FEB-200
)4	NORTH CAROLINA	MECKLENBURG COUNTY *		04-FEB-200
4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0129E	04-FEB-200
4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0130E	04-FEB-20
4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0131E	04-FEB-20
4	NORTH CAROLINA	MECKLENBURG COUNTY *		04-FEB-20
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)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0146E	04-FEB-20
)4	NORTH CAROLINA	MECKLENBURG COUNTY *		· 04-FEB-20
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)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0149E	04-FEB-20
)4	NORTH CAROLINA			04-FEB-20
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)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0162E	04-FEB-20
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04	NORTH CAROLINA		37119C0167E	04-FEB-20
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)4	NORTH CAROLINA		37119C0188E	04-FEB-20
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04	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0209E	04-FEB-20
04	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0210E	04-FEB-20
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)4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0227E	04-FEB-20
4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0228E	04-FEB-20
4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0229E	04-FEB-20
4	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0230E	04-FEB-20
1	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0231E	04-FEB-20
l	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0232E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0241E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0242E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0243E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0244E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0245E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0246E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0247E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0248E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0249E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0250E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0261E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0262E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0263E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0264E	04-FEB-20
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0265E	04-FEB-20
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	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0270E	04-FEB-2
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0270E	04-FEB-2
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0281E	04-FEB-2
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0285E	04-FEB-2
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	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0287E	04-FEB-2
	NORTH CAROLINA	MECKLENBURG COUNTY	37119C0207E	04-FEB-2
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0288E	04-FEB-2
	NORTH CAROLINA	MECKLENBURG COUNTY	37119C0289E	04-FEB-2
	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0306E	04-FEB-2
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	NORTH CAROLINA	MECKLENBURG COUNTY *	37119C0326E	04-FEB-2
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	NORTH CAROLINA	MINT HILL, TOWN OF	37119C0191E	04-FEB-2
	NORTH CAROLINA	MINT HILL, TOWN OF		04-FEB-2
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	NORTH CAROLINA	MINT HILL, TOWN OF	37119C0211E	04-FEB-2
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	NORTH CAROLINA	MINT HILL, TOWN OF		04-FEB-2
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	NORTH CAROLINA	MINT HILL, TOWN OF		04-FEB-2
	NORTH CAROLINA	MINT HILL, TOWN OF	37119CIND0A	04-FEB-2
	NORTH CAROLINA	PINEVILLE, TOWN OF	37119C0245E	04-FEB-2
		PINEVILLE, TOWN OF	37119C0265E	04-FEB-2
		PINEVILLE, TOWN OF	37119C0266E	04-FEB-2
	NORTH CAROLINA	PINEVILLE, TOWN OF	37119CIND0A	04-FEB-2
	NORTH CAROLINA	PITT COUNTY *	37147CIND0A	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720368900J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720369800J	02-JAN-2
	NORTH CAROLINA		3720369900J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720378000J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720456800J	02-JAN-2
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			3720461900J	02-JAN-2
ŀ	NORTH CAROLINA	PITT COUNTY *	3720462500J	02-JAN-2
!	NORTH CAROLINA	PITT COUNTY *	3720462600J	02-JAN-2

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4	NORTH CAROLINA	PITT COUNTY *	3720463400J	02-JAN-20
4	NORTH CAROLINA	PITT COUNTY *	3720463500J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720463600J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720463700J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720464200J	02-JAN-20
	NORTH CAROLINA	PITT-COUNTY *	3720464300J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720464400J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720464600J	02-JAN-20
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	NORTH CAROLINA	PITT COUNTY *	3720464800J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720465000J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720465100J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720465200J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720465300J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720465600J	02-JAN-2
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	NORTH CAROLINA		3720467900J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720468200J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720468300J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720468600J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720468800J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720469000J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720469100J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720469400J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720470000J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720471200J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720472000J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720472200J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720474000J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720474200J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720475400J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720476000J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720476200J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *		
			3720478200J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720550900J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720551800J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720560000J	02-JAN-2
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4	NORTH CAROLINA	PITT COUNTY *	3720560600J	02-JAN-20
4	NORTH CAROLINA	PITT COUNTY *	3720560700J	02-JAN-20
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·	NORTH CAROLINA	PITT COUNTY *	3720561200J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720561300J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720561600J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720561700J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720562000K	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720562200J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720562400J	02-JAN-20
	NORTH CAROLINA	PITT COUNTY *	3720562600J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720562700J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720562800J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720563600J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720563700J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720564000K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720564200K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720564400K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720564500K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720564600K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720564800K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720564900K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720565800K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720566600K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720566700K	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720570000J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720570200J	02-JAN-2
	NORTH CAROLINA	PITT COUNTY *	3720570400J	02-JAN-2
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	NORTH CAROLINA	PITT COUNTY *	3720574200K	02-JAN-2
	NORTH CAROLINA	SIMPSON, VILLAGE OF	37147CIND0A	02-JAN-2
	NORTH CAROLINA	SIMPSON, VILLAGE OF	3720560600J	02-JAN-2
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	NORTH CAROLINA	SIMPSON, VILLAGE OF	3720561700J	02-JAN-2
	NORTH CAROLINA	SNOW HILL, TOWN OF	37079CIND0A	02-JAN-2
	NORTH CAROLINA	SNOW HILL, TOWN OF	3720368000J	02-JAN-2
	NORTH CAROLINA	SNOW HILL, TOWN OF	3720368200J	02-JAN-2
	NORTH CAROLINA	SNOW HILL, TOWN OF	3720460000J	02-JAN-2
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	NORTH CAROLINA	TYRRELL COUNTY *	37177CIND0A	16-JAN-2
	NORTH CAROLINA	TYRRELL COUNTY *	3720776400J	16-JAN-
	NORTH CAROLINA	TYRRELL COUNTY *	3720776800J	16-JAN-
	NORTH CAROLINA	TYRRELL COUNTY *	372077600J	16-JAN-2
	NORTH CAROLINA	TYRRELL COUNTY *	372077700J	
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	NORTH CAROLINA		3720778200J 3720778400J	16-JAN-
	NORTH CAROLINA			16-JAN-
	NORTH CAROLINA		3720778600J	16-JAN-
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			3720786000J	16-JAN-
	NORTH CAROLINA	TYRRELL COUNTY *	3720788000J	16-JAN-
	NORTH CAROLINA	TYRRELL COUNTY *	3720860800K	16-JAN-
	NORTH CAROLINA	TYRRELL COUNTY *	3720862800K	16-JAN-
	NORTH CAROLINA	TYRRELL COUNTY *	3720870000K	16-JAN-
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	NORTH CAROLINA	TYRRELL COUNTY *	3720870400J	16-JAN-
	NORTH CAROLINA	TYRRELL COUNTY *	3720870600J	16-JAN-
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	NORTH CAROLINA	TYRRELL COUNTY *	3720872000K	16-JAN-
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	NORTH CAROLINA		3720872400J	16-JAN-
	NORTH CAROLINA		3720872600J	16-JAN-
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	NORTH CAROLINA	TYRRELL COUNTY *	3720882200J	16-JAN-200
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	NORTH CAROLINA	TYRRELL COUNTY *	3720884200J	16-JAN-20
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	NORTH CAROLINA	TYRRELL COUNTY *	3720888200J	16-JAN-20
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	NORTH CAROLINA	WASHINGTON, CITY OF	3720564600K	02-JAN-20
	NORTH CAROLINA	WASHINGTON, CITY OF	3720566600K	02-JAN-20
	NORTH CAROLINA	WASHINGTON, CITY OF	3720566700K	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	37147CIND0A	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720466400J	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720466500J	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720467300J	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720467400J	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720467500J	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720467600J	02-JAN-20
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720468400J	02-JAN-2
	NORTH CAROLINA	WINTERVILLE, TOWN OF	3720468500J	02-JAN-2
	NORTH CAROLINA	YOUNGSVILLE, TOWN OF	37069CIND0A	16-JAN-2
	NORTH CAROLINA	YOUNGSVILLE, TOWN OF	3720184200J	16-JAN-2
	NORTH CAROLINA	YOUNGSVILLE, TOWN OF		16-JAN-2
	NORTH CAROLINA	YOUNGSVILLE, TOWN OF	3720184400J	16-JAN-2
	NORTH CAROLINA	YOUNGSVILLE, TOWN OF		16-JAN-2
	NORTH CAROLINA	YOUNGSVILLE, TOWN OF	3720185300J	16-JAN-2
	NORTH CAROLINA	YOUNGSVILLE, TOWN OF		16-JAN-2
	TENNESSEE	BRISTOL, CITY OF		04-FEB-2
	TENNESSEE	BRISTOL, CITY OF		04-FEB-2
	TENNESSEE	BRISTOL, CITY OF		04-FEB-2
	TENNESSEE	BRISTOL, CITY OF	4701820005C	04-FEB-2
	TENNESSEE	BRISTOL, CITY OF		04-FEB-2
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	TENNESSEE	BRISTOL, CITY OF		04-FEB-2
	TENNESSEE	BRISTOL, CITY OF		04-FEB-2
	TENNESSEE	TELLICO PLAINS, CITY OF		01-JAN-2
	TENNESSEE	TELLICO PLAINS, CITY OF		01-JAN-2
	TENNESSEE	TELLICO PLAINS, CITY OF		01-JAN-2
	TENNESSEE			01-JAN-2
*******	L	ALBERS, VILLAGE OF		02-JUN-2
	L	ALBERS, VILLAGE OF		02-JUN-2
	IL			02-JUN-2
	<u>L</u>			04-FEB-2
	L	ALSIP, VILLAGE OF		04-FEB-2
	IL	ARLINGTON HEIGHTS, VILLAGE OF		04-FEB-2
	IL	ARLINGTON HEIGHTS, VILLAGE OF		04-FEB-2
	L	AUBURN, CITY OF	17167C0520E	03-MAY-2
	IL			03-MAY-2
	IL	AUBURN, CITY OF	17167C0550E	03-MAY-2
	IL	AUBURN, CITY OF	17167CIND0A**	03-MAY-2
	IL	AVISTON, VILLAGE OF		02-JUN-
	IL	AVISTON, VILLAGE OF		02-JUN-2
	IL	BARRINGTON, VILLAGE OF	17031CIND1B**	04-FEB-2
	IL	BARRINGTON, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL	BARTELSO, VILLAGE OF	17027C0200C	02-JUN-2
	IL			02-JUN-2
	IL			02-JUN-2
5				02-JUN-2
5	IL			04-FEB-
5	IL			04-FEB-
5				04-FEB-2
5	IL			04-FEB-2
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	IL IL IL		BERLIN, VILLAGE OF	17167C0375E	00 1111/ 00
	IL IL IL				03-MAY-20
	IL		BERLIN, VILLAGE OF	17167CIND0A**	03-MAY-20
			BERWYN, VILLAGE OF	17031CIND1B**	04-FEB-20
	IL		BERWYN, VILLAGE OF	17031CIND3B**	04-FEB-20
			BLUE ISLAND, CITY OF	17031CIND1B**	04-FEB-20
	IL		BLUE ISLAND, CITY OF	17031CIND3B**	04-FEB-20
	IL		BREESE, CITY OF	17027C0050C	02-JUN-20
	IL		BREESE, CITY OF	17027C0160C	02-JUN-20
	IL		BREESE, CITY OF	17027C0200C	02-JUN-20
	IL		BREESE, CITY OF	17027CIND0A**	02-JUN-20
	IL		BRIDGEVIEW, VILLAGE OF	17031CIND1B**	04-FEB-20
	IL	***************************************	BRIDGEVIEW, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL		BROADVIEW, VILLAGE OF	17031CIND1B**	04-FEB-2
	IL		BROADVIEW, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL		BROOKFIELD, VILLAGE OF	17031CIND1B**	04-FEB-2
	IL		BROOKFIELD, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL		BUFFALO GROVE, VILLAGE OF	17031CIND1B**	04-FEB-2
	IL		BUFFALO GROVE, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL		BUFFALO, VILLAGE OF	17167C0300E	03-MAY-2
	IL		BUFFALO, VILLAGE OF	17167CIND0A**	03-MAY-2
	IL		BURBANK, CITY OF	17031CIND1B**	04-FEB-2
			BURBANK, CITY OF	17031CIND3B**	04-FEB-2
	IL		BURNHAM, VILLAGE OF	17031CIND1B**	04-FEB-2
			BURNHAM, VILLAGE OF	17031CIND3B**	04-FEB-2
			BURR RIDGE, VILLAGE OF	17031CIND1B**	04-FEB-2
			BURR RIDGE, VILLAGE OF	17031CIND3B**	04-FEB-2
			CALUMET CITY, CITY OF	17031CIND1B**	04-FEB-2
	-		CALUMET CITY, CITY OF	17031CIND3B**	04-FEB-2
			CALUMET PARK, VILLAGE OF	17031CIND1B**	04-FEB-2
			CALUMET PARK, VILLAGE OF	17031CIND3B**	04-FEB-2
			CANTRALL, VILLAGE OF	17167C0075E	03-MAY-2
		<i>a</i>	CANTRALL, VILLAGE OF	17167CIND0A**	03-MAY-2
			CARLYLE, CITY OF	17027C0075C	02-JUN-2
			CARLYLE, CITY OF	17027C0100C	02-JUN-2
			CARLYLE, CITY OF	17027C0200C	02-JUN-2
			CARLYLE, CITY OF	17027C0225C	02-JUN-2
				17027CIND0A**	02-JUN-2
	1		CARLYLE, CITY OF		
			CENTRALIA, CITY OF	17027CIND0A**	02-JUN-2
******			CHATHAM, VILLAGE OF	17167C0404E 17167C0405E	03-MAY-2
			CHATHAM, VILLAGE OF		03-MAY-2
			CHATHAM, VILLAGE OF	17167C0410E	03-MAY-2
			CHATHAM, VILLAGE OF	17167C0415E	03-MAY-2
			CHATHAM, VILLAGE OF	17167C0420E	03-MAY-
			CHATHAM, VILLAGE OF	17167CIND0A**	03-MAY-
			CHICAGO HEIGHTS, CITY OF	17031CIND1B**	04-FEB-
			CHICAGO HEIGHTS, CITY OF	17031CIND3B**	04-FEB-
			CHICAGO RIDGE, VILLAGE OF	17031CIND1B**	04-FEB-
			CHICAGO RIDGE, VILLAGE OF	17031CIND3B**	04-FEB-
	1		CHICAGO, CITY OF	17031CIND1B**	04-FEB-
			CHICAGO, CITY OF	17031CIND3B**	04-FEB-
	1		CICERO, TOWN OF	17031CIND1B**	04-FEB-
*******			CICERO, TOWN OF	17031CIND3B**	04-FEB-
	1		CLEAR LAKE, VILLAGE OF	17167C0255E	03-MAY-
			CLEAR LAKE, VILLAGE OF	17167C0265E	03-MAY-
	1 .		CLEAR LAKE, VILLAGE OF	17167CIND0A**	03-MAY-
			CLINTON COUNTY*	17027C0025C	02-JUN-
			CLINTON COUNTY*	17027C0050C	02-JUN-
	IL		CLINTON COUNTY*	17027C0075C	02-JUN-
	IL		CLINTON COUNTY*	17027C0100C	02-JUN-
			CLINTON COUNTY*	17027C0125C	02-JUN-
	IL		CLINTON COUNTY*	17027C0150C	02-JUN-
	IL		CLINTON COUNTY*	17027C0155C	02-JUN-
	I		CLINTON COUNTY*	17027C0160C	02-JUN-
	IL		CLINTON COUNTY*	17027C0165C	02-JUN-
			CLINTON COUNTY*	17027C0170C	02-JUN-
	1	_ *************************************	CLINTON COUNTY*	17027C0200C	02-JUN-
		_	CLINTON COUNTY*	17027C0225C	02-JUN-
	1		CLINTON COUNTY*	17027C0250C	02-JUN-
			CLINTON COUNTY*	17027C0230C	02-JUN-
			CLINTON COUNTY*		02-JUN-
			CLINTON COUNTY*		
				17027C0325C	02-JUN-
			CLINTON COUNTY*		02-JUN-
	- 1		COOK COUNTY *		04-FEB-

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05			COOK COUNTY *	17031C0188G	04-FEB-2004
05			COOK COUNTY *	17031C0307G	04-FEB-2004
05			COOK COUNTY *	17031C0308G	04-FEB-2004
05 05			COOK COUNTY *	17031C0309G	04-FEB-2004
05			COOK COUNTY *	17031C0330G 17031CIND1B**	04-FEB-2004 04-FEB-2004
05	1		COOK COUNTY *	17031CIND1B**	04-FEB-2004
05			COUNTRY CLUB HILLS, CITY OF	17031CIND1B**	04-FEB-2004
05	IL		COUNTRY CLUB HILLS, CITY OF	17031CIND3B**	04-FEB-2004
05			COUNTRYSIDE, CITY OF	17031CIND1B**	04-FEB-2004
05			COUNTRYSIDE, CITY OF	17031CIND3B**	04-FEB-2004
05	1		CRESTWOOD, VILLAGE OF	17031CIND1B**	04-FEB-2004
05 05			CRESTWOOD, VILLAGE OFDAMIANSVILLE, VILLAGE OF	17031CIND3B** 17027C0150C	04-FEB-2004 02-JUN-2004
05			DAMIANSVILLE, VILLAGE OF	17027C0165C	02-JUN-2004
05			DAMIANSVILLE, VILLAGE OF	17027CIND0A**	02-JUN-2004
05			DAWSON, VILLAGE OF	17167C0300E	03-MAY-2004
05			DAWSON, VILLAGE OF	17167CIND0A**	03-MAY-2004
05			DEERFIELD, VILLAGE OF	17031CIND1B**	04-FEB-2004
05			DEERFIELD, VILLAGE OF	17031CIND3B**	04-FEB-2004
05 05			DES PLAINES, CITY OF DES PLAINES, CITY OF	17031CIND1B** 17031CIND3B**	04-FEB-2004 04-FEB-2004
05			DIVERNON, VILLAGE OF	17167C0535E	03-MAY-2004
05			DIVERNON, VILLAGE OF	17167C0545E	03-MAY-2004
05	IL		DIVERNON, VILLAGE OF	17167CIND0A**	03-MAY-2004
05			DIXMOOR, VILLAGE OF	17031CIND1B**	04-FEB-2004
05	1		DIXMOOR, VILLAGE OF	17031CIND3B**	04-FEB-2004
05			DOLTON, VILLAGE OF	17031CIND1B**	04-FEB-2004
05 05			EAST HAZEL CREST, VILLAGE OF	17031CIND3B** 17031CIND1B**	04-FEB-2004 04-FEB-2004
05			EAST HAZEL CREST, VILLAGE OF	17031CIND1B	04-FEB-2004
05			ELGIN, CITY OF	17031CIND1B**	04-FEB-2004
05			ELGIN, CITY OF	17031CIND3B**	04-FEB-2004
05			ELK GROVE VILLAGE, VILLAGE OF	17031C0330G	04-FEB-2004
05			ELK GROVE VILLAGE, VILLAGE OF	17031CIND1B**	04-FEB-2004
05			ELK GROVE VILLAGE, VILLAGE OF	17031CIND3B** 17031CIND1B**	04-FEB-2004 04-FEB-2004
05			ELMWOOD PARK, VILLAGE OF	17031CIND1B	04-FEB-2004
05			EVANSTON, CITY OF	17031CIND1B**	04-FEB-2004
05			EVANSTON, CITY OF	17031CIND3B**	04-FEB-2004
05			EVERGREEN PARK, VILLAGE OF	17031CIND1B**	04-FEB-2004
05			EVERGREEN PARK, VILLAGE OF	17031CIND3B**	04-FEB-2004
05			FLOSSMOOR, VILLAGE OF	17031CIND1B** 17031CIND3B**	04-FEB-2004 04-FEB-2004
05			FORD HEIGHTS, VILLAGE OF	17031CIND1B**	04-FEB-2004
05			FORD HEIGHTS, VILLAGE OF	17031CIND3B**	04-FEB-2004
05			FOREST PARK, VILLAGE OF	17031CIND1B**	04-FEB-2004
05			FOREST PARK, VILLAGE OF	17031CIND3B**	04-FEB-2004
05			FOREST VIEW, VILLAGE OF	17031CIND1B**	04-FEB-2004
05			FOREST VIEW, VILLAGE OF	17031CIND3B**	04-FEB-2004
05			FRANKLIN PARK, VILLAGE OFFRANKLIN PARK, VILLAGE OF	17031CIND1B** 17031CIND3B**	04-FEB-2004 04-FEB-2004
05				17027C0160C	02-JUN-2004
05			GERMANTOWN, VILLAGE OF	17027C0170C	02-JUN-2004
05			GERMANTOWN, VILLAGE OF	17027CIND0A**	02-JUN-2004
05				17031CIND1B**	04-FEB-200-
05				17031CIND3B**	04-FEB-2004
05	-		GLENVIEW, VILLAGE OF	17031CIND1B**	04-FEB-200-
05					04-FEB-200-
05			GLENWOOD, VILLAGE OF		04-FEB-200
05					04-FEB-200
05					04-FEB-200-
05	. 11		GRANDVIEW, VILLAGE OF	17167C0255E	03-MAY-2004
05					03-MAY-2004
05					04-FEB-2004
05			· · · · · · · · · · · · · · · · · · ·		04-FEB-200-
05					04-FEB-200-
05					04-FEB-200-
05					04-FEB-2004
05			HANOVER PARK, VILLAGE OF	17031CIND3B**	04-FEB-2004
05	- 1				04-FEB-200
			HARVEY; CITY OF	17031CIND3B**	04-FEB-200

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05		IL		HARWOOD HEIGHTS, VILLAGE OF	17031CIND1B**	04-FEB-2004
05		IL		HARWOOD HEIGHTS, VILLAGE OF	17031CIND3B**	04-FEB-2004
05 .				HAZEL CREST, VILLAGE OF	17031CIND1B**	04-FEB-2004
05 .				HAZEL CREST, VILLAGE OF	17031CIND3B**	04-FEB-2004
05 .				HICKORY HILLS, CITY OF	17031CIND1B** 17031CIND3B**	04-FEB-2004 04-FEB-2004
05 .				HILLSIDE, VILLAGE OF	17031CIND1B**	04-FEB-2004
05 .				HILLSIDE, VILLAGE OF	17031CIND3B**	04-FEB-2004
05 .				HODGKINS, VILLAGE OF	17031CIND1B**	04-FEB-2004
05 .				HODGKINS, VILLAGE OF	17031CIND3B**	04-FEB-2004
05 .				HOFFMAN ESTATES, VILLAGE OF	17031C0167G	04-FEB-2004
05 .				HOFFMAN ESTATES, VILLAGE OF	17031C0188G 17031CIND1B**	04-FEB-2004 04-FEB-2004
05 .				HOFFMAN ESTATES, VILLAGE OFHOFFMAN ESTATES, VILLAGE OF	17031CIND1B 17031CIND3B**	04-FEB-2004 04-FEB-2004
05 .				HOFFMAN, VILLAGE OF	17027C0225C	02-JUN-2004
05 .				HOFFMAN, VILLAGE OF	17027CIND0A**	02-JUN-2004
05 .		IL		HOMEWOOD, VILLAGE OF	17031CIND1B**	04-FEB-2004
				HOMEWOOD, VILLAGE OF	17031CIND3B**	04-FEB-2004
05 .				HUEY, VILLAGE OF	17027C0225C	02-JUN-2004
05 .				HUEY, VILLAGE OF	17027CIND0A** 17167C0325E	02-JUN-2004
				ILLIOPOLIS, VILLAGE OF	17167C0325E	03-MAY-2004 03-MAY-2004
05 .				ILLIOPOLIS, VILLAGE OF	17167C0330E	03-MAY-2004
				INDIAN HEAD PARK, VILLAGE OF	17031CIND1B**	04-FEB-2004
				INDIAN HEAD PARK, VILLAGE OF	17031CIND3B**	04-FEB-2004
				INVERNESS, VILLAGE OF	17031CIND1B**	04-FEB-2004
				INVERNESS, VILLAGE OF	17031CIND3B**	04-FEB-2004
				JEROME, VILLAGE OF	17167C0243E 17167CIND0A**	03-MAY-2004
		1		JUSTICE, VILLAGE OF	17031CIND1B**	03-MAY-2004 04-FEB-2004
				JUSTICE, VILLAGE OF	17031CIND3B**	04-FEB-2004
				KENILWORTH, VILLAGE OF	17031CIND1B**	04-FEB-2004
			***************************************	KENILWORTH, VILLAGE OF	17031CIND3B**	04-FEB-2004
				KEYESPORT, VILLAGE OF	17027C0100C	02-JUN-2004
				KEYESPORT, VILLAGE OF	17027CIND0A**	02-JUN-2004
				LA GRANGE PARK, VILLAGE OF	17031CIND1B** 17031CIND3B**	04-FEB-2004 04-FEB-2004
				LA GRANGE, VILLAGE OF	17031CIND1B**	04-FEB-2004
		1		LA GRANGE, VILLAGE OF	17031CIND3B**	04-FEB-2004
				LANSING, VILLAGE OF	17031CIND1B**	04-FEB-2004
			••••••	LANSING, VILLAGE OF	17031CIND3B**	04-FEB-2004
				LELAND GROVE, CITY OF	17167C0237E 17167C0239E	03-MAY-2004 03-MAY-2004
				LELAND GROVE,CITY OF	17167C0233E	03-MAY-2004
				LELAND GROVE, CITY OF	17167C0243E	03-MAY-2004
				LELAND GROVE, CITY OF	17167CIND0A**	03-MAY-2004
				LEMONT, VILLAGE OF	17031CIND1B**	04-FEB-2004
	• • • • • • • • • • • • • • • • • • • •		•••••••••••••••••••••••••••••••••••••••	LEMONT, VILLAGE OF	17031CIND3B**	04-FEB-2004
				LINCOLNWOOD, VILLAGE OF	17031CIND1B** 17031CIND3B**	04-FEB-2004 04-FEB-2004
				LOAMI, VILLAGE OF	17167C0400E	03-MAY-2004
05				LOAMI, VILLAGE OF	17167CIND0A**	03-MAY-2004
05				LYNWOOD, VILLAGE OF	17031CIND1B**	04-FEB-2004
05		IL .		LYNWOOD, VILLAGE OF	17031CIND3B**	04-FEB-2004
			••••••	LYONS, VILLAGE OF	17031CIND1B**	04-FEB-2004
				LYONS, VILLAGE OFMARKHAM, CITY OF	17031CIND3B**	04-FEB-2004
				MARKHAM, CITY OF	17031CIND1B** 17031CIND3B**	04-FEB-2004 04-FEB-2004
					17031CIND1B**	04-FEB-2004
05					17031CIND3B**	04-FEB-2004
				MAYWOOD, VILLAGE OF	17031CIND1B**	04-FEB-2004
	•••••	1			17031CIND3B**	04-FEB-2004
	*******				17031CIND1B**	04-FEB-2004
					17031CIND3B**	04-FEB-2004 03-MAY-2004
					17167C0300E 17167CIND0A**	03-MAY-2004
						04-FEB-2004
			***************************************		17031CIND3B**	04-FEB-2004
05		IL.		MERRIONETTE PARK, VILLAGE OF	17031CIND1B**	04-FEB-2004
			***************************************	MERRIONETTE PARK, VILLAGE OF	17031CIND3B**	04-FEB-2004
		1				04-FEB-2004
		IL.			17031CIND3B**	04-FEB-2004
		11	***************************************	MORTON GROVE, VILLAGE OF	17031CIND1B**	04-FEB-2004

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5	IL		MOUNT PROSPECT, VILLAGE OF	17031CIND1B**	04-FEB-20
5	IL		MOUNT PROSPECT, VILLAGE OF	17031CIND3B**	04-FEB-20
	IL		NEW BADEN, VILLAGE OF	17027C0150C	02-JUN-20
	IL		NEW BADEN, VILLAGE OF	17027CIND0A**	02-JUN-20
	1L		NEW BERLIN, VILLAGE OF	17167C0375E	03-MAY-2
	IL		NEW BERLIN, VILLAGE OF	17167CIND0A**	03-MAY-2
	IL		NILES, VILLAGE OF	17031CIND1B**	04-FEB-2
	IL		NILES, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL		NORRIDGE, VILLAGE OF	17031CIND1B**	04-FEB-2
	1L		NORRIDGE, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL		NORTH RIVERSIDE, VILLAGE OF	17031CIND1B**	04-FEB-2
	IL		NORTH RIVERSIDE, VILLAGE OF	17031CIND3B**	04-FEB-2
	- IL		NORTHBROOK, VILLAGE OF	17031CIND1B**	04-FEB-2
	. 1L		NORTHBROOK, VILLAGE OF	17031CIND3B**	04-FEB-2
	IL		NORTHFIELD, VILLAGE OF	17031CIND1B**	04-FEB-2
	IL		NORTHFIELD, VILLAGE OF	17031CIND3B**	04-FEB-2
	. IL		NORTHLAKE, CITY OF	17031CIND1B**	04-FEB-2
	IL		NORTHLAKE, CITY OF	17031CIND3B**	04-FEB-2
	. IL		OAK FOREST, CITY OF	17031CIND1B**	04-FEB-2
	. IL		OAK FOREST, CITY OF	17031CIND3B**	04-FEB-2
	1		OAK LAWN, VILLAGE OF	17031CIND1B**	04-FEB-2
			OAK LAWN, VILLAGE OF	17031CIND3B**	04-FEB-2
	. 1L		OAK PARK, VILLAGE OF	17031CIND1B**	04-FEB-2
			OAK PARK, VILLAGE OF	17031CIND3B**	04-FEB-2
	. IL		OLYMPIA FIELDS, VILLAGE OF	17031CIND1B**	04-FEB-2
			OLYMPIA FIELDS, VILLAGE OF	17031CIND3B**	04-FEB-2
	. IL		ORLAND HILLS, VILLAGE OF	17031CIND1B**	04-FEB-
			ORLAND HILLS, VILLAGE OF	17031CIND3B**	04-FEB-
	. IL		ORLAND PARK, VILLAGE OF	17031CIND1B**	04-FEB-
	. IL		ORLAND PARK, VILLAGE OF	17031CIND3B**	04-FEB-2
	. IL		PALATINE, VILLAGE OF	17031CIND1B**	04-FEB-
			PALATINE, VILLAGE OF	17031CIND3B**	04-FEB-
	1		PALOS HEIGHTS, CITY OF	17031CIND1B**	04-FEB-
	. 11		PALOS HEIGHTS, CITY OF	17031CIND3B**	04-FEB-
			PALOS HILLS, CITY OF	17031CIND1B**	04-FEB-
			PALOS HILLS, CITY OF	17031CIND3B**	04-FEB-
			PALOS PARK, VILLAGE OF	17031CIND1B**	04-FEB-
			PALOS PARK, VILLAGE OF		04-FEB-
	. 11		PARK FOREST, VILLAGE OF	17031CIND1B**	04-FEB-
			PARK FOREST, VILLAGE OF	17031CIND3B**	04-FEB-
			PARK RIDGE, CITY OF		04-FEB-
			PARK RIDGE, CITY OF		04-FEB-
			PAWNEE, VILLAGE OF		03-MAY-
			PAWNEE, VILLAGE OF		03-MAY-
			PHOENIX, VILLAGE OF		04-FEB-
			PHOENIX, VILLAGE OF		04-FEB-
			PLEASANT PLAINS, VILLAGE OF		03-MAY-
			PLEASANT PLAINS, VILLAGE OF		03-MAY-
	11	_	PLEASANT PLAINS, VILLAGE OF		03-MAY-
			POSEN, VILLAGE OF		04-FEB-
			POSEN, VILLAGE OF		04-FEB-
		L	PROSPECT HEIGHTS, CITY OF		04-FEB-
	1		PROSPECT HEIGHTS, CITY OF		04-FEB-
		L	RICHTON PARK, VILLAGE OF	17031CIND1B**	04-FEB-
		L	RICHTON PARK, VILLAGE OF		04-FEB-
		L	RIVER FOREST, CITY OF		04-FEB-
		L	RIVER FOREST, CITY OF		04-FEB-
		L	RIVER GROVE, VILLAGE OF		04-FEB-
			RIVER GROVE, VILLAGE OF		04-FEB
		LL			04-FEB
			RIVERDALE, VILLAGE OF		04-FEB-
*******	4				04-FEB
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		L			04-FEB-
		L			03-MAY
		L			03-MAY
		L	1		04-FEB
		L			04-FEB
·		L			03-MAY
·		L			03-MAY
5		L			03-MAY-
5	1	L			03-MAY-
5	1	L	ROCHESTER, VILLAGE OF		03-MAY-
5	1	L	ROLLING MEADOWS, CITY OF	. 17031CIND1B**	04-FEB-
_	1	L	ROLLING MEADOWS, CITY OF	. 17031CIND3B**	04-FEB

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·	IL		ROSEMONT, VILLAGE OF	17031CIND1B**	04-FEB-20
5	IL		ROSEMONT, VILLAGE OF	17031CIND3B**	04-FEB-20
·			SANGAMON COUNTY *	17167C0025E	03-MAY-20
	_		SANGAMON COUNTY *	17167C0050E	03-MAY-20
			SANGAMON COUNTY *	17167C0075E	03-MAY-20
5			SANGAMON COUNTY *	17167C0100E 17167C0125E	03-MAY-20 03-MAY-20
······			SANGAMON COUNTY *	17167C0125E	03-MAY-20
			SANGAMON COUNTY *	17167C0200E	03-MAY-20
5			SANGAMON COUNTY *	17167C0220E	03-MAY-20
5			SANGAMON COUNTY *	17167C0225E	03-MAY-20
	IL		SANGAMON COUNTY *	17167C0230E	03-MAY-20
			SANGAMON COUNTY *	17167C0235E	03-MAY-20
			SANGAMON COUNTY *	17167C0237E	03-MAY-20
			SANGAMON COUNTY *	17167C0239E	03-MAY-20
			SANGAMON COUNTY *	17167C0240E	03-MAY-20
			SANGAMON COUNTY *SANGAMON COUNTY *	17167C0241E 17167C0243E	03-MAY-20
			SANGAMON COUNTY *	17167C0245E	03-MAY-2
			SANGAMON COUNTY *	17167C0260E	03-MAY-2
			SANGAMON COUNTY *	17167C0265E	03-MAY-2
			SANGAMON COUNTY *	17167C0270E	03-MAY-2
			SANGAMON COUNTY *	17167C0300E	03-MAY-2
	IL		SANGAMON COUNTY *	17167C0325E	03-MAY-2
			SANGAMON COUNTY *	17167C0350E	03-MAY-2
	1		SANGAMON COUNTY *	17167C0375E	03-MAY-2
			SANGAMON COUNTY *	17167C0400E	03-MAY-2
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	-		SANGAMON COUNTY *	17167C0405E	03-MAY-2
			SANGAMON COUNTY *	17167C0410E 17167C0415E	03-MAY-2 03-MAY-2
			SANGAMON COUNTY *	17167C0415E	03-MAY-2
			SANGAMON COUNTY *	17167C0435E	03-MAY-2
			SANGAMON COUNTY *	17167C0450E	03-MAY-2
			SANGAMON COUNTY *	17167C0475E	03-MAY-2
			SANGAMON COUNTY *	17167C0500E	03-MAY-2
	IL		SANGAMON COUNTY *	17167C0520E	03-MAY-2
			SANGAMON COUNTY *	17167C0525E	03-MAY-2
			SANGAMON COUNTY *	17167C0535E	03-MAY-2
			SANGAMON COUNTY *	17167C0545E	03-MAY-2
•••••			SANGAMON COUNTY *	17167C0550E	03-MAY-2
			SANGAMON COUNTY *	17167C0555E 17167C0575E	03-MAY-2 03-MAY-2
			SANGAMON COUNTY *	17167CIND0A**	03-MAY-2
*******			SAUK VILLAGE, VILLAGE OF	17031CIND1B**	04-FEB-2
			SAUK VILLAGE, VILLAGE OF	17031CIND3B**	04-FEB-2
			SCHAUMBURG, VILLAGE OF	17031C0167G	04-FEB-2
			SCHAUMBURG, VILLAGE OF	17031C0169G	04-FEB-2
	. IL		SCHAUMBURG, VILLAGE OF	17031C0188G	04-FEB-2
			SCHAUMBURG, VILLAGE OF	17031C0307G	04-FEB-2
			SCHAUMBURG, VILLAGE OF	17031C0330G	04-FEB-2
	. IL	••••••••••••••••••••••	SCHAUMBURG, VILLAGE OF	17031CIND1B**	04-FEB-2
	. !!.		SCHAUMBURG, VILLAGE OF	17031CIND3B**	04-FEB-2
			SCHILLER PARK, VILLAGE OF	17031CIND1B**	04-FEB-2
			SCHILLER PARK, VILLAGE OFSHERMAN, VILLAGE OF	17031CIND3B** 17167C0075E	04-FEB-2 03-MAY-2
			SHERMAN, VILLAGE OF	17167C0075E	03-MAY-2
			SHERMAN, VILLAGE OF	17167C0235E	03-MAY-2
*******	1		SHERMAN, VILLAGE OF	17167C0255E	03-MAY-2
			SHERMAN, VILLAGE OF	17167CIND0A**	03-MAY-
			SKOKIE, VILLAGE OF	17031CIND1B**	04-FEB-2
			SKOKIE, VILLAGE OF	17031CIND3B**	04-FEB-
		L	SOUTH BARRINGTON, VILLAGE OF	17031CIND1B**	04-FEB-2
			SOUTH BARRINGTON, VILLAGE OF	17031CIND3B**	04-FEB-
	1	L	SOUTH CHICAGO HEIGHTS, VILLAGE OF	17031CIND1B**	04-FEB-2
			SOUTH CHICAGO HEIGHTS, VILLAGE OF	17031CIND3B**	04-FEB-
			SOUTH HOLLAND, VILLAGE OF	17031CIND1B**	04-FEB-
		L		17031CIND3B**	04-FEB-2
	- 1		SOUTHERN VIEW, VILLAGE OF	17167C0243E	03-MAY-2
5		L	SOUTHERN VIEW, VILLAGE OF	17167CIND0A**	03-MAY-2
· · · · · · · · · · · · · · · · · · ·		L	SPAULDING, VILLAGE OFSPAULDING, VILLAGE OF	17167C0255E 17167C0260E	03-MAY-
5		L		17167C0260E	03-MAY-
		L			03-MAY-

egion		State	Community	Panel	Panel date
	IL		SPRINGFIELD, CITY OF	17167C0230E	03-MAY-20
			SPRINGFIELD, CITY OF	17167C0235E	03-MAY-20
			SPRINGFIELD, CITY OF	17167C0237E	03-MAY-20
			SPRINGFIELD, CITY OF	17167C0239E	03-MAY-20
	1		SPRINGFIELD, CITY OF	17167C0240E	03-MAY-20
			SPRINGFIELD, CITY OF	17167C0241E	03-MAY-20
	1		SPRINGFIELD, CITY OF	17167C0243E	03-MAY-2
			SPRINGFIELD, CITY OF	17167C0255E	03-MAY-2
			SPRINGFIELD, CITY OF	17167C0265E	03-MAY-2
			SPRINGFIELD, CITY OF	17167C0400E	03-MAY-2
	IL		SPRINGFIELD, CITY OF	17167C0404E	03-MAY-2
	IL		SPRINGFIELD, CITY OF	17167C0405E	03-MAY-2
	IL		SPRINGFIELD, CITY OF	17167C0410E	03-MAY-2
			SPRINGFIELD, CITY OF	17167C0420E	03-MAY-2
			SPRINGFIELD, CITY OF	17167C0450E	03-MAY-2
			SPRINGFIELD, CITY OF	17167CIND0A**	03-MAY-2
			STEGER, VILLAGE OF	17031CIND1B**	04-FEB-2
			STEGER, VILLAGE OF		
				17031CIND3B**	04-FEB-2
			STICKNEY, VILLAGE OF	17031CIND1B**	04-FEB-2
			STICKNEY, VILLAGE OF	17031CIND3B**	04-FEB-2
			STONE PARK, VILLAGE OF	17031CIND1B**	04-FEB-2
			STONE PARK, VILLAGE OF	17031CIND3B**	04-FEB-2
	11		STREAMWOOD, VILLAGE OF	17031C0167G	04-FEB-2
	11		STREAMWOOD, VILLAGE OF	17031C0169G	04-FEB-2
			STREAMWOOD, VILLAGE OF	17031CIND1B**	04-FEB-2
			STREAMWOOD, VILLAGE OF	17031CIND3B**	04-FEB-2
			SUMMIT, VILLAGE OF	17031CIND1B**	04-FEB-2
			SUMMIT, VILLAGE OF	17031CIND3B**	04-FEB-2
			THAYER, VILLAGE OF	17167C0520E	03-MAY-2
					03-MAY-2
			THAYER, VILLAGE OF	17167C0550E	
			THAYER, VILLAGE OF	17167CIND0A**	03-MAY-2
			THORNTON, VILLAGE OF	17031CIND1B**	04-FEB-2
	. 11		THORNTON, VILLAGE OF	17031CIND3B**	04-FEB-2
	. 11		TINLEY PARK, CITY OF	17031CIND1B**	04-FEB-2
	. 11		TINLEY PARK, CITY OF	17031CIND3B**	04-FEB-2
	. 11		TRENTON, CITY OF	17027C0150C	02-JUN-2
			TRENTON, CITY OF	17027CIND0A**	02-JUN-2
			UNIVERSITY PARK, VILLAGE OF	17031CIND1B**	04-FEB-2
			UNIVERSITY PARK, VILLAGE OF	17031CIND3B**	04-FEB-
			VIRDEN, CITY OF	17167C0520E	03-MAY-2
		L	VIRDEN, CITY OF	17167CIND0A**	03-MAY-2
			WAMAC, CITY OF	17027CIND0A**	02-JUN-2
					04-FEB-
		L	WESTCHESTER, VILLAGE OF		
		L	WESTCHESTER, VILLAGE OF	17031CIND3B**	04-FEB-
		L	WESTERN SPRINGS, VILLAGE OF		04-FEB-
		L	WESTERN SPRINGS, VILLAGE OF		04-FEB-
	. 1	L	WHEELING, VILLAGE OF	17031CIND1B**	04-FEB-
	. 1	L	WHEELING, VILLAGE OF	17031CIND3B**	04-FEB-
	. 1	L	WILLIAMSVILLE, VILLAGE OF	17167C0100E	03-MAY-
		L	WILLIAMSVILLE, VILLAGE OF		03-MAY-
		L	WILLOW SPRINGS, VILLAGE OF		04-FEB-
********	1	L .:	WILLOW SPRINGS, VILLAGE OF		04-FEB-
*******		L	WILMETTE, VILLAGE OF	17031CIND1B**	04-FEB-
		L	WILMETTE, VILLAGE OF		04-FEB-
*******	1 1	L			04-FEB-
*******	1 1		WINNETKA, VILLAGE OF		1
		L	WINNETKA, VILLAGE OF		04-FEB-
		L	WORTH, VILLAGE OF		04-FEB-
	.	L	WORTH, VILLAGE OF	17031CIND3B**	04-FEB-
	. 1	MI	VASSAR, CITY OF	2602080001D	02-JUL-
		MN	JACKSON,CITY OF	2702130001E	02-APR-
		MN	JACKSON,CITY OF		02-APR-
		MN	JACKSON,CITY OF		02-APR-
		MN	JACKSON,CITY OF		02-APR-
		MN	JACKSON,CITY OF		02-APR-
					17-MAY-
		OH	ADDYSTON, VILLAGE OF		
	- 1	OH	ADDYSTON, VILLAGE OF		17-MAY-
		OH	ADDYSTON, VILLAGE OF		17-MAY-
	. (OH	ADDYSTON, VILLAGE OF	39061CIND0A**	17-MAY-
	. (OH	AMBERLEY, VILLAGE OF		17-MAY-
	- 2	OH			17-MAY-
		OH			17-MAY-
		OH			17-MAY-
					17-MAY-
		OH	ARLINGTON HEIGHTS, VILLAGE OF		17-MAY-

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05			ARLINGTON HEIGHTS, VILLAGE OF	39061CIND0A**	17-MAY-2004
05			BEXLEY, CITY OF	39049C0255H	16-MAR-2004
05	-		BEXLEY, CITY OFBLOOMINGBURG, VILLAGE OF	39049CIND0A** 39047C0160C	16-MAR-2004 02-MAR-2004
05			BLOOMINGBURG, VILLAGE OF	39047CIND0A**	02-MAR-2004
05			BLUE ASH, CITY OF	39061C0094D	17-MAY-2004
05			BLUE ASH, CITY OF	39061C0113D	17-MAY-2004
05			BLUE ASH, CITY OF	39061C0206D	17-MAY-2004
05			BLUE ASH, CITY OF	39061C0207D	17-MAY-200
05			BLUE ASH, CITY OF	39061C0226D 39061C0228D	17-MAY-200- 17-MAY-200-
05			BLUE ASH, CITY OF	39061CIND0A**	17-MAY-200
)5			BRICE, VILLAGE OF	39049CIND0A**	16-MAR-200
05	OH		CANAL WINCHESTER, VILLAGE OF	39049CIND0A**	16-MAR-200
05			CHEVIOT, CITY OF	39061C0170D	17-MAY-200
05			CHEVIOT, CITY OF	39061CIND0A**	17-MAY-200
05			CINCINNATI, CITY OF	39061C0164D 39061C0170D	17-MAY-200 17-MAY-200
05			CINCINNATI, CITY OF	39061C0170D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0183D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0185D	17-MAY-200
)5			CINCINNATI, CITY OF	39061C0187D	17-MAY-200
)5	1		CINCINNATI, CITY OF	39061C0191D	17-MAY-200
05		••••••	CINCINNATI, CITY OF	39061C0192D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0193D 39061C0201D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0201D	17-MAY-200 17-MAY-200
05			CINCINNATI, CITY OF	39061C0204D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0208D	17-MAY-200
05	OH		CINCINNATI, CITY OF	39061C0211D	17-MAY-200
)5			CINCINNATI, CITY OF	39061C0216D	17-MAY-200
)5	1		CINCINNATI, CITY OF	39061C0217D	17-MAY-200
)5			CINCINNATI, CITY OF	39061C0218D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0219D 39061C0240D	17-MAY-200 17-MAY-200
05			CINCINNATI, CITY OF	39061C0240D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0281D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0282D	17-MAY-200
05			CINÇINNATI, CITY OF	39061C0284D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0303D	17-MAY-200
05		1	CINCINNATI, CITY OF	39061C0304D	17-MAY-200
05			CINCINNATI, CITY OF	39061C0305D 39061C0306D	17-MAY-200 17-MAY-200
05			CINCINNATI, CITY OF	39061C0300D	17-MAY-200
)5		/	CINCINNATI, CITY OF	39061C0308D	17-MAY-200
)5			CINCINNATI, CITY OF	39061C0309D	17-MAY-200
)5		***************************************	CINCINNATI, CITY OF	39061C0326D	17-MAY-200
)5			CINCINNATI, CITY OF	39061C0327D	17-MAY-200
5			CINCINNATI, CITY OF	39061C0331D	. 17-MAY-200
5			CINCINNATI, CITY OF	39061C0332D 39061C0333D	17-MAY-200 17-MAY-200
)5			CINCINNATI, CITY OF	39061C0335D	17-MAY-200
)5			CINCINNATI, CITY OF	39061C0355D	17-MAY-200
)5			CINCINNATI, CITY OF	39061CIND0A**	17-MAY-20
)5			CLEVES, VILLAGE OF	39061C0145D	17-MAY-20
)5			CLEVES, VILLAGE OF	39061C0165D	17-MAY-20
)5)5	1		CLEVES, VILLAGE OF	39061CIND0A**	17-MAY-20
)5)5			COLUMBUS, CITY OF	39049C0126H 39049C0139H	16-MAR-20 16-MAR-20
)5		***************************************	COLUMBUS, CITY OF		16-MAR-20
)5			COLUMBUS, CITY OF	39049C0231H	16-MAR-20
)5		***************************************	COLUMBUS, CITY OF	39049C0232H	16-MAR-20
)5			COLUMBUS, CITY OF	39049C0233H	16-MAR-20
)5			COLUMBUS, CITY OF	39049C0234H	16-MAR-20
05			COLUMBUS, CITY OF		16-MAR-20
05			COLUMBUS, CITY OF		16-MAR-20
05 05			COLUMBUS, CITY OF		16-MAR-20
05			COLUMBUS, CITY OF		16-MAR-20 16-MAR-20
05			COLUMBUS, CITY OF		16-MAR-20
05					16-MAR-20
05					17-MAY-20
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05	OH	***************************************	DUBLIN, CITY OF		16-MAR-20

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5	ОН		DUBLIN, CITY OF	39049C0019J	16-MAR-200
5	OH		DUBLIN, CITY OF	39049C0102H	16-MAR-200
5]		DUBLIN, CITY OF	39049C0104H	16-MAR-200
5			DUBLIN, CITY OF	39049C0106H	16-MAR-200
5			DUBLIN, CITY OF	39049C0107H	16-MAR-200
5			DUBLIN, CITY OF	39049C0126H	16-MAR-200
5			DUBLIN, CITY OF	39049CIND0A**	16-MAR-200
5			ELMWOOD PLACE, VILLAGE OF	39061C0203D	17-MAY-200
5			ELMWOOD PLACE, VILLAGE OF	39061C0211D	17-MAY-200
5			ELMWOOD PLACE, VILLAGE OF	39061CIND0A**	17-MAY-200
5			EVENDALE, CITY OF	39061C0089D	17-MAY-200
5			EVENDALE, CITY OF	39061C0093D	17-MAY-200
5			EVENDALE, CITY OF	39061C0094D	17-MAY-200
5			EVENDALE, CITY OF	39061C0202D	17-MAY-200
5			EVENDALE, CITY OF	39061C0206D	17-MAY-200
5			EVENDALE, CITY OF	39061C0207D	17-MAY-200
		••••••	EVENDALE, CITY OF	39061CIND0A**	17-MAY-200
5			FAIRFAX, VILLAGE OF	39061C0219D	17-MAY-200
5			FAIRFAX, VILLAGE OF	39061CIND0A**	17-MAY-200
				39047C0025C	02-MAR-20
5				39047C0037C 39047C0039C	02-MAR-20 02-MAR-20
5			FAYETTE COUNTY *	39047C0039C	02-MAR-20
5			FAYETTE COUNTY *	39047C0040C	02-MAR-20
5			FAYETTE COUNTY *	39047C0043C 39047C0045C	
	1				02-MAR-20
5			FAYETTE COUNTY *	39047C0050C 39047C0055C	02-MAR-20
5					02-MAR-20
5			FAYETTE COUNTY *	39047C0060C 39047C0065C	02-MAR-20 02-MAR-20
5			FAYETTE COUNTY *	39047C0065C	02-MAR-20
5			FAYETTE COUNTY *	39047C0100C	02-MAR-20
			FAYETTE COUNTY *	39047C0100C	02-MAR-20
5			FAYETTE COUNTY *	39047C0125C	
5 5			FAYETTE COUNTY *	39047C0130C	02-MAR-20 02-MAR-20
5	OH		FAYETTE COUNTY *	39047C0151C	
5			FAYETTE COUNTY *		02-MAR-20
)5			FAYETTE COUNTY *	39047C0155C 39047C0160C	02-MAR-20 02-MAR-20
5			FAYETTE COUNTY *	39047C0160C	02-MAR-20
5			FAYETTE COUNTY *	39047C0165C	02-MAR-20
5			FAYETTE COUNTY *	39047C0166C	02-MAR-20
)5	OH		FAYETTE COUNTY *	39047C0170C	02-MAR-20
)5			FAYETTE COUNTY *	39047C0200C	02-MAR-20
)5			FAYETTE COUNTY *	39047C0225C	02-MAR-20
)5			FAYETTE COUNTY *	39047C0250C	02-MAR-20
)5			FAYETTE COUNTY *	39047C0275C	02-MAR-20
5			FAYETTE COUNTY *	39047CIND0A**	02-MAR-20
5			FOREST PARK, CITY OF	39061C0065D	17-MAY-20
5			FOREST PARK, CITY OF	39061C0070D	17-MAY-20
5		r	FOREST PARK, CITY OF	39061C0086D	17-MAY-20
5		· · · · · · · · · · · · · · · · · · ·	FOREST PARK, CITY OF	39061C0088D	17-MAY-20
5			FOREST PARK, CITY OF	39061CIND0A**	17-MAY-20
5			FRANKLIN COUNTY*	39049C0018J	16-MAR-20
5			FRANKLIN COUNTY*	39049C0019J	16-MAR-20
			FRANKLIN COUNTY	39049C0102H	16-MAR-20
5 5			FRANKLIN COUNTY	39049C0104H	16-MAR-20
			FRANKLIN COUNTY		16-MAR-20
5	1 .			39049C0106H 39049C0107H	16-MAR-20
5			FRANKLIN COUNTY*	39049C0107H	16-MAR-20
5					16-MAR-20
5			FRANKLIN COUNTY*	39049C0139H	
5			FRANKLIN COUNTY*	39049C0227H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0231H	
5			FRANKLIN COUNTY*	39049C0232H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0233H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0234H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0241H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0242H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0244H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0255H	16-MAR-2
5			FRANKLIN COUNTY*	39049C0265H	16-MAR-2
)5			FRANKLIN COUNTY*	39049CIND0A**	16-MAR-20
)5			GAHANNA, CITY OF	39049CIND0A**	16-MAR-2
)5					17-MAY-2
)5		l	GLENDALE, VILLAGE OF	39061C0089D	17-MAY-2

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5			GOLF MANOR, CITY OF	39061C0204D	17-MAY-200
5			GOLF MANOR, CITY OF	39061CIND0A**	17-MAY-200
5			GRANDVIEW HEIGHTS, CITY OF	39049C0231H	16-MAR-200
5			GRANDVIEW HEIGHTS, CITY OF	39049C0232H	16-MAR-200
5			GRANDVIEW HEIGHTS, CITY OF	39049CIND0A**	16-MAR-200
5			GREENHILLS, VILLAGE OF	39061C0070D	17-MAY-200
5			GREENHILLS, VILLAGE OF	39061CIND0A**	17-MAY-200
5			GROVE CITY, CITY OF	39049C0244H	16-MAR-200
5			GROVE CITY, CITY OF	39049CIND0A**	16-MAR-200
5			GROVEPORT, VILLAGE OF	39049CIND0A**	16-MAR-200
5			HAMILTON COUNTY *	39061C0015D	17-MAY-200
5			HAMILTON COUNTY *	39061C0020D	17-MAY-200
5			HAMILTON COUNTY *	39061C0040D	17-MAY-20
5			HAMILTON COUNTY *	39061C0045D	17-MAY-20
5			HAMILTON COUNTY *	39061C0065D	17-MAY-20
5			HAMILTON COUNTY *	39061C0070D	17-MAY-20
5			HAMILTON COUNTY *	39061C0086D	17-MAY-200
5			HAMILTON COUNTY *	39061C0087D	17-MAY-20
5			HAMILTON COUNTY *	39061C0088D	17-MAY-20
5			HAMILTON COUNTY *	39061C0089D	17-MAY-20
5			HAMILTON COUNTY *	39061C0091D	17-MAY-20
5			HAMILTON COUNTY *	39061C0092D	17-MAY-20
5			HAMILTON COUNTY *	39061C0093D	17-MAY-20
			HAMILTON COUNTY *	39061C0094D	17-MAY-20
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<u></u>			HAMILTON COUNTY *	39061C0114D	17-MAY-20
5			HAMILTON COUNTY *	39061C0115D	17-MAY-20
5			HAMILTON COUNTY *	39061C0118D	17-MAY-20
5			HAMILTON COUNTY *	39061C0120D	17-MAY-20
5			HAMILTON COUNTY *	39061C0130D	17-MAY-20
· · · · · · ·			HAMILTON COUNTY *	39061C0135D	17-MAY-20
			HAMILTON COUNTY *	39061C0140D	17-MAY-20
			HAMILTON COUNTY *	39061C0145D	17-MAY-20
5			HAMILTON COUNTY *	39061C0155D	17-MAY-20
5			HAMILTON COUNTY *	39061C0160D	17-MAY-20
5		1	HAMILTON COUNTY *	39061C0164D	17-MAY-20
5			HAMILTON COUNTY *	· 39061C0165D	17-MAY-20
5			HAMILTON COUNTY *	39061C0170D	17-MAY-20
5			HAMILTON COUNTY *	39061C0180D	17-MAY-20
5 5			HAMILTON COUNTY *	39061C0181D	17-MAY-20
5		1	HAMILTON COUNTY	39061C0183D	17-MAY-20
5		l	HAMILTON COUNTY *	39061C0185D	17-MAY-20
5			HAMILTON COUNTY *	39061C0187D	17-MAY-20
5		1		39061C0191D	17-MAY-20
5			HAMILTON COUNTY *	39061C0192D	17-MAY-2
5		1	HAMILTON COUNTY *	39061C0193D	17-MAY-20
				39061C0201D	17-MAY-20
5			HAMILTON COUNTY *	39061C0202D	17-MAY-20
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5		1	HAMILTON COUNTY *	39061C0204D	17-MAY-20
5		1	HAMILTON COUNTY *		17-MAY-20
5	. OF	1	HAMILTON COUNTY *	39061C0207D	17-MAY-20
	-		HAMILTON COUNTY *	39061C0208D	17-MAY-2
5		1	HAMILTON COUNTY *	39061C0211D	17-MAY-2
		1	HAMILTON COUNTY *		17-MAY-2
5	-	1	HAMILTON COUNTY *	39061C0217D	17-MAY-2
5		1	HAMILTON COUNTY *	39061C0218D	17-MAY-2
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5		1	HAMILTON COUNTY *	39061C0243D	17-MAY-2
5		·	HAMILTON COUNTY *	39061C0255D	17-MAY-2
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5	10	H	HAMILTON COUNTY *	39061C0303D	17-MAY-2

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5	OH		HAMILTON COUNTY *	39061C0326D	17-MAY-20
5	OH		HAMILTON COUNTY *	39061C0327D	17-MAY-20
5	OH		HAMILTON COUNTY *	39061C0331D	17-MAY-20
5	OH		HAMILTON COUNTY *	39061C0332D	17-MAY-20
5	OH		HAMILTON COUNTY *	39061C0333D	17-MAY-20
5	OH		HAMILTON COUNTY *	39061C0345D	17-MAY-20
5	OH	,	HAMILTON COUNTY *	39061C0355D	17-MAY-20
·i	OH		HAMILTON COUNTY *	39061C0365D	17-MAY-20
	OH		HAMILTON COUNTY *	39061CIND0A**	17-MAY-20
	OH		HARRISBURG, VILLAGE OF	39049CIND0A**	16-MAR-20
	OH		HARRISON, CITY OF	39061C0015D	17-MAY-20
	ОН		HARRISON, CITY OF	39061C0020D	17-MAY-2
	OH		HARRISON, CITY OF	39061C0130D	17-MAY-2
			HARRISON, CITY OF	39061C0135D	17-MAY-2
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			INDIAN HILL, CITY OF	39061C0114D	17-MAY-2
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			INDIAN HILL, CITY OF	39061C0227D	17-MAY-2
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			INDIAN HILL, CITY OF	39061C0240D	17-MAY-2
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			INDIAN HILL, CITY OF	39061CIND0A**	17-MAY-2
			JEFFERSONVILLE, VILLAGE OF	39047C0037C	02-MAR-2
			JEFFERSONVILLE, VILLAGE OF	39047C0039C	02-MAR-2
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			JEFFERSONVILLE, VILLAGE OF	39047C0045C	02-MAR-2
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			LINCOLN HEIGHTS, CITY OF	39061C0089D	17-MAY-2
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			LOCKBOURNE, VILLAGE OF	39049CIND0A**	16-MAR-
			LOCKLAND, VILLAGE OF	39061C0202D	17-MAY-
		l	LOCKLAND, VILLAGE OF		17-MAY-
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			LOVELAND, CITY OF		17-MAY-
		l	MADEIRA, CITY OF		17-MAY-
		l	MADEIRA, CITY OF		17-MAY-
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	. OH	l	MARBLE CLIFF, VILLAGE OF	39049C0227H	16-MAR-
		l	MARBLE CLIFF, VILLAGE OF	39049C0231H	16-MAR-
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	. OF	1	MARIEMONT, VILLAGE OF	39061C0219D	17-MAY-
		1	MARIEMONT, VILLAGE OF		17-MAY-
·		1	MARIEMONT, VILLAGE OF		17-MAY-
		1	MILFORD, CITY OF	1	17-MAY-
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	1 -	1	MILLEDGEV ILLE, VILLAGE OF		02-MAR-
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05				NORTH BEND, VILLAGE OF	39061C0165D	17-MAY-2004
05				NORTH BEND, VILLAGE OF	39061 CINDOA**	17-MAY-2004
05				NORTH COLLEGE HILL, CITY OFNORTH COLLEGE HILL, CITY OF	39061C0180D 39061C0181D	17-MAY-2004 17-MAY-2004
05				NORTH COLLEGE HILL, CITY OF	39061C0181D	17-MAY-2004
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05		OH .		NORWOOD, CITY OF	39061CIND0A**	17-MAY-2004
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05				OBETZ, VILLAGE OF	39049CIND0A**	16-MAR-2004
05				OCTA, VILLAGE OFOCTA, VILLAGE OF	39047C0130C 39047CIND0A**	02-MAR-2004 02-MAR-2004
05				PICKERINGTON, VILLAGE OF	39047CINDOA**	16-MAR-2004
05				READING, CITY OF	39061C0202D	17-MAY-2004
05				READING, CITY OF	39061C0204D	17-MAY-2004
05		OH .		READING, CITY OF	39061C0206D	17-MAY-2004
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05				READING, CITY OF	39061CIND0A**	17-MAY-2004
05				REYNOLDSBURG, CITY OF	39049CIND0A**	16-MAR-2004
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05				SHARONVILLE, CITY OF	39061C0087D	17-MAY-2004 17-MAY-2004
05				SHARONVILLE, CITY OF	39061C0089D	17-MAY-2004
05				SHARONVILLE, CITY OF	39061C0092D	17-MAY-2004
05		OH .		SHARONVILLE, CITY OF	39061C0093D	17-MAY-2004
05		OH .		SHARONVILLE, CITY OF	39061C0094D	17-MAY-2004
05				SHARONVILLE, CITY OF	39061C0113D	17-MAY-2004
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05 05				SHARONVILLE, CITY OF	39061CIND0A** 39061C0208D	17-MAY-2004 17-MAY-2004
05	1			SILVERTON, CITY OFSILVERTON, CITY OF	39061C0206D	17-MAY-2004
05				SILVERTON, CITY OF	39061C0217D	17-MAY-2004
05				SILVERTON, CITY OF	39061CIND0A**	17-MAY-2004
05		OH .		SPRINGDALE, CITY OF	39061C0070D	17-MAY-2004
05				SPRINGDALE, CITY OF	39061C0086D	17-MAY-2004
05				SPRINGDALE, CITY OF	39061C0087D	17-MAY-2004
05				SPRINGDALE, CITY OF	39061C0088D 39061C0089D	17-MAY-2004
05				SPRINGDALE, CITY OF	39061CIND0A**	17-MAY-2004 17-MAY-2004
05				ST. BERNARD, CITY OF	39061C0192D	17-MAY-2004
05				ST. BERNARD, CITY OF	39061C0211D	17-MAY-2004
05		OH		ST. BERNARD, CITY OF	39061CIND0A**	17-MAY-2004
05				TERRACE PARK, VILLAGE OF	39061C0240D	17-MAY-2004
05				TERRACE PARK, VILLAGE OF	39061C0241D	17-MAY-2004
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05				UPPER ARLINGTON, CITY OF	39049C0227H	16-MAR-2004
05				UPPER ARLINGTON, CITY OF	39049C0231H	16-MAR-2004
05		OH		UPPER ARLINGTON, CITY OF	39049CIND0A**	16-MAR-2004
05		OH		URBANCREST, VILLAGE OF	39049CIND0A**	16-MAR-2004
05				VALLEYVIEW, VILLAGE OF	39049CIND0A**	16-MAR-2004
05				WASHINGTON COURTHOUSE, CITY OF	39047C0162C	02-MAR-2004
05				WASHINGTON COURTHOUSE, CITY OF WASHINGTON COURTHOUSE, CITY OF	39047C0165C 39047C0166C	02-MAR-2004 02-MAR-2004
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		1		WASHINGTON COURTHOUSE, CITY OF	39047CIND0A**	02-MAR-2004
05				WESTERVILLE, CITY OF	39049CIND0A**	16-MAR-2004
05		ОН		WHITEHALL, CITY OF		16-MAR-2004
05				WOODLAWN, VILLAGE OF	39061C0088D	17-MAY-2004
05				WOODLAWN, VILLAGE OF		17-MAY-2004
05 05				WOODLAWN, VILLAGE OF		17-MAY-2004
05				WOODLAWN, VILLAGE OF		17-MAY-2004 17-MAY-2004
05				WORTHINGTON, CITY OF		16-MAR-2004
05				WYOMING, CITY OF		17-MAY-2004
05		1		WYOMING, CITY OF		17-MAY-2004
05		OH	•••••	WYOMING, CITY OF		17-MAY-2004
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05 05		OLL	***************************************	WYOMING, CITY OF	39061CIND0A**	17-MAY-2004

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			••••••••••••	XENIA, CITY OF	3901970013C	02-APR-2004
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				NEW RICHMOND, CITY OF	5503840002C	16-JUL-2004
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06				CHEROKEE VILLAGE, CITY OF	050603IND0A**	16-APR-2004
06				BELCHER, VILLAGE OF	22017CIND0A**	17-MAY-2004
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06				CADDO PARISH*	22017C0190G	17-MAY-2004
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06				CADDO PARISH*	22017C0255G	17-MAY-2004
06				CADDO PARISH*	22017C0260G	17-MAY-2004
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06				CADDO PARISH*	22017C0580G 22017C0585G	17-MAY-2004 17-MAY-2004
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06		1		CADDO PARISH*	22017C0595G	17-MAY-2004
06				CADDO PARISH*	22017C0605G	17-MAY-2004
				CADDO PARISH*	22017C0610G	17-MAY-2004
06				CADDO PARISH*	22017CIND0A**	17-MAY-2004
06		1		GILLIAM, VILLAGE OF	22017CIND0A**	17-MAY-2004
06				GREENWOOD, TOWN OF	22017CIND0A**	17-MAY-2004
06		LA		HOSSTON, TOWN OF	22017CIND0A**	17-MAY-2004
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06				MOORINGSPORT, TOWN OF	22017C0265G	17-MAY-2004
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06				OIL CITY, TOWN OF	22017C0255G 22017CIND0A**	17-MAY-2004 17-MAY-2004
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06				SHREVEPORT, CITY OF		17-MAY-2004
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7	IA		AMES, CITY OF	190254IND0A**	16-JUL-20
7	IA		LA PORTE CITY, CITY OF	1903090001B	16-MAR-20
7	KS .		ABILENE, CITY OF	20041CIND0A**	02-JUN-20
7	KS .		CHAPMAN, CITY OF	20041CIND0A**	02-JUN-20
7	KS .		DICKINSON COUNTY *	20041C0061D	02-JUN-20
7	KS.		DICKINSON COUNTY *	20041CIND0A**	02-JUN-20
7	KS.		ENTERPRISE, CITY OF	20041CIND0A**	02-JUN-20
7	KS.		HOPE, CITY OF	20041CIND0A**	02-JUN-20
7	KS.		SOLOMON, CITY OF	20041C0061D	02-JUN-20
7	KS.		SOLOMON, CITY OF	20041CIND0A**	02-JUN-20
7	MO		ALBANY, CITY OF	2901450001C	02-JUN-20
7	MO		ALBANY, CITY OF	2901450002C	02-JUN-20
7	MO		ALBANY, CITY OF	2901450003C	02-JUN-20
7			ALBANY, CITY OF	2901450004C	02-JUN-20
7			ALBANY, CITY OF	290145IND0A**	02-JUN-20
7			CHRISTIAN COUNTY *	2908470001B***	01-APR-20
7			CHRISTIAN COUNTY *	2908470002B***	01-APR-20
7			CHRISTIAN COUNTY *	2908470003B***	01-APR-20
7			CHRISTIAN COUNTY *	2908470004B***	01-APR-20
7			CHRISTIAN COUNTY *	2908470005B***	01-APR-20
7			CHRISTIAN COUNTY *	2908470006B***	01-APR-20
7			CHRISTIAN COUNTY *	2908470007B***	01-APR-20
7	1		CHRISTIAN COUNTY *	2908470008B***	01-APR-20
7			CHRISTIAN COUNTY *	2908479999A***	01-APR-20
7			CHRISTIAN COUNTY *	290847IND0A***	01-APR-20
*********			HILL SPORO CITY OF		
,			HILLSBORO, CITY OF	2905739999A***	01-APR-20
7	1		HILLSBORO, CITY OF	290573A ***	01-APR-20
7			NORTHMOOR, CITY OF	2902930001C	16-JAN-20
7			SENECA, CITY OF	2902690001D	16-JAN-20
7	1		TANEY COUNTY*	2904359999A***	01-APR-20
7			TANEY COUNTY*	290435B ***	01-APR-20
7		***************************************	AXTELL, VILLAGE OF	31099C-LETT	07-APR-20
7			AXTELL, VILLAGE OF	31099C0260A	16-JAN-20
7			AXTELL, VILLAGE OF	31099C0300A	16-JAN-2
7			AXTELL, VILLAGE OF	31099CIND0A**	16-JAN-2
7			HEARTWELL, VILLAGE OF	31099C-LETT	07-APR-2
7			HEARTWELL, VILLAGE OF	31099C0225A	16-JAN-2
7			HEARTWELL, VILLAGE OF	31099CIND0A**	16-JAN-2
7	NE		KEARNEY COUNTY *	31099C-LETT	07-APR-2
7	NE		KEARNEY COUNTY *	31099C0025A	16-JAN-2
7	NE		KEARNEY COUNTY *	31099C0040A	16-JAN-2
7	NE		KEARNEY COUNTY *	31099C0045A	16-JAN-2
,	NE		KEARNEY COUNTY *	31099C0075A	16-JAN-2
,			KEARNEY COUNTY *	31099C0100A	16-JAN-2
			KEARNEY COUNTY *	31099C0125A	16-JAN-2
			KEARNEY COUNTY *	31099C0150A	16-JAN-2
			KEARNEY COUNTY *	31099C0175A	16-JAN-2
			KEARNEY COUNTY *	31099C0190A -	16-JAN-2
,			KEARNEY COUNTY *	31099C0200A	16-JAN-2
,			KEARNEY COUNTY *	31099C0225A	16-JAN-2
,			KEARNEY COUNTY *		16-JAN-2
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,			KEARNEY COUNTY *	31099C0275A	16-JAN-2
,			KEARNEY COUNTY *		16-JAN-2
			KEARNEY COUNTY *	31099C0305A	16-JAN-2
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			KEARNEY COUNTY *	31099C0375A	16-JAN-2
7			KEARNEY COUNTY *		16-JAN-2
7	-		KEARNEY COUNTY *		16-JAN-2
7	NE		KEARNEY COUNTY *		16-JAN-2
7	NE		KEARNEY COUNTY *	31099C0450A	16-JAN-2
7			KEARNEY COUNTY *	31099C0475A	16-JAN-2
7			KEARNEY COUNTY *	31099C0500A	16-JAN-2
7			KEARNEY COUNTY *	31099CIND0A**	16-JAN-2
7			MINDEN, CITY OF		16-JAN-2
			MINDEN, CITY OF		16-JAN-2

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7		NE	MINDEN, CITY OF	31099C0305A	16-JAN-20
7	1	NE	MINDEN, CITY OF	31099C0325A	16-JAN-20
7	1	NE	MINDEN, CITY OF	31099CIND0A**	16-JAN-20
	1	NE	NORMAN, VILLAGE OF	31099C-LETT	07-APR-20
		NE	NORMAN, VILLAGE OF	31099C0350A	16-JAN-20
	1	NE	NORMAN, VILLAGE OF	31099CIND0A**	16-JAN-20
	1	NE	WILCOX, VILLAGE OF	31099C-LETT	07-APR-20
		NE		31099C0275A	16-JAN-20
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		ND		38085C0700B	17-MAY-20
		ND		38085CIND0A**	17-MAY-20
		ND		38085CIND0A**	17-MAY-20
	1	ND		38085CIND0A**	17-MAY-20
		ND		38085C0025B	17-MAY-20
		ND		38085C0039B	17-MAY-2
		ND		38085C0043B	17-MAY-2
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		ND		38085C0075B	17-MAY-2
		ND		38085C0125B	17-MAY-2
		ND		38085C0150B	17-MAY-2
		ND		38085C0700B	17-MAY-2
		ND		38085C0725B	17-MAY-2
		ND	SIOUX COUNTY *	38085CIND0A**	17-MAY-2
		ND	SOLEN, CITY OF	38085C0043B	17-MAY-2
		ND	SOLEN, CITY OF	38085CIND0A**	17-MAY-2
		ND	STANDING ROCK INDIAN RESERVATION	38085C0025B	17-MAY-2
		ND	STANDING ROCK INDIAN RESERVATION	38085C0039B	17-MAY-2
		ND		38085C0043B	17-MAY-2
		ND		38085C0050B	17-MAY-2
		ND		38085C0075B	17-MAY-2
		ND		38085C0125B	17-MAY-2
				38085C0150B	17-MAY-2
		ND		38085C0700B	17-MAY-2
		ND		38085C0725B	17-MAY-2
		ND		38085CIND0A**	17-MAY-2
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		SD		46065CIND0A**	17-MAY-2
		SD		46023C0025C	02-JUN-2
		SD		46023C0050C	02-JUN-2
		SD		46023C0075C	02-JUN-2
		SD		46023C0175C	02-JUN-2
		SD		46023C0200C	02-JUN-2
		SD	CHARLES MIX COUNTY *	46023C0325C	02-JUN-2
		SD	CHARLES MIX COUNTY *	46023C0350C	02-JUN-2
		SD	CHARLES MIX COUNTY *	46023C0375C	02-JUN-2
		SD		46023C0400C	02-JUN-2
		SD		46023C0475C	02-JUN-2
		SD		46023C0550C	02-JUN-2
		SD		46023C0575C	02-JUN-2
		SD		46023C0600C	02-JUN-2
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		SD	CHEYENNE RIVER INDIAN RESERVATION	4612030620A	03-MAY-2
		SD	DEWEY. CHEYENNE RIVER INDIAN RESERVATION	4612030640A	03-MAY-2
		SD	DEWEY. CHEYENNE RIVER INDIAN RESERVATION	4612030650A	03-MAY-2
3		SD	DEWEY.		03-MAY-2
		SD	DEWEY.		

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08	SD			RIVER	INDIAN	RESERVATION	4612030825A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612030850A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612030875A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612030900A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612030920A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612030925A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612030950A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612030975A	03-MAY-2004
08	SD		1	RIVER	INDIAN	RESERVATION	4612030985A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031000A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031005A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031045A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031095A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031115A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031195A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031215A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031220A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031230A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031240A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031460A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612031480A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032150A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032365A	03-MAY-2004
08	SD	·		RIVER	INDIAN	RESERVATION	4612032370A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032380A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032385A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032390A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032405A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032425A	03-MAY-2004
08	SD	·		RIVER	INDIAN	RESERVATION	4612032525A	03-MAY-2004
08	SD			RIVER	INDIAN	RESERVATION	4612032550A	03-MAY-2004
08	SE			RIVER	INDIAN	RESERVATION	4612032575A	03-MAY-2004
08	SE			RIVER	INDIAN	RESERVATION	4612032585A	03-MAY-2004
08	SE	·		RIVER	INDIAN	RESERVATION	4612032600A	03-MAY-2004
08	SE)		RIVER	INDIAN	RESERVATION	4612032605A	03-MAY-2004
08	SE)		RIVER	INDIAN	RESERVATION	461203IND0A**	03-MAY-2004
08								17-MAY-2004
08	. I SE)	CORSON	YTMUO:			46031C1000A	17-MAY-2004

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08 .		SD		CORSON COUNTY*	46031C1015A	17-MAY-2004
08 .		SD		CORSON COUNTY*	46031C1020A	17-MAY-2004
08 .				CORSON COUNTY*	46031C1050A	17-MAY-2004
08 .				CORSON COUNTY*	46031C1070A	17-MAY-2004
08 .				CORSON COUNTY*	46031CIND0A**	17-MAY-2004
08 .				DANTE, TOWN OF	46023C0650C 46023CIND0A**	02-JUN-2004 02-JUN-2004
08 .				FORT PIERRE, CITY OF	46117C0594E	17-MAY-2004
08 .				FORT PIERRE, CITY OF	46117C0782E	17-MAY-2004
08 .				FORT PIERRE, CITY OF	46117C0801E	17-MAY-2004
08 .				FORT PIERRE, CITY OF	46117CIND0A**	17-MAY-2004
08 .		SD		GEDDES, CITY OF	46023C0400C	02-JUN-2004
08 .				GEDDES, CITY OF	46023CIND0A**	02-JUN-2004
08 .				HARROLD, TOWN OF	46065C0200C	17-MAY-2004
08 .				HARROLD, TOWN OF	46065CIND0A**	17-MAY-2004
08 .				HUGHES COUNTY *	46065C0125C 46065C0138C	17-MAY-2004 17-MAY-2004
				HUGHES COUNTY *	46065C0150C	17-MAY-2004
				HUGHES COUNTY *	46065C0175C	17-MAY-2004
				HUGHES COUNTY *	46065C0200C	17-MAY-2004
				HUGHES COUNTY *	46065C0225C	17-MAY-2004
				HUGHES COUNTY *	46065C0235C	17-MAY-2004
08 .		SD		HUGHES COUNTY *	46065C0245C	17-MAY-2004
				HUGHES COUNTY *	46065C0250C	17-MAY-2004
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				HUGHES COUNTY *	46065C0350C	17-MAY-2004
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80		SD		HUGHES COUNTY *	46065C0401C	17-MAY-2004
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				HUGHES COUNTY *	46065C0406C	17-MAY-2004
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				HUGHES COUNTY *	46065C0550C	17-MAY-2004
				HUGHES COUNTY *	46065C0575C	17-MAY-2004
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				MCINTOSH, CITY OF	46031CIND0A**	17-MAY-2004
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08		SD		PICKSTOWN, TOWN OF	46023CIND0A**	02-JUN-2004
80		SD		PIERRE, CITY OF	46065C0263C	17-MAY-2004
80		SD		PIERRE, CITY OF	46065C0264C	17-MAY-2004
		SD		PIERRE, CITY OF	46065C0275C	17-MAY-2004
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		SD		PLATTE, CITY OF		02-JUN-2004
08		SD	· ·	RAVINA, TOWN OF	46023CIND0A**	02-JUN-2004
		SD		STANDING ROCK INDIAN RESERVATION		17-MAY-2004
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		SD		STANLEY COUNTY *	46117C0575E	17-MAY-2004

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08				STANLEY COUNTY *	46117C0594E	17-MAY-2004
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08				STANLEY COUNTY *	46117C0750E 46117C0775E	17-MAY-2004 17-MAY-2004
08				STANLEY COUNTY *	46117C0775E	17-MAY-2004
08				STANLEY COUNTY *	46117C0784E	17-MAY-2004
08				STANLEY COUNTY *	46117C0800E	17-MAY-2004
08				STANLEY COUNTY *	46117C0801E	17-MAY-2004
08		SD		STANLEY COUNTY *	46117C0803E	17-MAY-2004
08				STANLEY COUNTY *	46117C0805E	17-MAY-2004
08				STANLEY COUNTY *	46117C0810E	17-MAY-2004
08				STANLEY COUNTY *	46117C0830E	17-MAY-2004
08				STANLEY COUNTY *STANLEY COUNTY *	46117C0835E	17-MAY-2004
08				STANLEY COUNTY *	46117C0845E 46117C0875E	17-MAY-2004 17-MAY-2004
08				STANLEY COUNTY *	46117C1000E	17-MAY-2004
08				STANLEY COUNTY *	46117C1025E	17-MAY-2004
08				STANLEY COUNTY *	46117C1050E	17-MAY-2004
08		SD		STANLEY COUNTY *	46117CIND0A**	17-MAY-2004
08		_		WAGNER, CITY OF	46023C0610C	02-JUN-2004
08				WAGNER, CITY OF	46023CIND0A**	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0325C 46023C0400C	02-JUN-2004 02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0400C	02-JUN-2004 02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0550C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0575C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0600C	02-JUN-2004
08		SD		YANKTON SIOUX TRIBE	46023C0605C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0610C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0650C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0681C	02-JUN-2004
08				YANKTON SIOUX TRIBEYANKTON SIOUX TRIBE	46023C0700C 46023C0725C	02-JUN-2004 02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0750C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0775C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023C0825C	02-JUN-2004
08		SD		YANKTON SIOUX TRIBE	46023C0850C	02-JUN-2004
08				YANKTON SIOUX TRIBE	46023CIND0A**	02-JUN-2004
09		-		ALISO VIEJO, CITY OF	06059C0409H	18-FEB-2004
09				ALISO VIEJO, CITY OF	06059C0426H	18-FEB-2004 18-FEB-2004
09				ALISO VIEJO, CITY OF	06059C0427H 06059C0428H	18-FEB-2004
09				ALISO VIEJO, CITY OF	06059C0429H	18-FEB-2004
09				ALISO VIEJO, CITY OF	06059C0436H	18-FEB-2004
09		CA		ALISO VIEJO, CITY OF	06059C0437H	18-FEB-2004
09		CA		ALISO VIEJO, CITY OF	06059CIND0A**	18-FEB-2004
09		1		ANAHEIM, CITY OF	06059C0069H	18-FEB-2004
09				ANAHEIM, CITY OF	06059C0090H	18-FEB-2004 18-FEB-2004
09				ANAHEIM, CITY OF	06059C0109H 06059C0117H	18-FEB-2004
09		1		ANAHEIM, CITY OF		18-FEB-2004
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		1		ANAHEIM, CITY OF		18-FEB-2004

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	CA.		BREA, CITY OF	06059C0033H	18-FEB-20
	CA .		BREA, CITY OF	06059C0041H	18-FEB-20
	CA .		BREA, CITY OF	06059C0042H	18-FEB-20
	CA .		BREA, CITY OF	06059C0058H	18-FEB-20
	CA .		BREA, CITY OF	06059C0061H	18-FEB-20
	CA .		BREA, CITY OF	06059C0062H	18-FEB-20
	CA .		BREA, CITY OF	06059C0063H	18-FEB-20
	CA .		BREA, CITY OF	06059C0066H	18-FEB-20
	CA .		BREA, CITY OF	06059CIND0A**	18-FEB-20
	CA.		BUENA PARK, CITY OF	06059C0019H	18-FEB-20
	CA .		BUENA PARK, CITY OF	06059C0038H	18-FEB-20
			BUENA PARK, CITY OF	06059C0108H	18-FEB-20
			BUENA PARK, CITY OF	06059C0109H	18-FEB-20
	CA.		BUENA PARK, CITY OF	06059C0117H	18-FEB-20
	CA.		BUENA PARK, CITY OF	06059C0126H	18-FEB-2
	CA		BUENA PARK, CITY OF	06059C0128H	18-FEB-2
	CA		BUENA PARK, CITY OF	06059CIND0A**	18-FEB-2
	CA		COSTA MESA, CITY OF	06059C0254H	18-FEB-2
	CA		COSTA MESA, CITY OF	06059C0258H	18-FEB-2
			COSTA MESA, CITY OF	06059C0259H	18-FEB-2
	1		COSTA MESA, CITY OF	06059C0262H	18-FEB-2
			COSTA MESA, CITY OF	06059C0266H	18-FEB-2
			COSTA MESA, CITY OF	06059C0267H	18-FEB-2
			COSTA MESA, CITY OF	06059C0269H	18-FEB-2
			COSTA MESA, CITY OF	06059C0278H	18-FEB-2
			COSTA MESA, CITY OF	06059C0286H	18-FEB-2
			COSTA MESA, CITY OF	06059CIND0A**	18-FEB-2
	-		CYPRESS, CITY OF	06059C0105H	18-FEB-2
			CYPRESS, CITY OF	06059C0108H	18-FEB-2
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			CYPRESS, CITY OF	06059C0112H	18-FEB-2
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			CYPRESS, CITY OF	06059C0117H	18-FEB-2
			CYPRESS, CITY OF	06059CIND0A**	18-FEB-2
			DANA POINT, CITY OF		18-FEB-2
			DANA POINT, CITY OF	06059C0501H	
			DANA POINT, CITY OF	06059C0502H	18-FEB-2
			DANA POINT, CITY OF	06059C0504H	18-FEB-2
			DANA POINT, CITY OF	06059C0506H	18-FEB-2
			DANA POINT, CITY OF	06059C0508H	18-FEB-2
			DANA POINT, CITY OF	06059C0509H	18-FEB-2
			DANA POINT, CITY OF		18-FEB-2
			FOUNTAIN VALLEY, CITY OF	06059C0251H	18-FEB-2
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			FOUNTAIN VALLEY, CITY OF		18-FEB-2
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			FULLERTON, CITY OF		18-FEB-
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			GARDEN GROVE, CITY OF	. 06059C0139H	18-FEB-

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	CA.		GARDEN GROVE, CITY OF	06059C0142H	18-FEB-200
			GARDEN GROVE, CITY OF	06059C0143H	18-FEB-200
	CA .		GARDEN GROVE, CITY OF	06059C0144H	18-FEB-200
	CA.		GARDEN GROVE, CITY OF	06059C0252H	18-FEB-200
	CA		GARDEN GROVE, CITY OF	06059CIND0A**	18-FEB-200
	CA		GOLETA, CITY OF	060771IND0A**	02-JUN-200
	CA		HUNTINGTON BEACH, CITY OF	06059C0118H	18-FEB-200
	CA		HUNTINGTON BEACH, CITY OF	06059C0119H	18-FEB-200
	CA.		HUNTINGTON BEACH, CITY OF	06059C0227H	18-FEB-200
	CA		HUNTINGTON BEACH, CITY OF	06059C0229H	18-FEB-200
	CA		HUNTINGTON BEACH, CITY OF	06059C0231H	18-FEB-200
	CA		HUNTINGTON BEACH, CITY OF	06059C0232H	18-FEB-200
	CA		HUNTINGTON BEACH, CITY OF	06059C0233H	18-FEB-20
	CA		HUNTINGTON BEACH, CITY OF	06059C0234H	18-FEB-20
	CA		HUNTINGTON BEACH, CITY OF	06059C0241H	18-FEB-20
	CA		HUNTINGTON BEACH, CITY OF	06059C0242H	18-FEB-20
	CA		HUNTINGTON BEACH, CITY OF	06059C0244H	18-FEB-20
9	CA		HUNTINGTON BEACH, CITY OF	06059C0251H	18-FEB-20
9	CA	***************************************	HUNTINGTON BEACH, CITY OF	06059C0253H	18-FEB-20
9	CA		HUNTINGTON BEACH, CITY OF	06059C0261H	18-FEB-20
9			HUNTINGTON BEACH, CITY OF	06059C0262H	18-FEB-20
9			HUNTINGTON BEACH, CITY OF	06059C0263H	18-FEB-20
9			HUNTINGTON BEACH, CITY OF	06059CIND0A**	18-FEB-20
9			IRVINE, CITY OF	06059C0169H	18-FEB-20
9			IRVINE, CITY OF	06059C0278H	18-FEB-20
9		,	IRVINE, CITY OF	06059C0279H	18-FEB-20
			IRVINE, CITY OF	06059C0281H	18-FEB-20
			IRVINE, CITY OF	06059C0282H	18-FEB-20
			IRVINE, CITY OF	06059C0283H	18-FEB-20
9			IRVINE, CITY OF	06059C0284H	18-FEB-20
			IRVINE, CITY OF	06059C0286H	18-FEB-20
)			IRVINE, CITY OF	06059C0287H	18-FEB-20
			IRVINE, CITY OF	06059C0288H	18-FEB-20
)			IRVINE, CITY OF	06059C0289H	18-FEB-20
			IRVINE, CITY OF	06059C0291H	18-FEB-20
9				06059C0295H	18-FEB-20
9			IRVINE, CITY OF		
9			IRVINE, CITY OF	06059C0305H	18-FEB-20
9			IRVINE, CITY OF	06059C0313H	18-FEB-20
9			IRVINE, CITY OF	06059C0314H	18-FEB-20
9			IRVINE, CITY OF	06059C0315H	18-FEB-20
9			IRVINE, CITY OF	06059C0402H	18-FEB-20
9			IRVINE, CITY OF	06059C0407H	18-FEB-20
9			IRVINE, CITY OF	06059C0426H	18-FEB-20
9			IRVINE, CITY OF	06059CIND0A**	18-FEB-20
9			LA HABRA, CITY OF	06059C0028H	18-FEB-20
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9			LA HABRA, CITY OF		18-FEB-2
			LA PALMA, CITY OF	06059C0108H	18-FEB-2
9			LA PALMA, CITY OF	06059CIND0A**	18-FEB-2
	. CA		LAGUNA BEACH, CITY OF	06059C0407H	18-FEB-2
			LAGUNA BEACH, CITY OF	06059C0409H	18-FEB-2
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)9			LAGUNA HILLS, CITY OF	. 06059C0437H	18-FEB-2

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9	CA		LAGUNA HILLS, CITY OF	06059CIND0A**	18-FEB-200
9	1		LAGUNA NIGUEL, CITY OF	06059C0429H	18-FEB-200
9			LAGUNA NIGUEL, CITY OF	06059C0433H	18-FEB-200
9			LAGUNA NIGUEL, CITY OF	06059C0436H	18-FEB-200
9		•	LAGUNA NIGUEL, CITY OF	06059C0437H	18-FEB-200
9			LAGUNA NIGUEL, CITY OF	06059C0438H	18-FEB-200
9			LAGUNA NIGUEL, CITY OF	06059C0439H	18-FEB-200
9			LAGUNA NIGUEL, CITY OFLAGUNA NIGUEL, CITY OF	06059C0441H 06059C0443H	18-FEB-200
9			LAGUNA NIGUEL, CITY OF	06059C0501H	. 18-FEB-200
9			LAGUNA NIGUEL, CITY OF	06059C0502H	18-FEB-20
9			LAGUNA NIGUEL, CITY OF	06059C0506H	18-FEB-20
9	CA		LAGUNA NIGUEL, CITY OF	06059CIND0A**	18-FEB-20
9	CA		LAGUNA WOODS, CITY OF	06059C0407H	18-FEB-20
······			LAGUNA WOODS, CITY OF	06059C0426H	18-FEB-20
9			LAGUNA WOODS, CITY OF	06059C0427H	18-FEB-20
9		•••••••	LAGUNA WOODS, CITY OF	06059C0429H	18-FEB-20
		•••••••••••••••••••••••••••••••••••••••	LAGUNA WOODS, CITY OF	06059CIND0A**	18-FEB-20
			LAKE FOREST, CITY OF	06059C0310H	18-FEB-20
9			LAKE FOREST, CITY OF	06059C0313H	18-FEB-20
9			LAKE FOREST, CITY OF	06059C0314H	18-FEB-20
9			LAKE FOREST, CITY OFLAKE FOREST, CITY OF	06059C0315H	18-FEB-20
)			LAKE FOREST, CITY OF	06059C0316H 06059C0317H	18-FEB-20 18-FEB-20
			LAKE FOREST, CITY OF	06059C0317H	18-FEB-20
)			LAKE FOREST, CITY OF	06059C0318H	18-FEB-20
			LAKE FOREST, CITY OF	.06059C0328H	18-FEB-20
			LAKE FOREST, CITY OF	06059C0336H	18-FEB-20
		***************************************	LAKE FOREST, CITY OF	06059C0427H	18-FEB-20
		***************************************	LAKE FOREST, CITY OF	06059C0431H	18-FEB-20
	CA	***************************************	LAKE FOREST, CITY OF	06059CIND0A**	18-FEB-20
			LOS ALAMITOS, CITY OF	06059C0105H	18-FEB-20
		***************************************	LOS ALAMITOS, CITY OF	06059C0112H	18-FEB-20
		***************************************	LOS ALAMITOS, CITY OF	06059C0116H	18-FEB-20
		***************************************	LOS ALAMITOS, CITY OF	06059CIND0A**	18-FEB-20
9			MISSION VIEJO, CIY OF	06059C0317H	18-FEB-20
9			MISSION VIEJO, CIY OF	06059C0318H	18-FEB-20
			MISSION VIEJO, CIY OF	06059C0319H	18-FEB-20
9			MISSION VIEJO, CIV OF	06059C0336H	18-FEB-20
			MISSION VIEJO, CIY OF	06059C0338H	18-FEB-20
9		***************************************	MISSION VIEJO, CIY OF	06059C0427H 06059C0431H	18-FEB-20
		***************************************	MISSION VIEJO, CIY OF	06059C0431H	18-FEB-20 18-FEB-20
			MISSION VIEJO, CIY OF	06059C0432H	18-FEB-20
			MISSION VIEJO, CIY OF	06059C0434H	18-FEB-20
		***************************************	MISSION VIEJO, CIY OF	06059C0441H	18-FEB-2
		***************************************	MISSION VIEJO, CIY OF	06059C0442H	18-FEB-2
	CA		MISSION VIEJO, CIY OF	06059CIND0A**	18-FEB-20
		b	NEWPORT BEACH, CITY OF	06059C0267H	18-FEB-2
		***************************************	NEWPORT BEACH, CITY OF	06059C0269H	18-FEB-20
			NEWPORT BEACH, CITY OF	06059C0286H	18-FEB-20
	CA	••••••	NEWPORT BEACH, CITY OF	06059C0288H	18-FEB-2
			NEWPORT BEACH, CITY OF	06059C0289H	18-FEB-2
			NEWPORT BEACH, CITY OF	06059C0377H	18-FEB-2
			NEWPORT BEACH, CITY OF	06059C0381H	18-FEB-2
			NEWPORT BEACH, CITY OF	06059C0382H	18-FEB-20
	1 -	***************************************	NEWPORT BEACH, CITY OF	06059C0384H	18-FEB-2
		***************************************	NEWPORT BEACH, CITY OF	06059C0401H 06059C0402H	18-FEB-2
			NEWPORT BEACH, CITY OF	06059C0403H	18-FEB-2 18-FEB-2
			NEWPORT BEACH, CITY OF	06059C0404H	18-FEB-2
		***************************************	NEWPORT BEACH, CITY OF	06059C0408H	18-FEB-2
			NEWPORT BEACH, CITY OF	06059CIND0A**	18-FEB-2
			ORANGE COUNTY *	06059C0019H	18-FEB-2
			ORANGE COUNTY *	06059C0028H	18-FEB-2
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9		***************************************	ORANGE COUNTY *	06059C0033H	18-FEB-2
			ORANGE COUNTY *	06059C0036H	18-FEB-2
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3	CA	***************************************	ORANGE COUNTY *	06059C0043H	18-FEB-2

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09				ORANGE COUNTY *	06059C0044H	18-FEB-2004
09				ORANGE COUNTY *	06059C0058H	18-FEB-2004
09				ORANGE COUNTY *	06059C0061H 06059C0062H	18-FEB-2004
09				ORANGE COUNTY *	06059C0062H	18-FEB-2004 18-FEB-2004
				ORANGE COUNTY *	06059C0064H	18-FEB-2004
09				ORANGE COUNTY *	06059C0066H	18-FEB-2004
09				ORANGE COUNTY *	06059C0068H	18-FEB-2004
				ORANGE COUNTY *	06059C0069H	18-FEB-2004
09				ORANGE COUNTY *	06059C0090H	18-FEB-2004
09				ORANGE COUNTY *	06059C0095H	18-FEB-2004
09 09				ORANGE COUNTY *	06059C0105H	18-FEB-2004
09				ORANGE COUNTY *	06059C0108H 06059C0109H	18-FEB-2004 18-FEB-2004
				ORANGE COUNTY *	06059C0112H	18-FEB-2004
09				ORANGE COUNTY *	06059C0115H	18-FEB-2004
09		CA		ORANGE COUNTY *	06059C0116H	18-FEB-2004
			***************************************	ORANGE COUNTY *	06059C0117H	18-FEB-2004
09				ORANGE COUNTY *	06059C0118H	18-FEB-2004
				ORANGE COUNTY *	06059C0119H	18-FEB-2004
09				ORANGE COUNTY *	06059C0126H 06059C0127H	18-FEB-2004 18-FEB-2004
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09				ORANGE COUNTY *	06059C0131H	18-FEB-2004
09		CA ·		ORANGE COUNTY *	06059C0132H	18-FEB-2004
09				ORANGE COUNTY *	06059C0133H	18-FEB-2004
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09				ORANGE COUNTY *	06059C0139H	18-FEB-200
09				ORANGE COUNTY *	06059C0141H	18-FEB-200
09				ORANGE COUNTY *	06059C0143H	18-FEB-200
09		CA		ORANGE COUNTY *	06059C0144H	18-FEB-2004
09				ORANGE COUNTY *	06059C0151H	18-FEB-200
				ORANGE COUNTY *	06059C0152H	18-FEB-200
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09				ORANGE COUNTY *	06059C0154H 06059C0156H	18-FEB-200-
09				ORANGE COUNTY *	06059C0157H	18-FEB-200-
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09		CA		ORANGE COUNTY *	06059C0159H	18-FEB-200-
09				ORANGE COUNTY *	06059C0161H	18-FEB-200-
09				ORANGE COUNTY *	06059C0162H	18-FEB-200
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				ORANGE COUNTY *	06059C0167H	18-FEB-200
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09		CA		ORANGE COUNTY *		18-FEB-200
09				ORANGE COUNTY *	06059C0180H	18-FEB-200
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09				ORANGE COUNTY *	06059C0226H 06059C0227H	18-FEB-200 18-FEB-200
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			ORANGE COUNTY *	06059C0266H	18-FEB-20
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Region		State	Community	Panel	Panel date
·			ORANGE COUNTY *	06059C0502H	18-FEB-20
9			ORANGE COUNTY *	06059C0504H	18-FEB-20
9			ORANGE COUNTY *	06059C0506H	18-FEB-20
9			ORANGE COUNTY *	06059C0507H	18-FEB-20
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	CA		ORANGE COUNTY *	06059C0517H	18-FEB-20
		·	ORANGE COUNTY *	06059C0526H	18-FEB-20
		·	ORANGE COUNTY *	06059C0528H	18-FEB-20
·		·	ORANGE COUNTY *	06059C0536H	18-FEB-20
		·	ORANGE COUNTY *	06059C0538H	18-FEB-20
		·	ORANGE COUNTY *	06059CIND0A**	18-FEB-20
		·	ORANGE, CITY OF	06059C0142H	18-FEB-20
		\	ORANGE, CITY OF	06059C0144H	18-FEB-20
		\	ORANGE, CITY OF	06059C0151H	18-FEB-20
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		\	ORANGE, CITY OF	06059C0161H	18-FEB-20
		\	ORANGE, CITY OF	06059C0162H	18-FEB-2
		\	ORANGE, CITY OF	06059C0163H	18-FEB-2
		\	ORANGE, CITY OF	06059C0164H	18-FEB-2
		1	ORANGE, CITY OF	06059C0166H	18-FEB-2
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		4	PLACENTIA, CITY OF	06059C0132H	18-FEB-2
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		A	PLACENTIA, CITY OF	06059C0152H	18-FEB-2
		Α	PLACENTIA, CITY OF	06059CIND0A**	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0319H	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0336H	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0337H	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0338H	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0339H	18-FEB-2
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		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0432H	18-FEB-2
	C/	Α	RANCHO SANTA MARGARITA, CITY OF	06059C0451H	18-FEB-2
	C/	Α	RANCHO SANTA MARGARITA, CITY OF	06059C0452H	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0455H	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059C0460H	18-FEB-2
		Α	RANCHO SANTA MARGARITA, CITY OF	06059CIND0A**	18-FEB-2
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		Α	SAN CLEMENTE, CITY OF	06059C0508H	18-FEB-2
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		Α	SAN CLEMENTE, CITY OF	06059C0536H	18-FEB-2
		Α	SAN CLEMENTE, CITY OF	06059C0538H	18-FEB-
		A	SAN CLEMENTE, CITY OF	06059CIND0A**	18-FEB-
		A	SAN JUAN CAPISTRANO, CITY OF	06059C0441H	18-FEB-
		A	SAN JUAN CAPISTRANO, CITY OF	06059C0442H	18-FEB-2
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		Α	SAN JUAN CAPISTRANO, CITY OF	06059C0508H	18-FEB-2
		Α	SAN JUAN CAPISTRANO, CITY OF	06059C0509H	18-FEB-2
	C	Α	SAN JUAN CAPISTRANO, CITY OF	06059C0526H	18-FEB-2
	C	A	SAN JUAN CAPISTRANO, CITY OF	06059CIND0A**	18-FEB-2
		A	SAN LUIS OBISPO COUNTY *	0603040733E**	04-FEB-2
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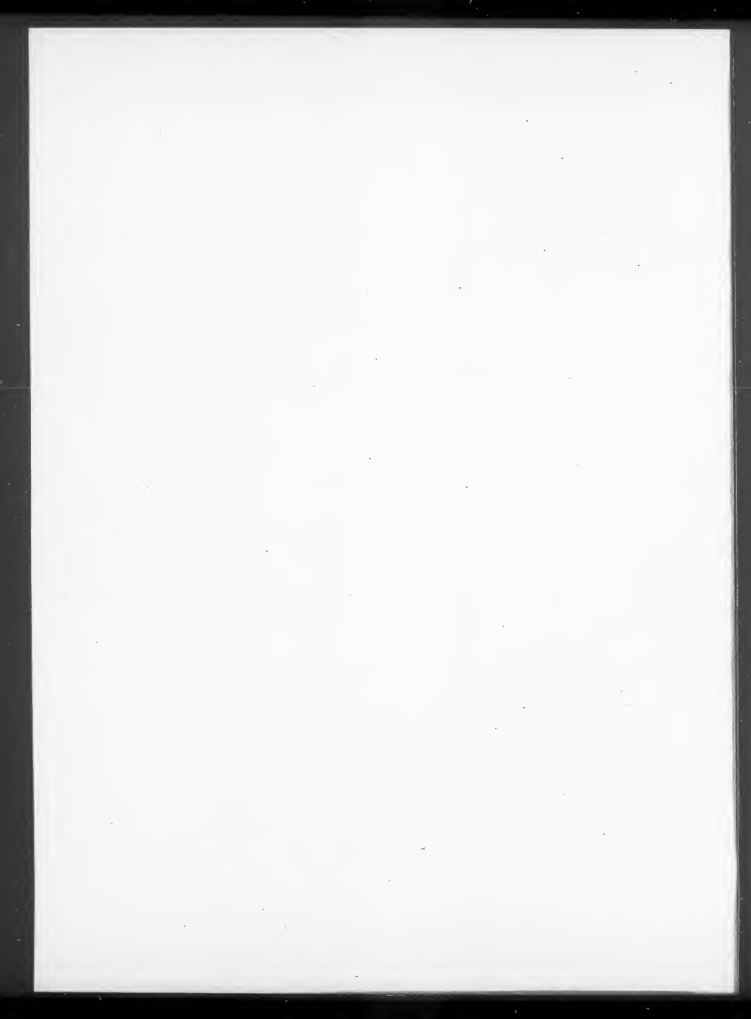
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09			SAN PABLO, CITY OF	0600360001E	16-APR-2004
09			SANTA ANA, CITY OF	06059C0139H 06059C0142H	18-FEB-2004 18-FEB-2004
09			SANTA ANA, CITY OF	06059C0142H	18-FEB-2004
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09			SANTA ANA, CITY OF	06059C0164H	18-FEB-2004
09	CA		SANTA ANA, CITY OF	06059C0252H	18-FEB-2004
09			SANTA ANA, CITY OF	06059C0256H	18-FEB-2004
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09			SANTA ANA, CITY OF	06059C0258H	18-FEB-2004
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09			SANTA ANA, CITY OFSANTA ANA, CITY OF	06059C0277H	18-FEB-2004 18-FEB-2004
09			SANTA ANA, CITY OF	06059C0278H	18-FEB-2004
09			SANTA ANA, CITY OF	06059C0279H	18-FEB-2004
09			SANTA ANA, CITY OF	06059CIND0A**	18-FEB-2004
09			SANTA BARBARA COUNTY *	0603310725E**	02-JUN-2004
09	CA		SANTA BARBARA COUNTY *	0603310730E**	02-JUN-2004
09			SANTA BARBARA COUNTY *	0603310740E**	02-JUN-2004
09			SANTA BARBARA COUNTY *	0603310745E**	02-JUN-2004
09			SANTA BARBARA COUNTY *SANTA BARBARA COUNTY *	0603312308E 0603312309E	02-JUN-2004
09			SANTA BARBARA COUNTY *SANTA BARBARA COUNTY *	0603312309E	02-JUN-2004 02-JUN-2004
09		-	SANTA BARBARA COUNTY *	0603312317E	02-JUN-2004
09			SANTA BARBARA COUNTY *	0603312328E	02-JUN-2004
09			SANTA BARBARA COUNTY *	0603312329E	02-JUN-2004
09	CA		SANTA BARBARA COUNTY *	0603312333E	02-JUN-2004
09			SANTA BARBARA COUNTY *	0603312336E	02-JUN-2004
09			SANTA BARBARA COUNTY *	0603312337E	02-JUN-2004
09			SANTA BARBARA COUNTY *	0603312341E	02-JUN-2004
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09			SEAL BEACH, CITY OF	06059C0115H	18-FEB-2004
09			SEAL BEACH, CITY OF	06059C0116H	18-FEB-2004
09		••••••	SEAL BEACH, CITY OF	06059C0118H	18-FEB-2004
09			SEAL BEACH, CITY OF	06059C0226H	18-FEB-2004
09			SEAL BEACH, CITY OF	06059C0227H	18-FEB-2004
09			SEAL BEACH, CITY OF	06059CIND0A**	18-FEB-2004
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09			STANTON, CITY OF	06059C0117H 06059C0128H	18-FEB-2004 18-FEB-2004
09			STANTON, CITY OF	06059C0136H	18-FEB-2004
09			STANTON, CITY OF	06059C0137H	18-FEB-2004
09			STANTON, CITY OF	06059C0138H	18-FEB-2004
09			STANTON, CITY OF	06059CIND0A**	18-FEB-2004
09			TUSTIN, CITY OF	06059C0164H	18-FEB-2004
09	CA		TUSTIN, CITY OF	06059C0168H	18-FEB-200
09	CA		TUSTIN, CITY OF	06059C0169H	18-FEB-200
09			TUSTIN, CITY OF	06059C0277H	18-FEB-200
09			TUSTIN, CITY OF	06059C0278H	18-FEB-200
09			TUSTIN, CITY OF	06059C0279H 06059C0281H	18-FEB-200- 18-FEB-200-
09			TUSTIN, CITY OF	06059C0282H	18-FEB-200
09			TUSTIN, CITY OF	06059C0283H	18-FEB-200
09			TUSTIN, CITY OF	06059CIND0A**	18-FEB-200
09			VILLA PARK, CITY OF	06059C0154H	18-FEB-200
09			VILLA PARK, CITY OF	06059C0158H	18-FEB-200
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09			VILLA PARK, CITY OF	06059C0166H	18-FEB-200
09			VILLA PARK, CITY OF	06059CIND0A**	18-FEB-200
09			WESTMINSTER, CITY OF	06059C0118H	18-FEB-200
09	1		WESTMINSTER, CITY OF	06059C0119H	18-FEB-200 18-FEB-200
09			WESTMINSTER, CITY OF	06059C0138H 06059C0139H	18-FEB-200 18-FEB-200
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09			WESTMINSTER, CITY OF		18-FEB-200
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Region	State	Community	Panel	Panel date
09		YORBA LINDA, CITY OF	06059C0062H	18-FEB-2004
09	CA		06059C0063H	18-FEB-2004
09			06059C0064H	18-FEB-2004
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09		,	06059C0069H	18-FEB-2004
09		,	06059C0090H	18-FEB-2004
09			06059C0095H	18-FEB-2004
09			06059C0152H	18-FEB-2004
09			06059C0156H	18-FEB-2004
09			06059C0157H	18-FEB-2004
09 09			06059C0180H	18-FEB-2004
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09			1551660860D	02-APR-2004
09			155166IND0A**	02-APR-2004
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10			4101000003E	16-APR-2004
10			4101000004E	16-APR-2004
10			410100IND0A**	16-APR-2004
10			4102020001E	16-APR-2004
10			4102020002E	16-APR-2004
10			4102020003E	16-APR-2004
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10	OR		410202IND0A**	16-APR-2004
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10			53073C1214D	16-JAN-2004
10			53073C1216D	16-JAN-2004
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10			53073C0736D	16-JAN-200-
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10	. WA	EVERSON, CITY OF	53073C0738D	16-JAN-200
10	. WA		53073CIND0A**	16-JAN-200
10	WA		53073C0690D	16-JAN-200
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Region		State	Community	Panel	Panel date
o			NOOKSACK, CITY OF	53073C0737D	16-JAN-200
0			NOOKSACK, CITY OF	53073CIND0A**	16-JAN-200
00			SUMAS, CITY OF	53073C0218D	16-JAN-200
0			SUMAS, CITY OF	53073C0219D	16-JAN-200
0			SUMAS, CITY OF	53073C0731D	16-JAN-200
0			SUMAS, CITY OF	53073C0732D 53073CIND0A**	16-JAN-200 16-JAN-200
0			SUMAS, CITY OFWHATCOM COUNTY *	53073C0065D	16-JAN-20
)			WHATCOM COUNTY *	53073C0003D	16-JAN-20
)			WHATCOM COUNTY *	53073C0120D	16-JAN-20
)			WHATCOM COUNTY *	53073C0215D	16-JAN-20
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Region	State	Community	Panel	Panel date
10	WA	WHATCOM COUNTY *	53073C1255D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1260D	16-JAN-2004
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10	WA	WHATCOM COUNTY *	53073C1300D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1605D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1610D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1625D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1632D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1634D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1640D	16-JAN-2004
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10	WA	WHATCOM COUNTY *	53073C1705D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1710D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1715D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1720D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073C1750D	16-JAN-2004
10	WA	WHATCOM COUNTY *	53073CIND0A**	16-JAN-2004

[FR Doc. 04–21155 Filed 9–23–04; 8:45 am] $\tt BILLING$ CODE 9110–12–S





Friday, September 24, 2004

Part IV

Nuclear Regulatory Commission

Privacy Act of 1974; Republication of Systems of Records Notices; Notice

NUCLEAR REGULATORY COMMISSION

Privacy Act of 1974; Republication of **Systems of Records Notices**

AGENCY: Nuclear Regulatory Commission.

ACTION: Republication of Systems of Records notices.

SUMMARY: The Nuclear Regulatory Commission (NRC) has conducted a comprehensive review of all its Privacy Act Systems of Records. The NRC is revising and republishing all its systems of records (systems) notices as a result of this review. Three of the system notices include proposed revisions that require an advance period for public comment. The remaining systems revisions are minor corrective and administrative changes that do not meet the threshold criteria established by the Office of Management and Budget (OMB) for either a new or altered system of records. These changes are in compliance with OMB Circular No. A-130, Appendix I.

DATES: The revisions to systems NRC-11, NRC-21, and NRC-22 will become effective without further notice on November 3, 2004, unless comments received on or before that date cause a contrary decision. If changes are made based on NRC's review of comments received, a new final notice will be published.

All other revisions included in this republication are complete and accurate as of September 24, 2004.

ADDRESSES: You may submit comments by any one of the following methods. Comments submitted in writing or in electronic form will be made available for public inspection. Because your comments will not be edited to remove any identifying or contact information, the NRC cautions you against including personal information such as social security numbers and birth dates in your submission.

Mail comments to: Secretary, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, ATTN: Rulemakings and Adjudications Staff.

E-mail comments to: SECY@nrc.gov. If you do not receive a reply e-mail confirming that we have received your comments, contact us directly at (301) 415-1966.

Hand deliver comments to: 11555 Rockville Pike, Rockville, Maryland 20852, between 7:30 am and 4:15 pm Federal workdays. (Telephone (301) 415-1966).

Fax comments to: Secretary, U.S. Nuclear Regulatory Commission at (301) 415-1101.

Publicly available documents related to this notice may be viewed electronically on the public computers located at the NRC's Public Document Room (PDR), O1 F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland. The PDR reproduction contractor will copy documents for a fee. Selected documents, including comments, may be viewed and downloaded electronically via the NRC rulemaking Web site at http:// ruleforum.llnl.gov.

Publicly available documents created or received at the NRC after November 1, 1999, are available electronically at the NRC's Electronic Reading Room at http://www.nrc.gov/reading-rm/ adams.html. From this site, the public can gain entry into the NRC's Agencywide Document Access and Management System (ADAMS), which provides text and image files of NRC's public documents. If you do not have access to ADAMS or if there are problems in accessing the documents located in ADAMS, contact the NRC Public Document Room (PDR) Reference staff at 1-800-397-4209, (301) 415-4737 or by e-mail to pdr@nrc.gov.

FOR FURTHER INFORMATION CONTACT: Sandra S. Northern, Privacy Program Officer, FOIA/Privacy Act Team, Records and FOIA/Privacy Services Branch, Information and Records Services Division, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, telephone: (301) 415-6879; e-mail: ssn@nrc.gov.

SUPPLEMENTARY INFORMATION:

Republication of NRC's Revised **Systems of Records Notices**

These notices were last published in the Federal Register on October 15, 2002 (67 FR 63774-63808).

Two systems of records have been revoked, NRC-30, "Reactor Program System (RPS)/Regulatory Information Tracking System (RITS)," and NRC-31, "Correspondence and Records, Office of the Secretary."

Proposed Revisions to Existing Systems of Records

NRC is proposing to amend the system notices for NRC-11, "General Personnel Records," NRC-21, "Payroll Accounting Records," and NRC-22, "Personnel Performance Appraisals," to add a new routine use to each that will allow the disclosure of personnel and payroll records to the Department of Interior (DOI), Federal Personnel/ Payroll System (FPPS), who, under an interagency agreement with the NRC, will maintain electronic personnel

information and conduct payroll-related activities for NRC employees as part of the Federal e-Gov initiative.

In addition, other minor changes are being made to these three systems to make them more accurate and current.

A report on the proposed revisions is being sent to OMB, the Committee on Governmental Affairs of the U.S. Senate, and the Committee on Government Reform of the U.S. House of Representatives as required by the Privacy Act and OMB Circular No. A-130, Appendix I, "Federal Agency Responsibilities for Maintaining Records About Individuals.'

Privacy Act Systems Nuclear Regulatory Commission

NRC Systems of Records

1. Parking Permit Records-NRC.

2. Biographical Information Records-NRC.

3. Enforcement Actions Against Individuals---NRC.

4. Conflict of Interest Files-NRC. 5. Contracts Records Files-NRC. 6. Department of Labor (DOL)

Discrimination Cases—NRC. 7. Call Detail Records-NRC.

- 8. Employee Appeals, Grievances, and Complaints Records—NRC.
- 9. Office of Small Business and Civil Rights Discrimination Complaint Files-NRC 10. Freedom of Information Act (FOIA) and
- Privacy Act (PA) Requests Records—NRC. 11. General Personnel Records (Official Personnel Folder and Related Records)-NRC.
- 12. Child Care Tuition Assistance Program Records-NRC.
- 13. Incentive Awards Files-NRC. 14. Employee Assistance Program Files-
- 15. (Revoked.)
- 16. Facility Operator Licensees Record Files (10 CFR Part 55)—NRC.
- 17. Occupational Injuries and Illness Records-NRC.
- 18. Office of the Inspector General (OIG) Investigative Records-NRC.
- 19. Official Personnel Training Records Files-NRC.
 - 20. Official Travel Records—NRC. 21. Payroll Accounting Records—NRC.
- 22. Personnel Performance Appraisals—
- 23. Office of Investigations Indices, Files, and Associated Records-NRC.
- 24. Property and Supply System (PASS)-NRC.
- 25. Oral History Program-NRC.
- Full Share Program Records—NRC. 27. Radiation Exposure Information and Reports System (REIRS) Files-NRC.
- 28. Recruiting, Examining, and Placement Records-NRC.
 - 29. (Revoked.)
 - 30. (Revoked.)
- 31. (Revoked.)
- 32. Office of the Chief Financial Officer Financial Transactions and Debt Collection Management Records—NRC
 - 33. Special Inquiry File—NRC. 34. (Revoked.)

- 35. Drug Testing Program Records-NRC.
- 36. Employee Locator Records Files-NRC.
- 37. Information Security Files and Associated Records—NRC.
- 38. Mailing Lists-NRC.
- 39. Personnel Security Files and Associated Records—NRC.
- 40. Facility Security Access Control Records—NRC.
- 41. Tort Claims and Personal Property Claims Records—NRC.
- 42. Strategic Workforce Planning Records
 —NRC.
- 43. Employee Health Center Records—NRC.
- 44. Employee Fitness Center Records—NRC.

These systems of records are those systems maintained by the NRC that contain personal information about individuals, and from which personal information can be retrieved by reference to an individual identifier.

The notice for each system of records states the name and location of the record system, the authority for and manner of its operation, the categories of individuals that it covers, the types of records that it contains, the sources of information in those records, and the proposed "routine uses" of each system of records. Each notice also includes the business address of the NRC official who will inform interested persons of the procedures whereby they may gain access to and request amendment of records pertaining to themselves.

One of the purposes of the Privacy Act (Act), as stated in section 2(b)(4) of the Act, is to provide certain safeguards for an individual against an invasion of personal privacy by requiring Federal agencies to * * * "disseminate any record of identifiable personal information in a manner that assures that such action is for a necessary and lawful purpose, that information is current and accurate for its intended use, and that adequate safeguards are provided to prevent misuse of such information." The NRC intends to follow these principles in transferring information to another agency or individual as a "routine use," including assurance that the information is relevant for the purposes for which it is transferred.

Prefatory Statement of General RoutineUses

The following routine uses apply to each system of records notice set forth below which specifically references this Prefatory Statement of General Routine Uses.

1. If a system of records maintained by the NRC to carry out its functions indicates a violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rules, or order issued pursuant thereto, the relevant records in the system of records may be referred, as a routine use, to the appropriate agency, whether Federal, State, local, or foreign, charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, or order issued pursuant thereto.

2. A record from this system of records may be disclosed, as a routine use, to a Federal, State, local, or foreign agency, if necessary, to obtain information relevant to an NRC decision concerning the hiring or retention of an employee, the issuance of a security clearance, the letting of a contract, or the issuance of a license, grant, or other benefit.

3. A record from this system of records may be disclosed, as a routine use, to a Federal, State, local, or foreign agency in response to its request, in connection with the hiring or retention of an employee, the issuance of a security clearance, the reporting of an investigation of an employee, the letting of a contract, or the issuance of a license, grant, or other benefit by the requesting agency, to the extent that the information is relevant and necessary to the requesting agency's decision on the matter.

4. A record from this system of records may be disclosed, as a routine use, in the course of discovery and in presenting evidence to a court, magistrate, administrative tribunal, or grand jury, including disclosures to opposing counsel in the course of settlement negotiations.

5. Disclosure may be made, as a routine use, 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.

6. A record from this system of records may be disclosed, as a routine use, to NRC-paid experts, consultants, and others under contract with the NRC, on a "need-to-know" basis for a purpose within the scope of the pertinent NRC contract. This access will be granted to an NRC contractor by a system manager only after satisfactory justification has been provided to the system manager.

NRC-

SYSTEM NAME:

Parking Permit Records—NRC.

SYSTEM LOCATION:

Office of Administration, Administrative Services Center, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Employees and contractors who apply for parking permits for NRC-controlled parking spaces.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records consist of the applications and the revenue collected for the headquarters buildings garage. The applications include, but are not limited to, the applicant's name, address, telephone number, length of service, and vehicle, rideshare and handicap information.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

31 U.S.C. 3511, 41 CFR 101–20.104, Parking Facilities; Management Directive 13.4, "Transportation Management," Part I, "White Flint North Parking Procedures".

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

- a. To record amount paid and revenue collected for parking;
- b. To contact permit holder;
- c. To determine priority for issuance of permits:
- d. To provide statistical reports to city, county, State, and Federal Government agencies; and
- e. For the routine uses specified in paragraph numbers 1, 4, 5, and 6 in the Prefatory Statement of General Routine

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained on paper in file folders and on computer media.

RETRIEVABILITY

Accessed by name, tag number and permit number.

SAFEGUARDS:

Paper records and backup disks are maintained in locked file cabinets under visual control of the Administrative Services Center. Computer files are maintained on a hard drive, access to which is password protected. Access to and use of these records are limited to

those persons whose official duties require access.

RETENTION AND DISPOSAL:

Records are destroyed when 3 years old in accordance with GRS 3.3a(1)(b) by shredding or in the regular trash disposal system. The automated records are destroyed when no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Administrative Services Center, Division of Administrative Services, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Applications submitted by NRC employees and contractors.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-2

SYSTEM NAME:

Biographical Information Records—NRC.

SYSTEM LOCATION:

Office of Public Affairs, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former Commissioners and senior NRC staff members.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information relating to education and training, employment history, and other general biographical data about the Commissioners and senior NRC staff members, including photographs of Commissioners.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

42 U.S.C. 5841, 5843(a), 5844(a), 5845(a), and 5849

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

- a. To provide information to the press;
- b. To provide information to other persons and agencies requesting this information; and
- c. For the routine uses specified in paragraph numbers 5 and 6 of the Prefatory Statement of General Routine Uses. Biographies of current Commissioners are available on the NRC's Web site.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Paper records are maintained in file folders and on computer media.

RETRIEVABILITY:

Records are accessed by name.

SAFEGUARDS:

Maintained in unlocked file cabinets. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

Information on Commissioners retained until updated or no longer needed. Senior NRC staff information retained until updated or association with NRC is discontinued. Paper records discarded in regular trash disposal.

SYSTEM MANAGER(S) AND ADDRESS:

Deputy Director, Office of Public Affairs, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD.SOURCE CATEGORIES:

Information in this system of records is provided by each individual and approved for use by the individual involved.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None

NRC-3

SYSTEM NAME:

Enforcement Actions Against Individuals—NRC.

SYSTEM LOCATION:

Primary system—Office of Enforcement, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems may exist, in whole or in part, at the NRC Regional Offices at the locations listed in Addendum I, Part 2, and in the Office of the General Counsel, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals involved in NRC-licensed activities who have been subject to NRC enforcement actions or who have been the subject of correspondence indicating that they are being, or have been, considered for enforcement action.

CATEGORIES OF RECORDS IN THE SYSTEM:

The system includes, but is not limited to, individual enforcement actions, including Orders, Notices of Violations with and without Civil Penalties, Orders Imposing Civil Penalties, Letters of Reprimand, Demands for Information, and letters to individuals who are being or have been considered for enforcement action. Also included are responses to these actions and letters. In addition, the files may contain other relevant documents directly related to those actions and letters that have been issued. Files are arranged numerically by Individual Action (IA) numbers, which are assigned when individual enforcement actions are considered. In instances where only letters are issued, these letters also receive IA numbers. The system includes a computerized database from which information is retrieved by names of the individuals subject to the action and IA numbers.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

42 U.S.C. 2114; 42 U.S.C. 2167, as amended; 42 U.S.C. 2201(i), as amended; and 42 U.S.C. 2282, as

amended; 10 CFR 30.10, 40.10, 50.5, 60.11, 61.9b, 70.10, 72.12, and 110.7b.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To respond to general information requests from the Congress;

b. To deter future violations, certain information in this system of records may be routinely disseminated to the public by means such as: publishing in the Federal Register certain enforcement actions issued to individuals and making the information available in the Public Electronic Reading Room accessible through the NRC Web site, http://www.nrc.gov.

c. When considered appropriate for disciplinary purposes, information in this system of records, such as enforcement actions and hearing proceedings, may be disclosed to a bar association, or other professional organization performing similar functions, including certification of individuals licensed by NRC or Agreement States to perform specified licensing activities;

d. Where appropriate to ensure the public health and safety, information in this system of records, such as enforcement actions and hearing proceedings, may be disclosed to a Federal or State agency with licensing jurisdiction;

e. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 and 2906: and

f. For the routine uses specified in paragraphs 1, 2, 3, 4, and 5 of the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Records are maintained on paper in file folders, on computer printouts, and on computer media.

RETRIEVABILITY:

Records are accessed by individual action file number or by the name of the individual.

SAFEGUARDS:

Paper records are maintained in lockable file cabinets and are under visual control during duty hours. Access to computer records requires use of proper password and user identification codes. Access to and use of these records is limited to those NRC employees whose official duties require access.

RETENTION AND DISPOSAL:

Significant Enforcement Actions Case Files are permanent records and are transferred to NARA with related indexes when 20 years old in accordance with NARA approved schedule N1–431–00–05, Item 3.a(1) and 3.a(4). All other enforcement actions and violations are destroyed 10 years after the actions are cut off, in accordance with NARA approved schedule N1–431–00–05, Item 3.b(1) and 3.b(4).

SYSTEM MANAGER(S) AND ADDRESS:

Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in the records is primarily obtained from NRC inspectors and investigators and other NRC employees, individuals to whom a record pertains, authorized representatives for these individuals, and NRC licensees, vendors, other individuals regulated by the NRC, and persons making allegations to the NRC.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-4

SYSTEM NAME:
Conflict of Interest Files—NRC.

SYSTEM LOCATION:

Office of the General Counsel, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Persons who are employees, Special Government employees, former employees, advisory committee members, and consultants of NRC.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information relating to:

a. General biographical data (i.e., name, birth date, home address, position title, home and business telephone numbers, citizenship, educational history, employment history, professional society memberships, honors, fellowships received, publications, licenses, and special qualifications);

b. Financial status (i.e., nature of financial interests and in whose name held, creditors, character of indebtedness, interest in real property, monthly U.S. Civil Service Annuity, and status as Uniformed Services Retired Officer):

c. Certifications by employees that they and members of their families are in compliance with the Commission's stock ownership regulations;

d. Requests for approval of outside employment by NRC employees and NRC responses thereto;

e. Advice and determinations (i.e., no conflict or apparent conflict of interest, questions requiring resolution, steps taken toward resolution); and

f. Information pertaining to appointment (i.e., proposed period of NRC service, estimated number of days of NRC employment during period of service, proposed pay, clearance status, description of services to be performed and explanation of need for the services, justification for proposed pay, description of expenses to be reimbursed and dollar limitation, and description of Government-owned property to be in possession of appointee).

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 CFR 2634–2641, 5801; 18 U.S.C. 201–209; Executive Order 12731; Ethics in Government Act of 1978; as amended.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To provide the Department of Justice, Office of Personnel Management, Office of Government Ethics, Office of Special Counsel, and/or Merit Systems Protection Board with information concerning an employee in instances where this office has reason to believe a Federal law may have been violated or where this office desires the advice of the Department, Office, or Board concerning potential violations of Federal law; and

b. For any of the routine uses specified in the Prefatory Statement of

General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Paper records are maintained in file folders. Records are also maintained on computer media.

RETRIEVABILITY:

Records are accessed by name.

SAFEGUARDS:

Records are maintained in locked file cabinets and in computer files that can only be accessed by the appropriate personnel.

RETENTION AND DISPOSAL:

Financial disclosure records are destroyed when 6 years old in accordance with GRS 25–2.a and GRS 25–2.b; except that documents needed in an ongoing investigation will be retained until no longer needed in the investigation. Computer files are deleted after the expiration of the retention period authorized for the disposable hard copy file or when no longer needed, whichever is later.

SYSTEM MANAGER(S) AND ADDRESS:

Assistant General Counsel for Legal Counsel, Legislation, and Special Projects, Office of the General Counsel, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records either comes from the individual to whom it applies, or is derived from information he or she supplied, or comes from the office to which the individual is to be assigned, other NRC offices, or other persons such as attorneys.

EXEMPTIONS CLAIMED FOR THE SYSTEM: None.

NRC-5

SYSTEM NAME:

Contracts Records Files-NRC.

SYSTEM LOCATION:

Primary system—Division of Contracts, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist, in part, at the locations listed in Addendum I, Parts 1 and 2, in working files maintained by the assigned office project manager and in the NRC's Agencywide Documents Access and Management System (ADAMS).

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

NRC employees substantially involved with contracting, such as Project Officers and Procurement Officials. Persons who are employed as NRC contractors.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain personal information (such as technical qualifications, education, rates of pay, employment history) of contractors and their employees, and other contracting records. They also contain evaluations, recommendations, and reports of NRC Acquisition Officials, assessment of contractor performance, invoice payment records, and related information.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

44 U.S.C. 3301; 31 U.S.C. 3511; 48 CFR Subpart 4.8; NRC Management Directive 3.53, Records Management.

ROUTINE USES OF RECORDS MAINTAINED IN THE 'SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To provide information to the Federal Procurement Data Center,

Department of Health and Human Services, Defense Contract Audit Agency, General Accounting Office, and other Federal agencies for audits and reviews; and

b. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on paper in file folders and on computer media.

RETRIEVABILITY:

Paper records are accessed by contract number, taxpayer identification number (TIN), or purchase order number; and are cross-referenced to the automated system that contains the name of the contractor, vendor, project officer, procurement official, or contractor manager.

SAFEGUARDS:

File folders are maintained in unlocked conserver files in a key code locked room. Access to and use of these records are limited to those persons whose official duties require such access. Access to automated systems is protected by password and roles and responsibilities.

RETENTION AND DISPOSAL:

Records for transactions of more than \$100,000 are destroyed 6 years and 3 months after final payment, in accordance with GRS 3–3.a(1)(a). Transactions of \$100,000 or less are destroyed 3 years after final payment in accordance with GRS 3–3.a(1)(b). Records are destroyed through regular trash disposal system, except for confidential business (proprietary) information which is destroyed by shredding. Electronic records are retained until no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Division of Contracts, Office of Administration, U.S. Nuclear Regulatory Commission, Washington. DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Some information was received in confidence and will not be disclosed to the extent that disclosure would reveal confidential business (proprietary) information.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records comes from the contractor or potential contractor or NRC employee.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(1) and (k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-6

SYSTEM NAME:

Department of Labor (DOL) Discrimination Cases—NRC.

SYSTEM LOCATION:

Primary system—Office of Enforcement, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland

Duplicate system—Duplicate systems may exist, in whole or in part, in the Office of the General Counsel, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland, and in enforcement coordinators' offices at NRC Regional Offices at the addresses listed on Addendum I, Part 2. The duplicate systems in the Regional Offices would ordinarily be limited to the cases filed in each Region.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals who have filed complaints with the Department of Labor (DOL) concerning alleged acts of discrimination in violation of section 211 of the Energy Reorganization Act.

CATEGORIES OF RECORDS IN THE SYSTEM:

The system consists of files arranged alphabetically by name to track complaints filed by individuals with DOL under section 211 of the Energy Reorganization Act. These files include documents related to, and provided by, the DOL including copies of complaints, correspondence between the parties, and decisions by the Regional Administrators of DOL's Occupational, Safety, and Health Administration, Administrative Law Judges, and the Administrative Review Board.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

42 U.S.C. 2201, as amended; 42 U.S.C. 2282, as amended; 42 U.S.C. 5851, as amended; 10 CFR 30.7, 40.7, 50.7, 60.9, 61.9, 70.7, and 72.10.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

Any of the routine uses specified in 'the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on paper in file folders, on computer printouts, and on computer media.

RETRIEVABILITY:

Records are accessed by the name of the individual who has filed a complaint with DOL.

SAFEGUARDS:

Paper records are maintained in lockable file cabinets. Access to computer records requires use of proper password and user identification codes. Access to and use of these records are limited to those NRC employees whose official duties require access.

RETENTION AND DISPOSAL:

Nonrecord materials are destroyed when no longer needed by NRC.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Information received from the Department of Labor is treated by DOL as public information and subject to disclosure under applicable laws.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Individuals to whom a record pertains, attorneys for these individuals, union representatives serving as advisors to these individuals, NRC licensees, NRC staff, and DOL.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-7

Call Detail Records-NRC.

SYSTEM LOCATION:

SYSTEM NAME:

Office of the Chief Information Officer, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, MD, and NRC's Regional offices I-IV listed in Addendum I, Part 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals utilizing NRC telecommunication services, including the recipients of long distance and cellular calls.

CATEGORIES OF RECORDS IN THE SYSTEM:

Call detail records of calls originating from or otherwise billed to NRC including, but not limited to, originating and destination telephone numbers, cities, States, date, time, cost, duration, and agency billing hierarchy code.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

44 U.S.C. 3101 et seq.; 41 CFR 101–35.1, Use of Government Telephones; 41 CFR part 101, Subchapter B, Management and Use of Information and Records; NRC Management Directive 3.53, Records Management.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To determine an individual's responsibility for telephone calls;

b. To assist in the planning and effective management of NRC telecommunication services, and to determine that those services are being used in an efficient and economical manner; c. To verify invoices for telecommunication services; and

d. For the routine uses specified in paragraphs 1, 3, 5, and 6 of the Prefatory Statement of General Routine Uses.

DISCLOSURES TO CONSUMER REPORTING AGENCIES:

Disclosures under 5 U.S.C. 552a(b)(12) may be made from this system to "consumer reporting agencies" as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f) (1970)) or the Federal Claims Collection Act of 1966 (31 U.S.C. 3701(a)(3) (1996)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Maintained in paper files and on computer media.

RETRIEVÁBILITY:

Accessed by telephone number or organizational code.

SAFEGUARDS:

Maintained in locking file cabinets or locked rooms. Computer files are password protected. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

Records pertaining to employee phone use are destroyed when 3 years old in accordance with GRS 12–4. Records pertaining to location of telephone equipment, equipment requests, and phone service are destroyed when 3 years old in accordance with GRS 12–2.b.

SYSTEM MANAGER(S) AND ADDRESS:

Headquarters: Director, Infrastructure and Computer Operations Division, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DG 20555–0001.

Regional Offices I–IV: The appropriate Director, Division of Resource Management and Administration, at the locations listed in Addendum I, Part 2.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Call detail data from telecommunications service providers.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-8

SYSTEM NAME:

Employee Appeals, Grievances, and Complaints Records—NRC.

SYSTEM LOCATION:

Primary system—Office of Human Resources, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—A duplicate system may be maintained, in whole or in part, in the Office of the General Counsel, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland, and at NRC's Regional Offices at locations listed in Addendum I, Part 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Applicants for NRC employment, current and former NRC employees, and annuitants who have filed written complaints brought to the Office of Human Resource's attention or initiated grievances or appeal proceedings as a result of a determination made by the NRC, Office of Personnel Management, and/or Merit Systems Protection Board, or a Board or other entity established to adjudicate such grievances and appeals.

CATEGORIES OF RECORDS IN THE SYSTEM:

Includes all documents related to disciplinary actions, adverse actions, appeals, complaints, grievances, arbitrations, and negative determinations regarding within-grade salary increases. It contains information relating to determinations affecting individuals made by the NRC, Office of Personnel Management, Merit Systems Protection Board, arbitrators or courts of law. The records consist of the initial appeal or complaint, letters or notices to the individual, records of hearings when conducted, materials placed into the record to support the decision or determination, affidavits or statements, testimony of witnesses, investigative reports, instructions to an NRC office or division concerning action to be taken to comply with decisions, and related correspondence, opinions, and recommendations.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 3591, 5 U.S.C. 4303, as amended, 5 U.S.C. 7503; 42 U.S.C. 2201(d), as amended.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To furnish information to the Office of Personnel Management and/or Merit Systems Protection Board under applicable requirements related to grievances and appeals;

b. To provide appropriate data to union representatives and third parties (that may include the Federal Services Impasses Panel and Federal Labor Relations Authority) in connection with grievances, arbitration actions, and appeals; and

c. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on paper in file folders and binders and on computer media.

RETRIEVABILITY:

Records are retrieved by individual's name.

SAFEGUARDS:

Maintained in locked file cabinets and in a password-protected automated system available only to Labor Relations personnel. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

Records related to grievances, appeals, and adverse actions are destroyed seven years after the cases are closed in accordance with GRS 1–30.a and GRS 1–30.b, and computer files are destroyed after the period authorized for the related hard copy files or when no longer needed, whichever is later.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Organization and Labor Relations, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Some information was received in confidence and will not be disclosed to the extent that disclosure would reveal a confidential source.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Individuals to whom the record pertains, NRC, Office of Personnel Management and/or Merit Systems Protection Board officials; affidavits or statements from employees, union representatives, or other persons; testimony of witnesses; official documents relating to the appeal, grievance, or complaint; Official Personnel Folder; and other Federal agencies.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-9

SYSTEM NAME:

Office of Small Business and Civil Rights Discrimination Complaint Files— NRC.

SYSTEM LOCATION:

Primary system—Office of Small Business and Civil Rights, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—A duplicate system exists, in part, in the Office of the General Counsel, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Applicants for NRC employment and current and former NRC employees who have initiated EEO counseling and/or filed a formal complaint of employment discrimination under Title VII of the Civil Rights Act, the Age Discrimination in Employment Act, the Equal Pay Act, and the Rehabilitation Act. Individuals in the United States in education programs or activities receiving Federal financial assistance from the NRC who

initiated an informal complaint aud/or filed a formal complaint of sex discrimination under Title IX of the Civil Rights Act. Individuals in the United States in programs or activities receiving Federal financial assistance from the NRC who initiated an informal complaint and/or filed a formal complaint of discrimination under Title VI of the Civil Rights Act, the Age Discrimination Act of 1975, Section 504 of the Rehabilitation Act of 1973, and Title IV of the Energy Reorganization Act of 1974, as amended.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system of records may contain copies of written reports by counselors: investigative files; administrative files, including documentation of withdrawn and/or dismissed complaints; complainant's name, title, and grade; types and theories of discrimination alleged; description of action and conditions giving rise to complaints, settlement agreements, and compliance documents; description of corrective and/or remedial actions; description of disciplinary actions, if any; request for hearings, procedural information, and hearing transcripts; procedural information and forms regarding Alternative Dispute Resolution (ADR); **Equal Employment Opportunity** Commission (EEOC), Merit System Protection Board (MSPB), Department of Education, and Department of Justice findings, analyses, decisions and orders; final agency decisions and final actions; and notices of intent to file in Federal district court, notices of cases filed in Federal district court, and Federal court

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

29 U.S.C. 206(d), as amended; 29 U.S.C. 633a, as amended; 29 U.S.C. 791 et seq.; 42 U.S.C. 2000e–16, as amended; 42 U.S.C. 5891; Executive Order (E.O.) 11246; E.O. 11375; E.O. 12086; E.O. 13166; 29 CFR part 1614; 10 CFR part 4; and Public Law 107–174, Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To furnish information related to discrimination complaints to the Equal

Employment Opportunity Commission, the Office of Personnel Management, the Merit Systems Protection Board, the Department of Justice, the Department of Education, Health and Human Services, Office of Management and Budget, and Congress, under applicable requirements; and

b. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained in file folders, binders, and on computer media.

RETRIEVABILITY:

Accessed by name and docket number.

SAFEGUARDS:

Paper records are maintained in locked file cabinets. Automated system is password protected. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

Official Discrimination Complaint Case Files are destroyed four years after the resolution of the case in accordance with GRS 1–25.a. Computer files are destroyed after the period authorized for the related hard copy files or when no longer needed, whichever is later.

SYSTEM MANAGER(S) AND ADDRESS:

Civil Rights Program Manager, Office of Small Business and Civil Rights, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Some information was received in confidence and will not be disclosed to the extent that disclosure would reveal a confidential source.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Individual to whom the record pertains, counselors, mediators, investigators, NRC staff, Office of Human Resources, the Equal Employment Opportunity Commission, the Office of Personnel Management, the Merit Systems Protection Board, the Department of Justice and/or Department of Education officials, affidavits or statements from complainants, testimony of witnesses, and official documents relating to the complaints.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552(c)(3), (d), (e)(4) (G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-10

SYSTEM NAME:

Freedom of Information Act (FOIA) and Privacy Act (PA) Requests Records—NRC.

SYSTEM LOCATION:

Primary system—FOIA/Privacy Team, Records and FOIA/Privacy Services Branch, Information and Records Services Division, Office of the Chief Information Officer, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems may exist, in part, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Persons who have made FOIA or PA requests for NRC records.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains copies of the written requests from individuals or organizations made under the FOIA or PA, the NRC response letters, and related records.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 552 and 552a; 42 U.S.C. 2201, as amended.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. If an appeal or court suit is filed with respect to any records denied;

b. For preparation of reports required by 5 U.S.C. 552 and 5 U.S.C. 552a;

c. To another Federal agency when consultation or referral is required to process a request; and

d. For any of the routine uses specified in the Prefatory Statement of General Routine Uses. Some of the FOIA records are made publicly available in the Public Electronic Reading Room accessible through the NRC Web site, http://www.nrc.gov.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on paper, CD ROM, audio and video tapes, and disks in file folders; and on computer media.

RETRIEVABILITY:

Accessed by unique assigned number for each request and by requester's name.

SAFEGUARDS:

Records are maintained in locked file cabinets that are kept in locked rooms. Computerized records are password protected. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

Records are retained in hard copy or electronic record format for 2 years from date of reply if the request is granted in accordance with GRS 14–11.a(1), 6 years if denied in accordance with GRS 14–11.a(3)(a), and 6 years from date of final determination, if appealed, in accordance with GRS 14–12.a. The FOIA/PA official files are on paper and in electronic form. FOIA/PA records are disposed of by placement in receptacles designated for classified and sensitive unclassified waste.

SYSTEM MANAGER(S) AND ADDRESS:

Freedom of Information Act and Privacy Act (FOIA/PA) Officer, FOIA/ Privacy Team, Records and FOIA/ Privacy Services Branch, Information and Records Services Division, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the

procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Requests are made by individuals. The response to the request is based upon information contained in NRC records.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-11

SYSTEM NAME:

General Personnel Records (Official Personnel Folder and Related Records)—NRC.

SYSTEM LOCATION:

Primary system—For Headquarters and all Senior Executive Service (SES) personnel, Office of Human Resources, NRC, One and Two White Flint North, 11555 and 11545 Rockville Pike, Rockville, Maryland. For Regional personnel, at Regional Offices I–IV listed in Addendum I, Part 2. NRC has an interagency agreement with the U.S. Department of the Interior, Federal Personnel/Payroll System, in Denver, Colorado, to maintain electronic personnel and payroll information for its employees as of November 2, 2003.

Duplicate system—Duplicate systems exist, in part, within the organization where the employee actually works for administrative purposes, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM;

Current NRC employees and those formerly employed by the NRC (terminated through death, resignation, retirement, or separation).

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains personnel records that document an individual's Federal career and includes notification of personnel action (SF-50) and documents supporting the action taken; life insurance, thrift savings plan, health benefits and related beneficiary forms; letters of disciplinary action; notices of reductions-in-force; and other records retained in accordance with Office of Personnel Management's Guide to Personnel Recordkeeping. These records include employment information such as personal qualification statements (SF-171 and OF-612), resumes, and related documents including information about an individual's birth

date, social security number, veterans preference status, tenure, minority group designator, physical handicaps, past and present salaries, grades, position titles; employee locator forms identifying home and work address, phone numbers and emergency contacts; and certain medical records related to initial appointment and employment.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 7901; 42 U.S.C. 290dd–2; 42 U.S.C. 290ee–1; 42 U.S.C. 2201(d); Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In accordance with an interagency agreement the NRC may disclose records to the U.S. Department of the Interior (DOI), Federal Personnel/Payroll System (FPPS), in order to effect the maintenance of electronic personnel records on behalf of the NRC related to

its employees.

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses; or, where determined to be appropriate and necessary, the NRC may authorize DOI to make the disclosure:

a. By the Office of Personnel Management (OPM) and/or Merit Systems Protection Board for making a decision when an NRC employee or former NRC employee questions the validity of a specific document in an

individual's record;

b. To provide information to a prospective employer of a Government employee. Upon transfer of the employee to another Federal agency, the information is transferred to such

agency;

c. To store all personnel actions and related documentation, OPM investigations, OIG investigations, security investigations, determine eligibility for Federal benefits, employment verification, and to update monthly Central Personnel Data File (CPDF);

d. To provide statistical reports to Congress, agencies, and the public on characteristics of the Federal work force;

e. To provide information to the Office of Personnel Management and/or Merit Systems Protection Board for review and audit purposes;

f. To provide members of the public with the names, position titles, grades,

salaries, appointments (temporary or permanent), and duty stations of employees;

g. For medical records, to provide information to the Public Health Service in connection with Health Maintenance Examinations and to other Federal agencies responsible for Federal benefit programs administered by the Department of Labor (Office of Workers' Compensation Programs) and the Office of Personnel Management; and

h. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Records are maintained on paper in file folders and on computer media. Beginning November 2, 2003, electronic records are maintained in the Department of the Interior's (DOI) Federal Personnel/Payroll System (FPPS). Electronic records prior to November 2, 2003, are maintained at NRC in the Human Resources Management System (HRMS).

RETRIEVABILITY:

Records are retrieved by name and/or social security number.

SAFEGUARDS:

Official Personnel Folders are maintained in locking cabinets in a keypad locked room and related documents may be maintained in unlocked file cabinets or an electromechanical file organizer. Automated systems are password protected. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

The Official Personnel Folder is sent to the next Federal employing office if the employee transfers, or to the National Personnel Records Center within 30 days of the date of the employee's separation from the Federal service in accordance with GRS 1-1.b-OPF. Correspondence and forms maintained on the left side of the Official Personnel Folder are temporary récords and are maintained for the periods of time specified in The Guide to Personnel Recordkeeping or other agency guidelines in accordance with GRS 1-10. Computer records are retained until no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

For Headquarters and all NRC SES employees—Chief, Human Resources

Services and Operations, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

For Region I–IV non-SES employees— The appropriate Regional Personnel Officer at the locations listed in Addendum I, Part 2.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records comes from the individual to whom it applies; is derived from information supplied by that individual; or is provided by agency officials, other Federal agencies, universities, other academic institutions, or persons, including references, private and Federal physicians, and medical institutions.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(5) and (k)(6), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-12

SYSTEM NAME:

Child Care Tuition Assistance Program Records—NRC.

SYSTEM LOCATION:

Federal Employee Education and Assistance Fund (FEEA), 8441 W. Bowles Avenue, Suite 200, Littleton, Colorado.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

NRC employees who voluntarily apply for child care tuition assistance.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records include application forms for child care tuition assistance containing personal information about the employee (parent), their spouse (if applicable), their child/children, and their child care provider, including name, social security number, employer, grade, home and work telephone numbers, home and work addresses, total family income, name of child on whose behalf the parent is applying for tuition assistance, child's date of birth; information on child care providers used, including name, address, provider license number and State where issued, tuition cost, and provider tax identification number; and copies of IRS Form 1040 or 1040A for verification purposes.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Public Law 107–67, section 630 and Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To the Office of Personnel Management to provide statistical

reports; and

b. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSITION OF RECORDS IN THE SYSTEM:

STORAGE

Information maintained on paper forms and on computers at the FEEA contractor site.

RETRIEVABILITY:

Information may be retrieved by employee name or social security number.

SAFEGUARDS:

When not in use by an authorized person, paper records are stored in lockable file cabinets and computer records are protected by the use of passwords.

RETENTION AND DISPOSAL:

The records in this system are currently unscheduled and must be retained until the National Archives and Records Administration (NARA) approves a records disposition schedule for this material.

SYSTEM MANAGER AND ADDRESS:

Director, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information is obtained from NRC employees who apply for child care tuition assistance and their child care provider. Furnishing of the information is voluntary.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-13

SYSTEM NAME:

Incentive Awards Files-NRC.

SYSTEM LOCATION:

Primary system—Office of Human Resources, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems may exist, in part, within the organization where the employee actually works, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former NRC employees who merit special recognition for achievements either within or outside the employee's job responsibilities. Awards include both NRC awards and awards of other agencies and organizations for which NRC employees are eligible.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system of records contains employee's name, title, office, grade, and salary; justification to support recommendation and authorization for cash award; monetary amount of cash award; actions by approving officials; record of individuals receiving awards; suggestions and evaluations of suggestions; citation to be used; and related documents.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 4501-4513, 5336.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. By other Government agencies or organizations to process and approve

nominations or awards;

b. By the Office of the Attorney General and the President of the United States in reviewing recommended awards;

c. To make reports to the Office of Personnel Management and/or Merit Systems Protection Board;

d. By other Government agencies to recommend whether suggestions should be adopted in instances where the suggestion made by an NRC employee affects the functions or responsibilities of the agencies; and

e. For any of the routine uses specified in the Prefatory Statement of

General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained on paper in file folders and computer media.

RETRIEVABILITY:

Information is accessed by name, type of award, office, and year of award.

SAFEGUARDS:

Maintained in locking file cabinets and in a password-protected computer system. Access to and use of these records is limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

a. Records relating to meritorious and distinguished service awards made at the Commission level, excluding those in the Official Personnel Folder, are permanent in accordance with NRCS 2–22.3.a;

b. Case files pertaining to NRC-sponsored awards, excluding those for departmental-level awards, are destroyed 2 years after approval or disapproval in accordance with GRS 1–12.a(1):

c. Correspondence pertaining to awards from other Federal agencies or non-Federal organizations are destroyed when 2 years old in accordance with GRS 1–12.a(2); d. Letters of commendation and appreciation, excluding copies filed in the Official Personnel Folder, are destroyed when 2 years old in accordance with GRS 1–12.c;

e. Lists and indexes to agency award nominations are destroyed when superseded or obsolete in accordance

with GRS 1-12.d; and

f. Computer files are continually updated and information deleted when no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Manager, Human Resources Services and Benefits, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

NRC employees, other agencies and organizations, and Official Personnel Folders.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-14

SYSTEM NAME:

Employee Assistance Program Files—NRC.

SYSTEM LOCATION:

Office of Human Resources, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

NRC employees or family members who have been counseled by or referred to the Employee Assistance Program (EAP) for problems relating to alcoholism, drug abuse, job stress, chronic illness, family or relationship concerns, and emotional and other similar issues.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains records of NRC employees or their families who have

participated in the EAP and the results of any counseling or referrals which may have taken place. The records may contain information as to the nature of each individual's problem, subsequent treatment, and progress.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 7901; 21 U.S.C. 1101; 42 U.S.C. 290dd–1 and 290dd–2; 44 U.S.C. 3101.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. For statistical reporting purposes; and

b. Any disclosure of information pertaining to an individual will be made in compliance with the Confidentiality of Alcohol and Drug Abuse Patient Records regulations, 42 CFR Part 2, as authorized by 42 U.S.C. 290dd–2, as amended.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Maintained on paper in file folders and on computer media.

RETRIEVABILITY:

Information accessed by the EAP identification number and name of the individual.

SAFEGUARDS:

Files are maintained in a safe under the immediate control of the Employee Assistance and Wellness Services Manager.

RETENTION AND DISPOSAL:

Employee counseling files are destroyed 3 years after termination of counseling in accordance with GRS 1–26.a. Information contained in the related statistical database is destroyed when no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Manager, Employee Assistance and Wellness Services, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains

information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information compiled by the Manager, Employee Assistance and Wellness Services, and the Employee Assistance Program contractor during the course of counseling with an NRC employee or members of the employee's family.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None

NRC-15 (Revoked.) RC-16

SYSTEM NAME:

Facility Operator Licensees Record Files (10 CFR Part 55)—NRC.

SYSTEM LOCATION:

For power reactors, at the appropriate Regional Office at the address listed in Addendum I, Part 2; for nonpower (test and research) reactor facilities, at the Operator Licensing and Human Performance Section, Reactor Operations Branch, Division of Inspection Program Management, Office of Nuclear Reactor Regulation, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland. The Operator Licensing Tracking System (OLTS) is located at NRC Headquarters and is accessible by the four Regional Offices.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals licensed under 10 CFR part 55, new applicants whose applications are being processed, and individuals whose licenses have expired.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information pertaining to 10 CFR part 55 applicants for a license, licensed operators, and individuals who previously held licenses. This includes applications for a license, license and denial letters, and related correspondence; correspondence relating to actions taken against a licensee; 10 CFR 50.74 notifications; certification of medical examination and related medical information; fitness for duty information; examination results and other docket information.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 42 U.S.C. 2137 and 2201(i).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To determine if the individual meets the requirements of 10 CFR part 55 to take an examination or to be issued an operator's license;

b. To provide researchers with information for reports and statistical evaluations related to selection, training, and examination of facility operators;

c. To provide examination, testing material, and results to facility management; and

d. For any of the routine uses specified in paragraph numbers 1, 2, 4, 5, and 6 of the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Maintained on paper logs, paper in file folders, and computer media.

RETRIEVABILITY:

Records are accessed by name and docket number.

SAFEGUARDS:

Maintained in locked file cabinets or an area that is locked. Computer access requires password. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

a. Reactor Operator Licensees Records: Inactive case files (i.e., after latest license expiration/termination/ revocation, application denial or withdrawal, or issuance of denial letter), are retired after 3 years to the Federal Records Center, and destroyed after 10 years in accordance with NRCS 2–24.13.

b. Operator Licensing Tracking System: Retained as long as system is operational. Destroyed 2 years after system terminates.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Operator Licensing and Human Performance Section, Reactor Operations Branch, Division of Inspection Program Management, Office

of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system comes from the individual applying for a license, the Part 50 licensee, a licensed physician, members of the Operator Licensing and Human Performance Section, Reactor Operations Branch or regional operator licensing branches, and other NRC and contractor personnel.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-17

SYSTEM NAME:

Occupational Injuries and Illness Records—NRC.

SYSTEM LOCATION:

Primary system—For Headquarters personnel, Office of Human Resources, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

For Regional personnel, at each of the Regional Offices listed in Addendum I, Part 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former NRC employees who report an occupational injury or illness.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information regarding the location and descriptions of the injury or illness, treatment, and disposition as well as copies of Workman's Compensation claim forms.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 7902, as amended; 29 U.S.C. 657(c), as amended; Executive Order (E.O.) 12196; E.O. 12223; E.O. 12608.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To prepare periodic statistical reports on employees' health and injury status for transmission to and review by the Department of Labor;

b. For transmittal to the Secretary of Labor or an authorized representative under duly promulgated regulations;

c. For transmittal to the Office of Personnel Management, Merit Systems Protection Board, and/or Equal Employment Opportunity Commission as required to support individual claims; and

d. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained on paper in file folders and on computer media.

RETRIEVABILITY:

Records retrieved by employee name or assigned case number.

SAFEGUARDS:

Maintained in locked file cabinet under visual control of HR staff. Electronic records are password protected. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

Employee case files are destroyed when 5 years old in accordance with GRS 1–34. Computer files are deleted after the expiration of the retention period authorized for the disposable hard copy file or when no longer needed, whichever is later.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/ PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

NRC Health Unit; NRC Headquarters and Regional Office reports; and forms with original information largely supplied by the employees or their representative, supervisors, witnesses, medical personnel, etc.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-18

SYSTEM NAME:

Office of the Inspector General (OIG) Investigative Records—NRC.

SYSTEM LOCATION:

Office of the Inspector General, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals and entities referred to in complaints or actual investigative cases, reports, accompanying documents, and correspondence prepared by, compiled by, or referred to the OIG.

CATEGORIES OF RECORDS IN THE SYSTEM:

The system comprises four parts: (1) An automated Investigative Database Program containing reports of investigations, inquiries, and other reports closed since 1989; (2) paper files of all OIG and predecessor Office of Inspector and Auditor (OIA) reports, correspondence, cases, matters, memoranda, materials, legal papers, evidence, exhibits, data, and work papers pertaining to all closed and pending investigations, inquiries, and other reports; (3) paper index card files of OIG and OIA cases closed from 1970 through 1989; and (4) an automated Allegations Tracking System that includes allegations referred to the OIG after 1985, whether or not the allegation progressed to an investigation, inquiry, or other report, and dates that the investigation, inquiry, or other report, if any, was opened and closed.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Inspector General Act of 1978, as amended, 5 U.S.C. App. 3 (2004); 42 U.S.C. 2035(c), 2201(c) (1992), and 5841(f) (1986).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, OIG may disclose information contained in a record in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine

a. To any Federal, State, local, tribal, or foreign agency, or other public authority responsible for enforcing, investigating, or prosecuting violations of administrative, civil, or criminal law or regulation if that information is relevant to any enforcement, regulatory, investigative, or prosecutive responsibility of the receiving entity when records from this system of records, either by themselves or in combination with any other information, indicate a violation or potential violation of law, whether administrative, civil, criminal, or regulatory in nature.

b. To public or private sources to the extent necessary to obtain information from those sources relevant to an OIG investigation, audit, inspection, or other

inquiry.

c. To a Federal, State, local, tribal, or foreign agency, or a public authority or professional organization if necessary to obtain information relevant to a decision by NRC or the requesting organization concerning the retention of an employee, the retention of a security clearance, the letting of a contract, or the issuance or retention of a license, grant, or other benefit, or other personnel action related to the record subject.

d. To a court, adjudicative body before which NRC is authorized to appear, Federal agency, individual or entity designated by NRC or otherwise empowered to resolve disputes, counsel or other representative, or witness or potential witness when it is relevant and necessary to the litigation if any of the parties listed below is involved in the litigation or has an interest in the litigation:

1. NRC, or any component of NRC; 2. Any employee of NRC where the NRC or the Department of Justice has agreed to represent the employee; or

3. The United States, where NRC determines that the litigation is likely to affect the NRC or any of its components.

e. To a private firm or other entity that OIG or NRC contemplates it will contract or has contracted for the purpose of performing any functions or analyses that facilitate or are relevant to

an investigation, audit, inspection, inquiry, or other activity related to this system of records. The contractor, private firm, or entity needing access to the records to perform the activity shall maintain Privacy Act safeguards with respect to information. A contractor, private firm, or entity operating a system of records under 5 U.S.C. 552a(m) shall comply with the Privacy Act.

f. To another agency to the extent necessary for obtaining its advice on any matter relevant to an OIG investigation, audit, inspection, or other inquiry related to the responsibilities of the OIG.

g. To a member of Congress or to a congressional staff member in response to his or her inquiry made at the written request of the subject individual.

h. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 and 2906.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

Disclosure Pursuant to 5 U.S.C. 552a(b)(12):

Disclosure of information to a consumer reporting agency is not considered a routine use of records. Disclosures may be made from this system to "consumer reporting agencies" as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f) (1970)) or the Federal Claims Collection Act of 1966, as amended (31 U.S.C. 3701(a)(3) (1996)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Information contained in this system is stored manually on index cards, in files, and in various computer media.

RETRIEVABILITY:

Information is retrieved from the Investigative Database Program by the name of an individual, by case number, or by subject matter. Information in the paper files backing up the Investigative Database Program and older cases closed by 1989 is retrieved by subject matter and/or case number, not by individual identifier. Information is retrieved from index card files for cases closed before 1989 by the name or numerical identifier of the individual or entity under investigation or by subject matter. Information in the Allegations Tracking System is retrieved by allegation number, case number, or name.

SAFEGUARDS:

The automated Investigative Database Program is accessible only on one terminal in the OIG, is password protected, and is accessible only to OIG investigative personnel. Paper files backing up the Investigative Database Program and older case reports and work papers are maintained in approved security containers and locked filing cabinets in a locked room; associated indices, records, diskettes, tapes, etc., are stored in locked metal filing cabinets, safes, storage rooms, or similar secure facilities. Index card files for older cases (1970-1989) are maintained in secure office facilities. All records in this system are available only to authorized personnel who have a need to know and whose duties require access to the information. The Allegations Tracking System is doublepassword-protected and is available to only two OIG investigative employees on only one terminal.

RETENTION AND DISPOSAL:

a. Investigative Case Files:

1. Files containing information or allegations that are of an investigative nature but do not relate to a specific investigation—Destroy when 5 years old in accordance with NARA approved schedule N1–431–00–2, Item 1.d.

2. All other investigative files, except those that are unusually significant—Place in inactive file when case is closed. Cut off inactive file at end of fiscal year. Destroy 10 years after cutoff in accordance with NARA approved schedule N1-431-00-2, Item 1.c.

3. Significant cases (those that result in national media attention, congressional investigation, or substantive changes in agency policy or procedures). PERMANENT. Cut off closed cases annually. Transfer to National Archives of the United States 20 years after cut off in accordance with NARA approved schedule N1–431–00–2, Item 1.b.

b. Index/Indices. Destroy or delete with the related records or sooner if no longer needed.

c. Investigative Database Program.
Delete after 10 years or when no longer needed, whichever is later.

d. Allegation Tracking System. Destroy when no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Inspector General, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Information classified under Executive Order 12958 will not be disclosed. Information received in confidence will be maintained under the Inspector General Act, 5 U.S.C. App. 3, and the Commission's Policy Statement on Confidentiality, Management Directive 8.8, "Management of Allegations."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

The information in this system of records is obtained from sources including, but not limited to, the individual record subject; NRC officials and employees; employees of Federal, State, local, and foreign agencies; and other persons.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Under 5 U.S.C. 552a(j)(2), the Commission has exempted this system of records from subsections (c)(3) and (4), (d)(1)–(4), (e)(1)–(3), (5), and (8), and (g) of the Act. This exemption applies to information in the system that relates to criminal law enforcement and meets the criteria of the (j)(2) exemption. Under 5 U.S.C. 552a(k)(1), (k)(2), (k)(5), and (k)(6), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-19

SYSTEM NAME:

Official Personnel Training Records Files—NRC.

SYSTEM LOCATION:

Primary system—Office of Human Resources, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist, in part, within the organization where the NRC employee works, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals who have applied for or were selected for either NRC or other

Government/non-Government training courses or programs.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information relating to an individual's educational background and training courses including training requests and authorizations, evaluations, and supporting documentation, and other related personnel information, including but not limited to, individual's name, address, telephone number, position title, organization, and grade.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 3396; 5 U.S.C. 4103; Executive Order (E.O.) 9397; E.O. 11348, as amended by E.O. 12107.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. Extracted from the records and made available to the Office of Personnel Management; other Federal, State, and local government agencies; and educational institutions for use in training programs; and

b. Disclosed for the routine uses specified in paragraph numbers 5 and 6 of the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Paper records are maintained in file folders. Computerized data is maintained in the Learning Management System (Contractor site: MCI Center, Ashburn, Virginia.)

RETRIEVABILITY:

Information is accessed by name, user identification number, course number, or course session number.

SAFEGUARDS:

Electronic records are maintained in a password protected computer system, Government online Learning Center hosting site. Paper is maintained in lockable file cabinets and file rooms. Access to and use of these records is limited to those persons whose official duties require such access, with level of access controlled by roles and responsibilities.

RETENTION AND DISPOSAL:

Paper forms are retained for 5 years, then destroyed by shredding in accordance with GRS 1–29.b. Information in the Learning Management System is maintained until no longer needed for statistical and historical reference.

SYSTEM MANAGER(S) AND ADDRESS:

Associate Director for Training and Development, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information is provided by the individual to whom it applies, the employee's supervisor, and training groups, agencies, or educational institutions and learning activities.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-20

SYSTEM NAME:

Official Travel Records-NRC.

SYSTEM LOCATION:

Primary system—Division of Financial Services, Office of the Chief Financial Officer, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems may exist, in part, within the organization where the employee actually works for administrative purposes, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former NRC employees, prospective NRC employees, consultants, and invitational travelers for NRC programs.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain requests and authorizations for official travel, travel vouchers, passports, and related documentation, which includes, but is not limited to, an individual's name and social security number.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 5701; 31 U.S.C. 716, 1104, 1108, 3511, 3512, 3701, 3711, 3717, 3718; Federal Travel Regulations, 41 CFR parts 301–304; Federal Property Management Regulations, 41 CFR part 101–41; Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. For transmittal to the U.S. Treasury for payment;

b. For transmittal to the Department of State or an embassy for passports or

c. For transmittal to the General Services Administration and the-Office of Management and Budget for required periodic reporting; and

d. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

Disclosure Pursuant to 5 U.S.C. 552a(b)(12):

Disclosures of information to a consumer reporting agency are not considered a routine use of records. Disclosures may be made from this system to "consumer reporting agencies" as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f) (1970)) or the Federal Claims Collection Act of 1966, as amended (31 U.S.C. 3701(a)(3) (1996)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained on paper in file folders, on computer media, and on magnetic tape.

RETRIEVABILITY:

Records are accessed by name, social security number, authorization number, and voucher payment schedule number.

SAFEGUARDS:

Maintained in key locked file cabinets in same room as users and in conserver files in a passcode locked room.

Passports and visas are maintained in a locked file cabinet. For electronic records, an identification number, a password, and assigned access to specific programs are required in order to retrieve information.

RETENTION AND DISPOSAL:

Paper records are retained for 6 years and 3 months after period covered by, account, then destroyed through regular trash disposal system in accordance with GRS 9–1.a. Electronic records are deleted after the expiration of the retention period authorized for the disposable hard copy file or when no longer needed, whichever is later.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Payment Policy and Obligations Team, Division of Financial Services, Office of the Chief Financial Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information is provided by the individual, the organizational component approving the travel, and outside transportation agents.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-21

Payroll Accounting Records-NRC.

SYSTEM LOCATION:

SYSTEM NAME:

Primary system—Division of Financial Services, Office of the Chief Financial Officer, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland. NRC has an interagency agreement with the Department of the Interior, Federal Personnel/Payroll System, in Denver, Colorado, to maintain electronic personnel information and conduct payroll-related activities for its employees as of November 2, 2003.

Duplicate system—Duplicate systems exist, in part, within the organization where the employee actually works for administrative purposes, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former NRC employees, Special Government Employees, and consultants.

CATEGORIES OF RECORDS IN THE SYSTEM:

Pay, leave, allowance histories, and labor activities, which includes, but is not limited to, an individual's name and social security number.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Pub. L. 104–193, Personal Responsibility and Work Opportunity Reconciliation Act of 1996; 5 U.S.C. 6334; 31 U.S.C. 716, 1104, 1108, 1114, 3325, 3511, 3512, 3701, 3711, 3717, 3718; Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In accordance with an interagency agreement the NRC may disclose records to the U.S. Department of the Interior (DOI), Federal Personnel/ Payroll System (FPPS), in order to effect all financial transactions on behalf of the NRC related to employee pay. Specifically, the DOI/FPPS may effect employee pay or deposit funds on behalf of NRC employees, and/or it may withhold, collect or offset funds from employee salaries as required by law or as necessary to correct overpayment or amounts due.

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses; or, where determined to be appropriate and necessary, the NRC may authorize DOI to make the disclosure:

a. For transmittal of data to U.S. Treasury to effect issuance of paychecks to employees and consultants and distribution of pay according to employee directions for savings bonds, allotments, financial institutions, and other authorized purposes including the withholding and reporting of Thrift Savings Plan deductions to the

Department of Agriculture's National Finance Center;

- b. For reporting tax withholding to Internal Revenue Service and appropriate State and local taxing authorities;
- c. For FICA deductions to the Social Security Administration;
- d. For dues deductions to labor unions;
- e. For withholding for health insurance to the insurance carriers by the Office of Personnel Management;
- f. For charity contribution deductions to agents of charitable institutions;
- g. For annual W-2 statements to taxing authorities and the individual;
- h. For transmittal to the Office of Management and Budget for financial reporting;
- i. For withholding and reporting of retirement, re-employed annuitants, and life insurance information to the Office of Personnel Management;

j. For transmittal of information to State agencies for unemployment

purposes;

- k. For transmittal to the Office of Child Support Enforcement,
 Administration for Children and
 Families, Department of Health and
 Human Services Federal Parent Locator
 System and Federal Tax Offset System
 for use in locating individuals and
 identifying their income sources to
 establish paternity, establish and modify
 orders of support, and for enforcement
 action:
- 1. For transmittal to the Office of Child Support Enforcement for release to the Social Security Administration for verifying social security numbers in connection with the operation of the Federal Parent Locator System by the Office of Child Support Enforcement;
- m. For transmittal to the Office of Child Support Enforcement for release to the Department of Treasury for purpose of administering the Earned Income Tax Credit Program (Section 32, Internal Revenue Code of 1986) and verifying a claim with respect to employment in a tax return;
- n. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 and 2906;
- o. Time and labor data are used by the NRC as a project management tool in various management records and reports (i.e. work performed, work load projections, scheduling, project assignments, budget), and for identifying reimbursable and fee billable work performed by the NRC; and

p. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

Disclosure pursuant to 5 U.S.C. 552a(b)(12):

Disclosures of information to a consumer reporting agency are not considered a routine use of records. Disclosures may be made from this system to "consumer reporting agencies" as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f) (1970)) or the Federal Claims Collection Act of 1966, as amended (31 U.S.C. 3701(a)(3) (1996)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Information is maintained on computer media (stored in memory, on disk, and magnetic tape), on microfiche, and in paper copy.

Electronic payroll, time, and labor records prior to November 2, 2003, are maintained in the Human Resources Management System (HRMS) at NRC. Electronic payroll records from November 2, 2003, forward are maintained in the DOI/FPPS in Denver, Colorado. Time and labor records are maintained in the HRMS at NRC.

RETRIEVABILITY:

Information is accessed by employee identification number, name and social security number.

SAFEGUARDS:

Records are maintained in buildings where access is controlled by a security guard force. File folders, microfiche, tapes, and disks, including backup data, are maintained in secured locked rooms and file cabinets after working hours. All records are in areas where access is controlled by keycard and is limited to NRC and contractor personnel who need the information to perform their official duties. Access to computerized records requires use of proper passwords and user identification codes.

RETENTION AND DISPOSAL:

- a. Individual employee pay record for each employee and consultant maintained in the electronic Human Resources Management System (HRMS) is updated in accordance with GRS 2–1.a.
- b. Individual employee pay records containing pay data on each employee and consultant maintained in the Annual and Quarterly Employee History Records on microfiche are transferred to

the National Personnel Records Center and destroyed when 56 years old in accordance with GRS 2-1.b.

c. Copies of non-current payroll data maintained on microfiche are destroyed 15 years after close of pay year in which generated in accordance with GRS 2–2.

d. Employee and Consultant Payroll

Records:

1. U.S. savings bond authorizations are destroyed when superseded or after separation of employee in accordance

with GRS 2-14.a.

2. Combined Federal Campaign allotment authorizations are destroyed after Government Accounting Office (GAO) audit or when 3 years old, whichever is sooner, in accordance with GRS 2–15.a.

3. Union dues and savings allotment authorizations are destroyed after GAO audit or when 3 years old, whichever is sooner, in accordance with GRS 2–15.b.

4. Payroll Change Files consisting of records used to change or correct an individual's pay transaction are destroyed after GAO audit or when 3 years old, whichever is sooner, in accordance with GRS 2–23.a.

5. Tax Files consisting of State and Federal withholding tax exemption certificates, such as Internal Revenue Service (IRS) Form W–4 and the equivalent State form are destroyed 4 years after the form is superseded or obsolete or upon separation of employee in accordance with GRS 2–13.a.

6. Agency copy of employee wages and tax statements, such as IRS Form W–2 and State equivalents, are destroyed when 4 years old in accordance with GRS 2–13.b.

7. Leave record prepared upon transfer or separation of employee maintained in the Payroll office is destroyed when 3 years old in accordance with GRS 2–9.b.

e. Time and attendance source records maintained by Time and Attendance clerks and certifying officials are destroyed after GAO audit or when 6 years old, whichever is sooner, in accordance with GRS 2–7.

f. Electronic time and attendance input records maintained in the HRMS are destroyed after GAO audit or when 6 years old, whichever is sooner, in accordance with GRS 2–8.

g. Payroll system reports providing fiscal information on agency payroll consisting of hardcopy and microfiche reports generated by the HRMS are destroyed when 3 years old, excluding the long-term Employee History Reports, in accordance with GRS 2–22.c.

h. Payroll system reports serving as error reports, ticklers, system operation reports are destroyed when related actions are completed or when no longer needed, not to exceed 2 years, in accordance with GRS 2-22.a.

i. Official notice of levy or garnishment (IRS Form 668A or equivalent), change slip, work papers, correspondence, release and other forms, and other records relating to charge against retirement funds or attachment of salary for payment of back income taxes or other debts of Federal employees are destroyed 3 years after garnishment is terminated in accordance with GRS 2–18.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Time, Labor and Payroll Services Team, Division of Financial Services, Office of the Chief Financial Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records is obtained from sources, including but not limited to the individual to whom it pertains, the Office of Human Resources and other NRC officials, and other agencies and entities.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-22

SYSTEM NAME:

Personnel Performance Appraisals—NRC.

SYSTEM LOCATION:

Primary system—Part A: For Headquarters personnel, Office of Human Resources, NRC, 11545 and 11555 Rockville Pike, Rockville, Maryland. For Regional personnel, at Regional Offices I—IV listed in Addendum I, Part 2.

Part B: Office of Human Resources, NRC, 11555 Rockville Pike, Rockville,

Maryland.

NRC has an interagency agreement with the U.S. Department of the Interior,

Federal Personnel/Payroll System, in Denver, Colorado, to maintain electronic personnel and payroll information for its employees as of November 2, 2003.

Duplicate system—Duplicate systems may exist in part, within the organization where the employee actually works, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

NRC employees other than contractor employees, Commissioners, or temporary personnel employed for less than 1 year.

Part A: Senior Level System employees, GG-1 through GG-15 employees, hourly wage employees, and administratively determined rate employees.

Part B: Senior Executive Service and

equivalent employees.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system of records contains performance appraisals, including elements and standards, summary ratings and other related records.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 4301, et seq.; 5 U.S.C. 4311 et seq.; 42 U.S.C. 2201(d), 5841; and 5 CFR 293.404(a).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In accordance with an interagency agreement the NRC may disclose records to the U.S. Department of the Interior (DOI), Federal Personnel/ Payroll System (FPPS), in order to effect the maintenance of electronic personnel records on behalf of the NRC related to its employees.

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. By agency management and the Office of Human Resources for personnel functions; and

b. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained on paper in folders and on computer media. Summary ratings from 11/2/2003 forward are stored in the Department of the Interior's Federal Personnel/Payroll System (FPPS). Prior to 11/2/2003 they are maintained at the NRC in the Human Resources. Management System (HRMS).

RETRIEVABILITY:

Records are accessed by name and/or social security number.

SAFEGUARDS:

Records are maintained in areas where access is controlled by keycard and is limited to NRC and contractor personnel and to others who need the information to perform their official duties. Access to the two Headquarters buildings in Rockville, Maryland, is controlled by a security guard force. Paper records are maintained in folders in locking file cabinets. Access to computerized records requires use of proper passwords and user identification codes.

RETENTION AND DISPOSAL:

Part A: Records are normally retained for 4 years, then destroyed by incineration in accordance with GRS 1–23.a(4). If an employee separates, the records are forwarded to the next Government agency employer or to the National Personnel Records Center in accordance with GRS 1–23.a(3)(a).

Part B: Retained for 5 years, or until the fifth annual appraisal is completed, whichever is later, then destroyed by incineration in accordance with GRS 1–23.b(3). If the employee separates, the records are forwarded to the next Government agency employer or to the National Personnel Records Center in accordance with GRS 1–23.b(2)(a).

Electronic records: Deleted after the expiration of the retention period authorized for the disposable hard copy file or when no longer needed, whichever is later in accordance with GRS 20–3.a.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Human Resources Services and Operations, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001. For Regional personnel: Regional Personnel Officer at the appropriate Regional Office I–IV listed in Addendum I, Part 2.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the

procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Part A: Individual to whom record

pertains and employee's supervisors.
Part B: Individual to whom record pertains and employee's supervisors and any documents and sources used to develop critical elements and performance standards for that Senior Executive Service position.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(1) and (k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-23

SYSTEM NAME:

Office of Investigations Indices, Files, and Associated Records—NRC.

SYSTEM LOCATION:

Primary system—Office of Investigations, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Récords exist within the NRC Regional Office locations, listed in Addendum I, Part 2, during an active investigation.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals and entities referred to in potential or actual investigations and matters of concern to the Office of Investigations and correspondence on subjects directed or referred to the Office of Investigations.

CATEGORIES OF RECORDS IN THE SYSTEM:

The system consists of alphabetical and numerical index files bearing individual names and identifiers, and a numerical index of case numbers. These indices provide access to associated records that are arranged by subject matter, title, or identifying number(s) or letter(s). The system incorporates the records of all Office of Investigations correspondence, cases, memoranda, materials including, but not limited to, investigative reports, confidential source information, correspondence to and from the Office of Investigations, memoranda, fiscal data, legal papers, evidence, exhibits, technical data, investigative data, work papers, and management information data.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 420 U.S.C. 2035(c), 2201(c) (1992), and 5841(f).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. A record in the system of records may be disclosed as a routine use to a Federal, State, local, or foreign agency or to an individual or organization if the disclosure is reasonably necessary to elicit information or to obtain the cooperation of a witness or an informant.

b. A record in the system of records relating to an investigation or matter falling within the purview of the Office of Investigations may be disclosed as routine use to the referring agency, group, organization, or individual.

c. A record in the system of records relating to an individual held in custody pending arraignment, trial, or sentence, or after conviction, may be disclosed as a routine use to a Federal, State, local, or foreign prison, probation, parole, or pardon authority, to any agency or individual concerned with the maintenance, transportation, or release of such an individual.

d. A record in the system of records relating to an investigation or matter may be disclosed as a routine use to a foreign country under an international

treaty or agreement.

e. A record in the system of records may be disclosed as a routine use to a Federal, State, local, or foreign law enforcement agency to assist in the general crime prevention and detection efforts of the recipient agency or to provide investigative leads to the agency.

f. A record in the system of records may be disclosed for any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Information contained in this system is stored on index cards, paper and photographs in files, video tapes, and computer media.

RETRIEVABILITY:

Information is retrieved from indices by the name or identifier of the

individual or entity, and from the files by number(s) and/or letter(s) assigned and appearing in the indices.

SAFEGUARDS:

The index is maintained in approved security containers and locking filing cabinets; and the indices, associated records, disks, tapes, etc., are located in locking metal filing cabinets, safes, storage rooms, or similar secure facilities. All records are under visual control during duty hours and are available only to authorized personnel who have a need to know and whose duties require access to the information.

RETENTION AND DISPOSAL:

a. Investigation Case Files:

a. Investigation case rines.

1. Significant headquarters official case files (received media attention, were of significant interest to Congress, involved extensive litigation, etc.) are retained by the Government permanently in accordance with NRCS 2–17.2.a. Hold in office for 2 years after closing, then retire to the Office of the Chief Information Officer. Transfer closed case files in 20-year blocks to the National Archives.

2. Other headquarters official case files—Hold in office 2 years after closing, then retire to the Office of the Chief Information Officer. Destroy 20 years after cases are closed in accordance with NRCS 2–17.2.b.

3. Regional office or investigator working files—Retained in regional files for 6 months. At the end of 6 months, they are forwarded to headquarters and combined with the headquarters files in accordance with NRCS 2–17.2.c.

b. Index/Indices—Destroy or delete with related records or sooner if no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Office of Investigations, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORDS ACCESS PROCEDURES:

Same as "Notification procedure." Information classified under Executive Order 12958 will not be disclosed. Information received in confidence will be maintained under the Commission's

Policy Statement on Confidentiality, Management Directive 8.8, "Management of Allegations" (formerly NRC Manual Chapter 0517), and the procedures covering confidentiality in Chapter 7 of the Office of Investigations Procedures Manual and will not be disclosed to the extent that disclosure

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

would reveal a confidential source.

RECORD SOURCE CATEGORIES:

The information in this system of records is obtained from sources including, but not limited to, NRC officials, employees, and licensees; Federal, State, local, and foreign agencies; and other persons.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(1), (k)(2), and (k)(6), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-24

SYSTEM NAME:

Property and Supply System (PASS)—NRC.

SYSTEM LOCATION:

Administrative Services Center, Division of Administrative Services, Office of Administration, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems may exist, in part, with designated property custodians at locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

NRC employees and contractors who have custody of Government property.

CATEGORIES OF RECORDS IN THE SYSTEM:

PASS contains records of NRC sensitive and nonsensitive equipment, which includes but is not limited to, acquisition and depreciated costs, date of acquisition, item description, manufacturer, model number, serial number, stock number, tag number, property custodians, user ID, office affiliation, office location, and furniture and supply records.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

40 U.S.C. 483(b), (c) and 487(a); Executive Order 9397. ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To maintain an inventory and accountability of Government property;

b. To provide information for clearances of employees who separate from the NRC;

c. To report excess agency property to GSA: and

d. For any of the routine uses specified in paragraph numbers 1, 3, 5, and 6 of the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained in automated system (Property and Supply System). Data entry paper records in file folders.

RETRIEVABILITY:

Accessed by NRC tag number, user id, organization, office location and stock number.

SAFEGUARDS:

Access to and use of these records are limited to those persons whose official duties require such access. Electronic records are password protected.

RETENTION AND DISPOSAL:

The hardcopy records are retained for up to 3 years after an individual's responsibility for the assigned equipment terminates; then they are destroyed by shredding or in the regular trash disposal system in accordance with GRS 8–3. The major automated records are destroyed when no longer needed, or at the same time as the hardcopy records, whichever is later. Minor automated tracking systems are destroyed when no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Administrative Services Center, Division of Administrative Services, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/ PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system is provided by property custodians, contract specialists, and purchase card holders and/or other individuals buying equipment or supplies on behalf of the NRC.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-25

SYSTEM NAME

Oral History Program-NRC.

SYSTEM LOCATION:

Office of the Secretary, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

NRC employees, former employees, and other individuals who volunteer to be interviewed for the purpose of providing information for a history of the nuclear regulatory program.

CATEGORIES OF RECORDS IN THE SYSTEM:

Records consist of interviews on magnetic tape and transcribed scripts of the interviews.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

42 U.S.C. 2161(b).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. For incorporation in publications on the history of the nuclear regulatory program; and

b. To provide information to historians and other researchers.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained on magnetic tape and transcripts.

RETRIEVABILITY:

Information is accessed by the name of the interviewee.

SAFEGUARDS:

Maintained in locked file room. Access to and use of these records are limited to those authorized by the Historian or a designee.

RETENTION AND DISPOSAL:

Transcripts are retained permanently in accordance with NRCS 1–2.2.a. Tapes are retained until no longer needed then erased and reused.

SYSTEM MANAGER(S) AND ADDRESS:

NRC Historian, Office of the Secretary, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records is obtained from interviews granted on a voluntary basis to the Historian and his or her staff.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-26

SYSTEM NAME:

Full Share Program Records—NRC.

SYSTEM LOCATION:

Office of Administration, Administrative Services Center, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE

NRC employees who apply for subsidized mass transit costs.

CATEGORIES OF RECORDS IN THE SYSTEM:

The records consist of an individual's application to participate in the program which includes, but is not limited to, the applicant's name, home address, office telephone number, social security number, and information regarding employee's commuting schedule and mass transit system(s) used.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

26 U.S.C. 132; 31 U.S.C. 3511; 41 CFR 101–201.104–3(a); Executive Order (E.O.) 9397; E.O. 13150, Federal Workforce Transportation; Qualified Transportation Fringe Benefits, 66 FR 2241; NRC Management Directive 3.53, Records Management.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To provide statistical reports to the city, county, State, and Federal government agencies;

b. To provide the basis for program approval and issue monthly subsides; and

c. For the routine uses specified in paragraph numbers 1, 4, 5, and 6 in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Maintained on paper in file folders and on computer media.

RETRIEVABILITY:

Accessed by name and scanned NRC badge. Access by social security number when an individual's photo identification badge is scanned to record receipt of their transit subsidy.

SAFEGUARDS:

Paper records and backup disks are maintained in locked file cabinets under visual control of the Administrative Services Center. Computer files are maintained on a hard drive, access to which is password protected. Access to and use of these records are limited to those persons whose official duties require access.

RETENTION AND DISPOSAL:

Records are destroyed when 3 years old in accordance with GRS 9-7. Paper

copies are destroyed by shredding. Computer files are destroyed by deleting the record from the file.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Administrative Services Center, Division of Administrative Services, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

NRC employees.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-27

SYSTEM NAME:

Radiation Exposure Information and Reports System (REIRS) Files—NRC.

SYSTEM LOCATION:

Primary system—Science Applications International Corporation (SAIC), 301 Laboratory Road, Oak Ridge, Tennessee 37830.

Duplicate system—Duplicate systems exist, in part, regarding employee exposure records, with the NRC's Radiation Safety Officers at Regional office locations listed in Addendum 1, Part 2, in the Office of Nuclear Reactor Regulations, and in the Office of Nuclear Material Safety and Safeguards, at Headquarters, White Flint North Complex, Rockville, Maryland. Duplicates of records submitted by licensees exist, in part, in the Office of Nuclear Regulatory Research, Two White Flint North, Rockville, Maryland. The Office of Administration, One White Flint North, Rockville, Maryland, maintains the employee dosimeter tracking system.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals monitored for radiation exposure while employed by or visiting or temporarily assigned to certain NRC- licensed facilities; individuals who are exposed to radiation or radioactive materials in incidents required to be reported under 10 CFR 20.2201–20.2204 and 20.2206 by all NRC licensees; individuals who may have been exposed to radiation or radioactive materials offsite from a facility, plant installation, or other place of use of licensed materials, or in unrestricted areas, as a result of an incident involving byproduct, source, or special nuclear material.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information relating to an individual's name, sex, social security number, birth date, period of employment, place and period date of exposure; name and license number of individual's employer; name end number of licensee reporting the information; radiation doses or estimates of exposure received during this period, type of radiation, part(s) or organ(s) exposed, and nuclide(s) involved.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 7902; 29 U.S.C. 668; 42 U.S.C. 2073, 2093, 2095, 2111, 2133, 2134, and 2201(o); 10 CFR 20.2106, 20.2201–20.2204, and 20.2206; Executive Order 9397; Executive Order 12196.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To provide data to other Federal and State agencies involved in monitoring and/or evaluating radiation exposure received by individuals as enumerated in the paragraph "Categories of individuals covered by the system";

b. To return data provided by licensee upon request; and

c. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on paper and on computer media. The computerized records maintained in Oak Ridge, TN, are in a centralized database management system. Backup tapes of the database are generated and maintained at a secure, off site location for disaster recovery purposes. During the processing and data entry, paper records are temporarily stored in designated business offices that are locked when not in use and are accessible only to authorized personnel. Upon completion of data entry and processing, the paper records are stored in an off site security storage facility accessible only to authorized personnel.

RETRIEVABILITY:

Records are accessed by individual name, social security number, date of birth, and/or by licensee name or number.

SAFEGUARDS:

Information maintained at SAIC is accessible to the Office of Nuclear Regulatory Research and individuals that have been authorized access by NRC, including all Radiation Safety Officers and SAIC employees that are directly involved in the REIRS project. Reports received and reviewed by the NRC's Office of Nuclear Regulatory Research, Office of Nuclear Reactor Regulations, Office of Nuclear Material Safety and Safeguards, and Regional offices are in lockable file cabinets and bookcases in secured buildings. A log is maintained of both telephone and written requests for information.

The data maintained in the REIRS database are protected from unauthorized access by several means. The database server resides in a protected environment with physical security barriers under key-card access control. Accounts authorizing access to the server and databases are maintained by the SAIC REIRS system administrator. In addition, SAIC maintains a computer security "firewall" that further restricts access to the SAIC computer network. Authorization for access must be approved by NRC, SAIC project management, and SAIC computer security. Transmittal of data via the Internet is protected by data encryption.

RETENTION AND DISPOSAL:

Licensee submitted exposure data: a. Original paper documents from which all data are entered into REIRS are destroyed 2 years after input into REIRS in accordance with NRCS 2– 21.8.a;

b. Original paper documents from which only selected data are entered into REIRS are retained permanently in accordance with NRCS 2–21.8.b;

c. Log books are currently unscheduled and must be retained until

the National Archives and Records Administration (NARA) approves a records disposition schedule for this material:

d. Paper documents generated for QC purposes are destroyed 2 years after

input into REIRS:

e. Floppy disks and compact disks are destroyed 2 years after input into REIRS; and

f. Electronic licensee submitted data maintained in the REIRS database is permanent.

NRC employee exposure data:

a. Paper records created before 04/01/2000 are destroyed 75 years from the date of the creation of the record in accordance with NARA approved schedule N1-431-00-13, Item 16.a.

b. Paper records created after 04/01/2000 are scanned into ADAMS. Paper records are destroyed 2 months after the creation of an ADAMS electronic record in accordance with NARA approved schedule N1–431–00–13, Item 16.b.

c. Electronic files used to create ADAMS records (i.e. WordPerfect, Lotus, InForms, e-mail, etc.), including electronic records received from outside the agency are destroyed after the creation of ADAMS electronic record or when no longer needed for reference or updating, whichever is later in accordance with NARA approved schedule N1–431–00–13, Item 16.c.

d. Remit Program (used to transmit electronic data, originating from contractor reports, to REIRS). Data deleted after information has been transferred to REIRS and verified in accordance with GRS 20–1.b.

e. Employee exposure data maintained in REIRS is currently unscheduled and must be retained until the NARA approves a records disposition schedule for this material.

f. Dosimeter Tracking System (paper and electronic). System data is currently unscheduled and must be retained until the NARA approves a records disposition schedule for this material.

SYSTEM MANAGER(S) AND ADDRESS:

REIRS Project Manager, Radiation Protection, Environmental Risk, and Waste Management Branch, Division of Systems Analysis and Regulatory Effectiveness, Office of Nuclear Regulatory Research, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/ PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records comes from licensees; the subject individual; the individual's employer; the person in charge of the facility where the individual has been assigned; NRC Form 5, "Occupational Exposure Record for a Monitoring Period," or equivalent, contractor reports, and Radiation Safety Officers.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-28

SYSTEM NAME:

Recruiting, Examining, and Placement Records—NRC.

SYSTEM LOCATION:

Primary system—For Headquarters personnel, Office of Human Resources, NRC, One and Two White Flint North, 11555 and 11545 Rockville Pike, Rockville, Maryland. For Regional personnel, at each of the Regional Offices listed in Addendum I, Part 2.

Duplicate system—Duplicate systems exist, in part, within the organization with the position vacancy, at the locations listed in Addendum I, Parts 1 and 2

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Persons who have applied for Federal employment with the NRC.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains application information of persons applying to NRC for Federal employment or merit promotion within the NRC, including application for Federal employment (OF-612, resume or similar documents); vacancy announcements; job descriptions; examination results; supervisory evaluation or performance appraisal forms; reference forms; and related correspondence. These records include applicant information relating to education, training, employment history, earnings, past performance, awards and commendations, citizenship, veteran's preference, birth date, social security number, and home address and telephone numbers.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 3301, 5101, 7201; 42 U.S.C. 2000e; 42 U.S.C. 2201(d); Executive Order (E.O.) 9397; E.O. 11478, as amended by E.O. 11590; E.O. 12106.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To prepare reports for a variety of internal and external sources including the Office of Personnel Management, Merit Systems Protection Board; EEOC and EEO Investigators; Union representatives and EEO Committee representatives, and

b. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on paper in file folders (merit files) and on computer media (NRCareers.)

RETRIEVABILITY:

Records are retrieved by vacancy announcement number, applicant name, or social security number.

SAFEGUARDS:

Maintained in lockable file cabinets and in a password protected automated system, NRCareers. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

a. Applications and related correspondence are destroyed when 2 years old in accordance with GRS 1-32, 1-33m, and 1-33n;

b. Registers of eligibles are destroyed 2 years after the date on which the register or inventory is terminated in accordance with GRS 1–33g;

c. Canceled and ineligible applications for positions filled from a register or inventory are cut off annually and destroyed one year after cut off in accordance with GRS 1–33k;

d. Eligible applications are destroyed 90 days after termination of the register unless brought forward to new register in accordance with GRS 1-33l(1), or cut off annually and destroyed one year after cut off if on an inactive register or

inventory in accordance with GRS 1-33l(2);

e. Electronic records contained in NRCareers are destroyed when 2 years old or when no longer needed, whichever is later; and

f. General correspondence records are destroyed when 3 years old in accordance with GRS 1–3.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Human Resources Services and Operations, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001. For applicants to the Honor Law Graduate Program—Chief, Program Support Branch, Office of the General Counsel, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Some information was received in confidence and will not be disclosed to the extent that disclosure would reveal a confidential source.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records either comes from the individual to whom it applies or is derived from information supplied by that individual, individual's current and previous supervisors within and outside NRC, preemployment evaluation data furnished by references and educational institutions whose names were supplied by applicant, and information from other Federal agencies.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-29 (Revoked.)

NRC-30 (Revoked.) NRC-31 (Revoked.)

NRC-32

SYSTEM NAME:

Office of the Chief Financial Officer Financial Transactions and Debt Collection Management Records—NRC.

SYSTEM LOCATION:

Primary system—Office of the Chief Financial Officer, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Other NRC systems of records contain payment and/or collection transaction records and background information that may duplicate some of the records in this system. These other systems include, but are not limited to:

NRC–5, Contracts Records Files—

NRC-7, Call Detail Records—NRC; NRC-10, Freedom of Information Act (FOIA) and Privacy Act (PA) Requests Records—NRC;

NRC-18, Office of the Inspector General (OIG) Investigative Records— NRC:

NRC-19, Official Personnel Training Records Files—NRC;

NRC-20, Official Travel Records—NRC:

NRC-21, Payroll Accounting Records—NRC;

NRC–24, Property and Supply System (PASS)—NRC; and

NRC-41, Tort Claims and Personal Property Claims Records—NRC.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals the NRC owes/owed money to or who receive/received a payment from NRC and those who owe/ owed money to the United States. Individuals receiving payments include, but are not limited to, current and former employees, contractors, consultants, vendors, and others who travel or perform certain services for NRC. Individuals owing money include, but are not limited to, those who have received goods or services from NRC for which there is a charge or fee (NRC licensees, applicants for NRC licenses, Freedom of Information Act requesters, etc.) and those who have been overpaid and owe NRC a refund (current and former employees, contractors, consultants, vendors, etc.).

CATEGORIES OF RECORDS IN THE SYSTEM:

Information in the system includes, but is not limited to, names, addresses, telephone numbers, Social Security Numbers (SSN), Taxpayer Identification Numbers (TIN), Individual Taxpayer Identification Numbers (ITIN), Data Universal Numbering System (DUNS) number, fee categories, application and license numbers, contract numbers, vendor numbers, amounts owed, background and supporting documentation, correspondence concerning claims and debts, credit reports, and billing and payment histories. The overall agency accounting system contains data and information integrating accounting functions such as general ledger, funds control, travel, accounts receivable, accounts payable, equipment, and appropriation of funds. Although this system of records contains information on corporations and other business entities, only those records that contain information about individuals that is retrieved by the individual's name or other personal identifier are subject to the Privacy Act.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 552a(b)(12); 5 U.S.C. 5514; 15 U.S.C. 1681a(f); 26 U.S.C. 6103(m)(2); 31 U.S.C. 37, subchapters I and II; 31 U.S.C. 3701(a)(3); 31 U.S.C. 3711; 31 U.S.C. 3716; 31 U.S.C. 3717; 31 U.S.C. 3718; 31 U.S.C. 3720A; 42 U.S.C. 2201; 42 U.S.C. 5841; Cash Management Improvement Act Amendments of 1992 (Pub. L. 102–589); Debt Collection Improvement Act of 1996 (Pub. L. 104–134); 31 CFR Chapter IX, Parts 900–904; 10 CFR Parts 15, 16, 170, 171; Executive Order 9397; Section 201 of Executive Order 11222.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To debt collection contractors (31 U.S.C. 3718) or to other Federal agencies such as the Department of the Treasury (Treasury) for the purpose of collecting and reporting on delinquent debts as authorized by the Debt Collection Act of 1982 or the Debt Collection Improvement Act (DCIA) of 1996;

b. To Treasury; the Defense
Manpower Data Center, Department of
Defense; the United States Postal
Service; government corporations; or
any other Federal, State, or local agency
to conduct an authorized computer
matching program in compliance with
the Privacy Act of 1974, as amended, to
identify and locate individuals,
including Federal employees, who are
delinquent in their repayment of certain

debts owed to the U.S. Government; including those incurred under certain programs or services administered by the NRC, in order to collect debts under common law or under the provisions of the Debt Collection Act of 1982 or the Debt Collection Improvement Act of 1996 which include by voluntary repayment, administrative or salary offset, and referral to debt collection contractors.

c. To the Department of Justice, United States Attorney, Treasury, or other Federal agencies for further collection action on any delinquent account when circumstances warrant.

d. To credit reporting agencies/credit bureaus for the purpose of either adding to a credit history file or obtaining a credit history file or comparable credit information for use in the administration of debt collection. As authorized by the DCIA, NRC may report current (not delinquent) as well as delinquent consumer and commercial debt to these entities in order to aid in the collection of debts, typically by providing an incentive to the person to

repay the debt timely.

e. To any Federal agency where the debtor is employed or receiving some form of remuneration for the purpose of enabling that agency to collect a debt owed the Federal Government on NRC's behalf by counseling the debtor for voluntary repayment or by initiating administrative or salary offset procedures, or other authorized debt collection methods under the provisions of the Debt Collection Act of 1982 or the, Debt Collection Improvement Act of 1996. Under the DCIA, NRC may garnish non-Federal wages of certain delinquent debtors so long as required due process procedures are followed. In these instances, NRC's notice to the employer will disclose only the information that may be necessary for the employer to comply with the withholding order.

f. To the Internal Revenue Service (IRS) by computer matching to obtain the mailing address of a taxpayer for the purpose of locating such taxpayer to collect or to compromise a Federal claim by NRC against the taxpayer under 26 U.S.C. 6103(m)(2) and under 31 U.S.C. 3711, 3717, and 3718 or common law. Redisclosure of a mailing address obtained from the IRS may be made only for debt collection purposes, including to a debt collection agent to facilitate the collection or compromise of a Federal claim under the Debt Collection Act of 1982 or the Debt Collection Improvement Act of 1996, except that redisclosure of a mailing address to a reporting agency is for the limited purpose of obtaining a credit

report on the particular taxpayer. Any mailing address information obtained from the IRS will not be used or shared for any other NRC purpose or disclosed by NRC to another Federal, State, or local agency which seeks to locate the same taxpayer for its own debt collection purposes.

g. To refer legally enforceable debts to the IRS or to Treasury's Debt Management Services to be offset against the debtor's tax refunds under the Federal Tax Refund Offset Program.

h. To prepare W-2, 1099, or other forms or electronic submittals, to forward to the IRS and applicable State and local governments for tax reporting purposes. Under the provisions of the DCIA, NRC is permitted to provide Treasury with Form 1099-C information on discharged debts so that Treasury may file the form on NRC's behalf with the IRS. W-2 and 1099 Forms contain information on items to be considered as income to an individual, including certain travel related payments to employees, payments made to persons not treated as employees (e.g., fees to consultants and experts), and amounts written-off as legally or administratively uncollectible, in whole or in part.

i. To banks enrolled in the Treasury Credit Card Network to collect a payment or debt when the individual has given his or her credit card number

for this purpose.

j. To another Federal agency that has asked the NRC to effect an administrative offset under common law or under 31 U.S.C. 3716 to help collect a debt owed the United States. Disclosure under this routine use is limited to name, address, SSN, TIN, ITIN, and other information necessary to identify the individual; information about the money payable to or held for the individual; and other information concerning the administrative offset.

k. To Treasury or other Federal agencies with whom NRC has entered into an agreement establishing the terms and conditions for debt collection cross servicing operations on behalf of the NRC to satisfy, in whole or in part, debts owed to the U.S. Government. Cross servicing includes the possible use of all debt collection tools such as administrative offset, tax refund offset, referral to debt collection contractors, salary offset, administrative wage garnishment, and referral to the Department of Justice. The DCIA requires agencies to transfer to Treasury or Treasury-designated Debt Collection Centers for cross servicing certain nontax debt over 180 days delinquent. Treasury has the authority to act in the Federal Government's best interest to service, collect, compromise, suspend,

or terminate collection action under existing laws under which the debts

l. Information on past due, legally enforceable nontax debts more than 180 days delinquent will be referred to Treasury for the purpose of locating the debtor and/or effecting administrative offset against monies payable by the Government to the debtor, or held by the Government for the debtor under the DCIA's mandatory, Government-wide Treasury Offset Program (TOP). Under TOP, Treasury maintains a database of all qualified delinquent nontax debts, and works with agencies to match by computer their payments against the .. delinquent debtor database in order to divert payments to pay the delinquent debt. Treasury has the authority to waive the computer matching requirement for NRC and other agencies upon written certification that administrative due process notice requirements have been complied with.

m. For debt collection purposes, NRC may publish or otherwise publicly disseminate information regarding the identity of delinquent nontax debtors and the existence of the nontax debts under the provisions of the Debt Collection Improvement Act of 1996.

n. To the Department of Labor (DOL) and the Department of Health and Human Services (HHS) to conduct an authorized computer matching program in compliance with the Privacy Act of 1974, as amended, to match NRC's debtor records with records of DOL and HHS to obtain names, name controls, names of employers, addresses, dates of birth, and TINs. The DCIA requires all Federal agencies to obtain taxpayer identification numbers from each individual or entity doing business with the agency, including applicants and recipients of licenses, grants, or benefit payments; contractors; and entities and individuals owing fines, fees, or penalties to the agency. NRC will use TINs in collecting and reporting any delinquent amounts resulting from the

activity and in making payments.
o. If NRC decides or is required to sell a delinquent nontax debt under 31 U.S.C. 3711(i), information in this system of records may be disclosed to purchasers, potential purchasers, and contractors engaged to assist in the sale or to obtain information necessary for potential purchasers to formulate bids and information necessary for purchasers to pursue collection

remedies.

p. If NRC has current and delinquent collateralized nontax debts under 31 U.S.C. 3711(i)(4)(A), certain information in this system of records on its portfolio of loans, notes and guarantees, and

other collateralized debts will be reported to Congress based on standards developed by the Office of Management and Budget, in consultation with Treasury.

q. To Treasury in order to request a payment to individuals owed money by the NRC.

r. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 and

s. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

DISCLOSURES TO CONSUMER REPORTING AGENCIES:

Disclosures Pursuant to 5 U.S.C. 552a(b)(12):

Disclosures of information to a consumer reporting agency are not considered a routine use of records. Disclosures may be made from this system to "consumer reporting agencies" as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f) (1970)) or the Federal Claims Collection Act of 1966, as amended (31 U.S.C. 3701(a)(3) (1996)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Information in this system is stored on paper and microfiche, and in computer media.

RETRIEVABILITY:

Information is retrieved a number of ways, including by name, SSN, TIN, DUNS number, license or application number, contract or purchase order number, invoice number, voucher number, and vendor code.

SAFEGUARDS:

Records in the primary system are maintained in a building where access is controlled by a security guard force. Records are kept in lockable file rooms or at user's workstations in an area where access is controlled by keycard and is limited to NRC and contractor personnel who need the records to perform their official duties. The records are under visual control during duty hours. Access to automated data requires use of proper password and user identification codes by NRC or contractor personnel.

RETENTION AND DISPOSAL:

Paper records are destroyed when six years and three months old in accordance with GRS 6–1.a except that

administrative claims files, for which collection action is terminated without extension, are destroyed when ten years and three months old in accordance with GRS 6–10.b. Computer files are deleted after the expiration of the retention period authorized in accordance with GRS for the disposable hard copy file or when no longer needed, whichever is later.

SYSTEM MANAGER:

Director, Division of Financial Management, Office of the Chief Financial Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555—0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORDS ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Record source categories include, but are not limited to, individuals covered by the system, their attorneys, or other representatives; NRC; collection agencies or contractors; employing agencies of debtors; and Federal, State and local agencies.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-33

SYSTEM NAME:

Special Inquiry File-NRC.

SYSTEM LOCATION:

Primary system—Special Inquiry Group, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist, in whole or in part, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals possessing information regarding or having knowledge of matters of potential or actual concern to the Commission in connection with the investigation of an accident or incident at a nuclear power plant or other nuclear facility, or an incident involving nuclear materials or an allegation regarding the public health and safety related to the NRC's mission responsibilities.

CATEGORIES OF RECORDS IN THE SYSTEM:

The system consists of an alphabetical index file bearing individual names. The index provides access to associated records which are arranged by subject matter, title, or identifying number(s) and/or letter(s). The system incorporates the records of all Commission correspondence, memoranda, audit reports and data, interviews, questionnaires, legal papers, exhibits, investigative reports and data, and other material relating to or developed as a result of the inquiry, study, or investigation of an accident or incident.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

42 U.S.C. 2201(c), (i) and (o).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

- a. To provide information relating to an item which has been referred to the Commission or Special Inquiry Group for investigation by an agency, group, organization, or individual and may be disclosed as a routine use to notify the referring agency, group, organization, or individual of the status of the matter or of any decision or determination that has been made;
- b. To disclose a record as a routine use to a foreign country under an international treaty or convention entered into and ratified by the United States;
- c. To provide records relating to the integrity and efficiency of the Commission's operations and management and may be disseminated outside the Commission as part of the Commission's responsibility to inform the Congress and the public about Commission operations; and
- d. For any of the routine uses specified in paragraph numbers 1, 2, 4, 5, and 6 of the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Maintained on microfiche, disks, tapes, paper in file folders, and computer media. Documents are maintained in secured vault facilities.

RETRIEVABILITY:

Accessed by name (author or recipient), corporate source, title of document, subject matter, or other identifying document or control number.

SAFEGUARDS:

These records are located in locking metal filing cabinets or safes in a secured facility and are available only to authorized personnel whose duties require access.

RETENTION AND DISPOSAL:

Paper records relating to subject files are retained permanently in accordance with NRCS 1–2.2.a. Paper records relating to case files are retained permanently in accordance with NRCS 2–20.9.a. Alphabetical indexes are retained permanently in accordance with NRCS 1–2.2.a. Microfiche records are retained permanently in accordance with NRCS 2–20.9.a.

SYSTEM MANAGER(S) AND ADDRESS:

Records Manager, Special Inquiry Group, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Information classified under Executive Order 12958 will not be disclosed. Information received in confidence will not be disclosed to the extent that disclosure would reveal a confidential source.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

The information in this system of records is obtained from sources including, but not limited to, NRC

officials and employees; Federal, State, local, and foreign agencies; NRC licensees; nuclear reactor vendors and architectural engineering firms; other organizations or persons knowledgeable about the incident or activity under investigation; and relevant NRC records.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(1), (k)(2), and (k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-34 (Revoked.) NRC-35

SYSTEM NAME:

Drug Testing Program Records-NRC.

SYSTEM LOCATION:

Primary system—Division of Facilities and Security, Office of Administration, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist in part at the NRC Regional office locations listed in Addendum I, Part 2 (for-a temporary period of time); and at contractor testing laboratories, collection/evaluation facilities.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Persons including NRC employees, applicants, consultants, licensees, and contractors.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information regarding the drug testing program; requests for and results of initial, confirmatory and follow-up testing, if appropriate; additional information supplied by NRC employees, employment applicants, consultants, licensees, or contractors in challenge to positive test results; and written statements or medical evaluations of attending physicians and/or information regarding prescription or nonprescription drugs.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C 7301 (note); 42 U.S.C. 290dd– 2; Executive Order 12564; Pub. L. 100– 71, Title V Sec. 503; Pub. L. 100–440, Title VI Sec. 628; Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To identify substance abusers within the agency;

b. To initiate counseling and/or rehabilitation programs;

c. To take personnel actions;

d. To take personnel security actions; and

e. For statistical purposes.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on paper in file folders and on computer media. Specimens are maintained in appropriate environments.

RETRIEVABILITY:

Records are indexed and accessed by name, social security number, testing position number, specimen number, drug testing laboratory accession number, or a combination thereof.

SAFEGUARDS:

Access to and use of these records is limited to those persons whose official duties require such access, with records maintained and used with the highest regard for personal privacy. Records in the Division of Facilities and Security are stored in an approved security container under the immediate control of the Director, Division of Facilities and Security, or designee. The **Employee Drug Testing Tracking System** (EDTTS) is password protected and located on a jazz cartridge and stored in an approved security container. Drug testing records are also contained in the Integrated Personnel Security System (IPSS). This system is password protected with additional roles and responsibilities protection. Social security numbers are encrypted. Both systems have approved system security plans. Records at other NRC locations and in laboratory, collection/evaluation facilities will be stored under appropriate security measures so that access is limited and controlled.

RETENTION AND DISPOSAL:

Employee acknowledgment of notice forms may be destroyed when employee separates from testing designated position in accordance with GRS 1–36.b. Selection and scheduling records, chain of custody records, and test results are destroyed when three years old in accordance with GRS 1–36.c, except for records used in disciplinary actions which are destroyed four years after the case is closed. Collection and handling record books are destroyed

three years after date of last entry in accordance with GRS 1–36.d. Electronic records of the Employee Drug Testing System are deleted when no longer needed in accordance with GRS 20–3.b. Index cards are destroyed with related records or sooner if no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Division of Facilities and Security, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

NRC employees, employment applicants, consultants, licensees, and contractors who have been identified for drug testing who have been tested; physicians making statements regarding medical evaluations and/or authorized prescriptions for drugs; NRC contractors for processing including, but not limited to, specimen collection, laboratories for analysis, and medical evaluations; and NRC staff administering the drug testing program to ensure the achievement of a drug-free workplace.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-36

SYSTEM NAME:

Employee Locator Records Files—NRC.

SYSTEM LOCATION:

Primary system—Part 1: Office of Human Resources, Human Resources Services and Operations, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Part 2: Office of the Chief Information Officer, Infrastructure and Computer Operations Division, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Part 3: Office of Administration, Division of Administrative Services, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist, in part, for Incident Response Operations, within the Office of Nuclear Security and Incident Response, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland, and at the NRC's Regional Offices, at the locations listed in Addendum I, Part 2.

Duplicate system—Duplicate systems may exist, in part, within the organization where an individual actually works, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

NRC employees, contractors, and consultants.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records include, but are not limited to, an individual's name, address (home and business), telephone number (home, business, cell, and pager), social security number, organization, persons to be notified in case of emergency, and other related records.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 44 U.S.C. 3101; Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. Notification (of individual identified by employee) in case of an

b. Notification of employee regarding matters of official business;

c. Verification of accuracy of and updates of payroll/personnel system files on employee home address and zip code:

d. Conducting statistical studies; and

e. The routine use specified in paragraph number 6 of the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Maintained on paper listings and on computer media.

RETRIEVABILITY:

Accessed by name and/or social security number.

SAFEGUARDS:

Electronic records are password protected. Paper records are maintained in locked files. Access to and use of these records are limited to those persons whose official duties require such access.

RETENTION AND DISPOSAL:

Paper records are destroyed after 6 months by shredding in accordance with GRS 1–17.c. The electronic record may be deleted after the expiration of the retention period authorized for the paper copy file, or when no longer needed, whichever is later, in accordance with GRS 20–3.b.2.

SYSTEM MANAGER(S) AND ADDRESS:

Part 1: Chief, Human Resources Services and Operations, Office of Human Resources; Part 2: Chief Information Officer; Part 3: Director, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Individual on whom the record is maintained, Employee Express, NRC Form 15, "Employee Locator Notification," general personnel records, and other related records.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-37

SYSTEM NAME:

Information Security Files and Associated Records—NRC.

SYSTEM LOCATION:

Division of Nuclear Security, Office of Nuclear Security and Incident Response, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Persons including present or former NRC employees, contractors, consultants, licensees, and other cleared persons.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records include information regarding:

a. Personnel who are authorized access to specified levels, categories and types of information, the approving authority, and related documents; and

b. Names of individuals who classify and/or declassify documents (e.g., for the protection of information relating to the U.S. national defense and foreign relations) as well as information identifying the document.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

42 U.S.C. 2165 and 2201(i); Executive Order 12958, as amended.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To prepare statistical reports for the Information Security Oversight Office.

b. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Maintained on paper in file folders and on computer media.

RETRIEVABILITY:

Accessed by name and/or assigned number.

SAFEGUARDS:

Maintained in locked buildings, containers, or security areas under guard and/or alarm protection, as appropriate. Records are processed only on systems approved for processing classified information or accessible through password protected systems for unclassified information. The classified systems are stand alone systems located within secure facilities or with removable hard drives that are either stored in locked security containers or in alarmed vaults cleared for open storage of TOP SECRET information.

RETENTION AND DISPOSAL:

a. Classified documents, administrative correspondence, document receipts, destruction certificates, classified document inventories, and related records retained 2 years, then destroyed by shredding in accordance with GRS 18–

b. Top Secret Accounting and Control files: Registers—retained 5 years after documents shown on form are downgraded, transferred, or destroyed by shredding; Accompanying forms—retained until related document is downgraded, transferred, or destroyed by shredding in accordance with GRS 18–5.a and 18–5.b; and

c. Automated records are updated monthly and quarterly, and are maintained until no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Division of Nuclear Security, Office of Nuclear Security and Incident Response, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Some information is classified under Executive Order 12958 and will not be disclosed. Other information has been received in confidence and will not be disclosed to the extent that disclosure would reveal a confidential source.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Persons, including NRC employees, contractors, consultants, and licensees, as well as information furnished by other Government agencies or their contractors.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(1) and (k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4), (G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of NRC regulations.

NRC-38

SYSTEM NAME:

Mailing Lists—NRC.

SYSTEM LOCATION:

Primary system—Reproduction and Distribution Services Section, Publishing and Distribution Services Branch, Information and Records Services Division, Office of the Chief Information Officer, NRC, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist in whole or in part, at the locations listed in Addendum I. Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals, including NRC staff, with an interest in receiving information from the NRC.

CATEGORIES OF RECORDS IN THE SYSTEM:

Mailing lists include primarily the individual's name and address. Some lists also include title, occupation, and institutional affiliation.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 44 U.S.C. 3101.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. For distribution of documents to persons and organizations listed on the mailing list; and

b. For the routine use specified in paragraph number 6 of the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained on computer media and paper.

RETRIEVABILITY:

Records are accessed by company name, individual name, and file code identification number.

SAFEGUARDS:

Access to and use of these records are limited to those persons whose official duties require such access. Automated records are password protected.

RETENTION AND DISPOSAL:

Documents requesting changes are destroyed through the regular trash

disposal system after appropriate revision of the mailing list or after 3 months in accordance with GRS 13.4.a, whichever is sooner; lists are retained until canceled or revised, then destroyed through the regular trash disposal system in accordance with GRS 13.4.b. Computer files are deleted after canceled or revised or when no longer needed, whichever is later.

SYSTEM MANAGER(S) AND ADDRESS:

Chief, Reproduction and Distribution Services Section, Publishing and Distribution Services Branch, Information and Records Services Division, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

NRC staff, NRC licensees, and individuals expressing an interest in NRC activities and publications.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-39

SYSTEM NAME:

Personnel Security Files and Associated Records—NRC.

SYSTEM LOCATION:

Division of Facilities and Security, Office of Administration, NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Persons including NRC employees, employment applicants, consultants, contractors, and licensees; other Government agency personnel, other persons who have been considered for a personnel clearance, special nuclear material access authorization, unescorted access to NRC buildings or nuclear power plants, NRC building

access, access to Federal automated information systems or data, or participants in the criminal history program; aliens who visit NRC's facilities; and actual or suspected violators of laws administered by NRC.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records contain information about individuals, which include, but are not limited to, their name(s), address, date and place of birth, Social Security number, identifying information, citizenship, residence history, employment history, military history, financial history, foreign travel, foreign contacts, education, spouse/ cohabitant and relatives, personal references, organizational membership, medical, fingerprint cards, criminal record, and security clearance history. These records also contain copies of personnel security investigative reports from other Federal agencies, summaries of investigative reports, results of Federal agency indices checks, records necessary for participation in the criminal history program, reports of personnel security interviews, clearance actions information (e.g., grants and terminations), access approval/ disapproval actions related to NRC building access or unescorted access to nuclear plants, or access to Federal automated information systems or data, violations of laws, reports of security infraction, and other related personnel security processing documents.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

40 U.S.C. 318; 42 U.S.C. 2165 and 2201(i); Executive Order (E.O.) 9397; E.O. 10450; E.O. 12958, amended by E.O. 13292; E.O. 12968; E.O. 10865; 10 CFR Part 11; Public Law 99–399 (100 Stat. 876); OMB Circular No. A–130; 5 CFR 731 and 732 and authorities cited therein; Public Law 99–500 (100 Stat. 1783–335).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Information in these records may be used by the Division of Facilities and Security and on a need-to-know basis by appropriate NRC officials, Hearing Examiners, Personnel Security Review Panel members, Office of Personnel Management, Central Intelligence Agency, and other Federal agencies:

a. To determine clearance or access authorization eligibility:

b. To determine eligibility for access to NRC buildings or access to Federal automated information systems or data;

c. To certify clearance or access authorization;

d. To maintain the NRC personnel security program;

e. To provide licensees criminal history information needed for their unescorted access or access to safeguard information determinations; and

f. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Maintained on paper in file folders, on tape, microfiche, and computer media.

RETRIEVABILITY:

Indexed and accessed by name, social security number, docket number, or a combination thereof.

SAFEGUARDS:

File folders and computer printouts are maintained in security or controlled areas under guard and/or alarm protection, as appropriate. The door to the file room has a combination dial lock. The automated records are password and role protected.

RETENTION AND DISPOSAL:

a. Personnel security clearance/access authorization files—destroy case files upon notification of death or 5 years from date of termination of access authorization or final administrative action in accordance with GRS 18–22.a;

b. Request for Visit or Access Approval—maximum security areas retained 5 years after final entry or after date of document, as appropriate, in accordance with GRS 18–17.a; Other areas: Retained 2 years after final entry or after date of document, then destroyed by approved method of destruction in accordance with GRS 18– 17.b:

c. Other security clearance/access authorization administration files—retained 2 years after final entry or after date of document, then destroyed by approved method of destruction in accordance with GRS 18–8; and

d. Criminal history record computer files are deleted when no longer needed.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Division of Facilities and Security, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/ PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure." Some information is classified under Executive Order 12958 and will not be disclosed. Other information has been received in confidence and will not be disclosed to the extent the disclosure would reveal a confidential source.

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Persons including NRC applicants, employees, contractors, consultants, licensees, visitors and others, as well as information furnished by other Government agencies or their contractors.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

Pursuant to 5 U.S.C. 552a(k)(1), (k)(2), and (k)(5), the Commission has exempted portions of this system of records from 5 U.S.C. 552a(c)(3), (d), (e)(1), (e)(4)(G), (H), and (I), and (f). The exemption rule is contained in 10 CFR 9.95 of the NRC regulations.

NRC-40

SYSTEM NAME:

Facility Security Access Control Records—NRC.

SYSTEM LOCATION:

Primary system—Division of Facilities and Security, Office of Administration, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist in part at NRC Regional Offices and the NRC Technical Training Center at the locations listed in Addendum I, Part 2.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Persons including current and former NRC employees, consultants, contractors, other Government agency personnel, and approved visitors.

CATEGORIES OF RECORDS IN THE SYSTEM:

These records include information regarding: (1) NRC personal identification badges issued for continued access to NRC-controlled space; and (2) records regarding visitors to NRC. These records include, but are not limited to, an individual's name, social security number, electronic image, badge number, citizenship, employer, purpose of visit, person visited, date and time of visit, and other information contained on Government issued credentials.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

42 U.S.C. 2165 and 2201(i), (k) and (p); 5 CFR Part 2634; Executive Order (E.O.) 9397; E.O. 12958, amended by E.O. 13292.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To control access to NRC classified information and to NRC spaces by human or electronic means.

b. Information (identification badge) may also be used for tracking applications within the NRC for other than security access purposes.

c. The electronic image used for the NRC employee personal identification badge may be used for other than security purposes only with the written consent of the subject individual.

d. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Records are maintained on paper in logs and files and on computer media.

RETRIEVABILITY:

Information is indexed and accessed by individual's name, social security number, identification badge number, employer's name, date of visit, or sponsor's name.

SAFEGUARDS:

All records are maintained in NRC-controlled space that is secured after normal duty hours or in security areas under guard presence. There is an approved security plan which identifies the physical protective measures and access controls (i.e., passwords and software design limiting access based on each individual's role and responsibilities relative to the system) specific to each system.

RETENTION AND DISPOSAL:

a. Records and forms related to NRC identification badges are retained in files and destroyed when superseded or obsolete in accordance with GRS 18–23.

b. Manual visitor logs are retained in cabinets and destroyed 2 years after date of entry in accordance with GRS 18–

c. The automated access control system reflects access to controlled areas and employee/contractor/visitor identification information. These records are disposed of after the retention period for those records identified in a. and b., or when no longer needed, whichever is later.

d. For automated systems back-up media (tapes/discs) is retained in cabinets for 2 years from date of archive and then destroyed; or when no longer needed, whichever is later.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Division of Facilities and Security, Office of Administration, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Persons including NRC employees, contractors, consultants, employees of other Government agencies, and visitors.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-41

SYSTEM NAME:

Tort Claims and Personal Property Claims Records—NRC.

SYSTEM LOCATION:

Primary system—Office of the General Counsel, NRC, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist, in whole or in part, in the Office of the Chief Financial Officer (OCFO), NRC, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland, and at the locations listed in Addendum I, Parts 1 and 2. Other NRC systems of records, including but not limited to, NRC-18, "Office of the Inspector General (OIG) Investigative Records—NRC," and NRC-32, "Office of the Chief Financial Officer Financial Transactions

and Debt Collection Management Records—NRC," may contain some of the information in this system of records.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals who have filed claims with NRC under the Federal Tort Claims Act or the Military Personnel and Civilian Employees' Claims Act and individuals who have matters pending before the NRC that may result in a claim being filed.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains information relating to loss or damage to property and/or personal injury or death in which the U.S. Government may be liable. This information includes, but is not limited to, the individual's name, home address and phone number, work address and phone number, claim forms and supporting documentation, police reports, witness statements, medical records, insurance information, investigative reports, repair/replacement receipts and estimates, litigation documents, court decisions, and other information necessary for the evaluation and settlement of claims and pre-claims.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Federal Tort Claims Act, 28 U.S.C. 2671 et seq. (2000); The Military Personnel and Civilian Employees' Claims Act of 1964, as amended, 31 U.S.C. 3721.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, NRC may disclose information contained in a record in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To third parties, including claimants' attorneys, insurance companies, witnesses, potential witnesses, local police authorities where an accident occurs, and others who may have knowledge of the matter to the extent necessary to obtain information that will be used to evaluate, settle, refer, pay, and/or adjudicate claims.

b. To the Department of Justice (DOJ) when the matter comes within their jurisdiction, such as to coordinate litigation or when NRC's authority is limited and DOJ advice or approval is required before NRC can award, adjust, compromise, or settle certain claims.

c. To the appropriate Féderal agency or agencies when a claim has been incorrectly filed with NRC or when more than one agency is involved and NRC makes agreements with the other agencies as to which one will investigate the claim.

d. The Department of the Treasury to request payment of an award, compromise, or settlement of a claim.

e. Information contained in litigation records is public to the extent that the documents have been filed in a court or public administrative proceeding, unless the court or other adjudicative body has ordered otherwise. This public information, including information concerning the nature, status, and disposition of the proceeding, may be disclosed to any person, unless it is determined that release of specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy.

f. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 and

g. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

Disclosure Pursuant to 5 U.S.C. 552a(b)(12):

Disclosure of information to a consumer reporting agency is not considered a routine use of records. Disclosures may be made from this system of records to "consumer reporting agencies" as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f) (1970)) or the Federal Claims Collection Act of 1966, as amended (31 U.S.C. 3701(a)(3) (1996)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Information in this system of records is stored on paper, in log books, and on computer media.

RETRIEVABILITY:

Information is indexed and accessed by the claimant's name and/or claim number.

SAFEGUARDS:

The paper records and log books are stored in locked file cabinets or locked file rooms and access is restricted to those agency personnel whose official duties and responsibilities require access. Automated records are protected by password.

RETENTION AND DISPOSAL:

a. Tort claims and employee claims are destroyed six years and three months after payment or disallowance in accordance with GRS 6–10.a.

b. Claims affected by a court order or subject to litigation are destroyed after the related action is concluded, or when six years and three months old, whichever is later, in accordance with GRS 10–6.c.

c. Log books are destroyed or deleted when no longer needed in accordance with GRS 23–8.

d. Copies of memoranda contained on electronic media are deleted when no longer needed in accordance with GRS 20–13.

e. Copies of tort claims and personal property claims that become part of NRC's Litigation Case File are retained by the Government permanently in accordance with NRCS 2–13.4.

SYSTEM MANAGER:

Assistant General Counsel for Administration, Office of the General Counsel, U.S. Nuclear Regulatory Commission, Washington, DC 20555– 0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information is obtained from a number of sources, including but not limited to, claimants, NRC employees involved in the incident, witnesses or others having knowledge of the matter, police reports, medical reports, investigative reports, insurance companies, and attorneys.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-42

SYSTEM NAME:

Strategic Workforce Planning Records—NRC.

SYSTEM LOCATION:

Primary system—Technical Training Center, NRC, 5746 Marlin Road, Suite 200, Chattanooga, Tennessee.

Duplicate system—Duplicate systems may exist, in part, at the locations listed in Addendum I, Parts 1 and 2.

CATEGORIES OF INDIVIDUALS COVERED:

Current, prospective, and former NRC employees, experts, consultants, contractors.

CATEGORIES OF RECORDS IN THE SYSTEM:

Specific information maintained on individuals includes individual skills assessments that identify the knowledge and skills possessed by the individual and the level of skills possessed, and may include a skills profile containing, but not limited to, their name; service computation date; series and grade; education; work and skills experience; special qualifications; licenses and certificates held; and availability for geographic relocation.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 3396: 5 U.S.C. 4103: 42 U.S.C. 2201; Executive Order (E.O.) 9397: E.O. 11348, as amended by E.O. 12107; Public Law 104-106, National Defense Authorization Act for Fiscal Year 1996, Sec. 5125, Agency Chief Information Officer.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

The primary use of the records will be to assess the knowledge and skills needed to perform the functions assigned to individuals and their organizations.

Information in the system may be used by the NRC to assess the skills of the staff to develop an organizational training plan/program; to prepare individual training plans; to develop recruitment plans; and to assign personnel. Other offices may maintain similar kinds of records relative to their specific duties, functions, and

responsibilities.

In addition to the disclosures permitted under subsection (b) of the Privacy Act, which includes disclosure to other NRC employees who have a need for the information in the performance of their duties, NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the information was collected under the following routine uses:

a. To employees and contractors of other Federal, State, local, and foreign agencies or to private entities in connection with joint projects, working groups, or other cooperative efforts in which the NRC is participating.

b. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 and

c. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING. RETRIEVING, ACCESSING, RETAINING, AND DISPOSITION OF RECORDS IN THE SYSTEM:

STORAGE:

Information is maintained in computerized form (Strategic Workforce Planning System) and in paper copy.

RETRIEVABILITY:

Information may be retrieved by, but not limited to, the individual's name; office; skill level; various skills; education; or work experience.

SAFEGUARDS:

Records are maintained in areas where access is controlled by keycard and is limited to NRC and contractor personnel. Access to computerized records requires use of password and user identification codes. Level of access is determined by roles and responsibilities.

RETENTION AND DISPOSAL:

System input records are destroyed after the information is converted to electronic medium and verified in accordance with GRS 20-2.a and b. System data maintained electronically are currently unscheduled and must be retained until a records disposition schedule for this information is approved by the National Archives and Records Administration. Hard copy records documenting skills requirements, assessments, strategies, and plans for meeting the requirements are currently unscheduled and must be retained until a records disposition schedule for this information is approved by the National Archives and Records Administration.

SYSTEM MANAGER AND ADDRESS:

Chief, Workforce Planning and Information Management, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/ PA) Officer, Office of the Chief

Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information is obtained from a number of sources, including but not limited to, the individual to whom it pertains, system of records NRC-11, supervisors and other NRC officials, contractors, and other agencies or entities.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-43

SYSTEM NAME:

Employee Health Center Records-NRC.

SYSTEM LOCATION:

Primary system—NRC Employee Health Center, One White Flint North, 11555 Rockville Pike, Rockville, Maryland.

Duplicate system—Duplicate systems exist, in part, at health care facilities operating under a contract or agreement with NRC for health-related services in the vicinity of each of NRC's Regional offices listed in Addendum I, Part 2. NRC's Regional offices may also maintain copies of occupational health records for their employees.

This system may contain some of the information maintained in other systems of records, including NRC-11, "General Personnel Records (Official Personnel Folder and Related Records)-NRC," NRC-17, "Occupational Injuries and Illness Records—NRC," and NRC-44, "Employee Fitness Center Records— NRC.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former NRC employees, consultants, contractors, other Government agency personnel, and anyone on NRC premises who requires emergency or first-aid treatment.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system is comprised of records developed as a result of voluntary employee use of health services provided by the Health Center, and of emergency health services rendered by Health Center staff to individuals for injuries and illnesses suffered while on NRC premises. Specific information maintained on individuals may include, but is not limited to, their name, date of birth, and Social Security number; medical history and other biographical data: test reports and medical diagnoses based on employee health maintenance physical examinations or health screening programs (tests for single medical conditions or diseases); history of complaint, diagnosis, and treatment of injuries and illness rendered by the Health Center staff; immunization records; records of administration by Health Center staff of medications prescribed by personal physicians; medical consultation records; statistical records; daily log of patients; and medical documentation such as personal physician correspondence, test results submitted to the Health Center staff by the employee; and occupational health records. Forms used to obtain or provide information include, but are not limited to, the following:

- (1) Employee Health Record.
- (2) Immunization/Health Profile.
- (3) Problem List.
- (4) Progress Notes.
- (5) Consent for Release of Medical Information.
- (6) Against Medical Advice (AMA) Release.
 - (7) Patient Treatment Record.
 - (8) Injection Record.
 - (9) Allergy.
 - (10) Respirator Certification Form.
 - (11) Pre-travel Questionnaire.
 - (12) Flu Vaccine Form.
 - (13) Pneumonia Vaccine Form.
 - (14) TB Test Form.
- (15) Office of Workers' Compensation Programs (OWCP) Occupational Injury Form.
 - (16) Medical History.
 - (17) Medical Examination.
- (18) Prostate Symptoms

Questionnaire.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 5 U.S.C. 7901; Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To refer information required by applicable law to be disclosed to a Federal, State, or local public health service agency concerning individuals who have contracted certain communicable diseases or conditions in an effort to prevent further outbreak of the disease or condition.

b. To disclose information to the appropriate Federal, State, or local agency responsible for investigation of an accident, disease, medical condition, or injury as required by pertinent legal authority.

c. To disclose information to the Office of Workers' Compensation Programs in connection with a claim for benefits filed by an employee.

d. To Health Center staff and medical personnel under a contract or agreement with NRC who need the information in order to schedule, conduct, evaluate, or follow up on physical examinations, tests, emergency treatments, or other medical and health care services.

e. To refer information to private physicians designated by the individual when requested in writing.

f. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 and 2906.

g. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are stored in file folders, on microfiche, on computer media, and on file cards, logs, x-rays, and other medical reports and forms.

RETRIEVABILITY:

Records are retrieved by the individual's name, date of birth, and Social Security number, or any combination of those identifiers.

SAFEGUARDS:

Records in the primary system are maintained in a building where access is controlled by a security guard force and entry to each floor is controlled by keycard. Records in the system are maintained in lockable file cabinets with access limited to agency or contractor personnel whose duties require access. The records are under visual control during duty hours. Access to automated data requires use of proper password and user identification codes by authorized personnel.

RETENTION AND DISPOSAL:

Records documenting an individual employee's medical history, physical condition, and visits to Government health facilities, for nonwork-related purposes, are maintained for six years from the date of the last entry as are records on consultants, contractors, other Government agency personnel, and anyone on NRC premises who requires emergency or first-aid treatment in accordance with GRS 1-19. Health Center control records such as logs or registers reflecting daily visits are destroyed three months after the last entry if the information is summarized on a statistical report in accordance with GRS 1-20a and two years after the last entry if the information is not summarized in accordance with GRS 1-20b. Occupational health records/longterm medical records are retained in accordance with GRS 1-21a. Employees are given copies of their records if requested upon separation from the agency.

SYSTEM MANAGER(S) AND ADDRESSES:

Manager, Employee Assistance and Wellness Services, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555— 0001

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001; comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9; and provide their full name, any former name(s), date of birth, and Social Security number.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records is obtained from a number of sources including, but not limited to, the individual to whom it pertains; laboratory reports and test results; NRC Health Center physicians, nurses, and other medical technicians or personnel who have examined, tested, or treated the individual; the individual's coworkers or supervisors; other systems of records; the individual's personal physician(s); NRC Fitness Center staff; other Federal agencies; and other Federal employee health units.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

NRC-44

SYSTEM NAME:

Employee Fitness Center Records-NRC.

SYSTEM LOCATION:

Primary system-NRC Fitness Center, Two White Flint North, 11545 Rockville Pike, Rockville, Maryland.

Duplicate system—Regional offices, listed in Addendum I, Part 2, only maintain lists of their employees who receive subsidy from NRC for off-site fitness center memberships.

CATEGORIES OF INDIVIDUALS COVERED BY THE

NRC employees who apply for membership in the Fitness Center as well as current and inactive Fitness Center members.

CATEGORIES OF RECORDS IN THE SYSTEM:

The system includes employees applications to participate in NRC's Fitness Center, information on individuals' degree of physical fitness and their fitness activities and goals, and various forms, memoranda, and correspondence related to Fitness Center membership and financial/ payment matters. Specific information contained in the application for membership includes the employee applicant's name, gender, age, Social Security number, height, weight, and medical information, including a history of certain medical conditions; the name of the individual's personal physician and any prescription or over-the-counter drugs taken on a regular basis; and the name and address of a person to be notified in case of emergency. Forms used to obtain or provide information include, but are not limited to, the following:

1) Application Package.

(2) Release of Medical Information/ Physician's Statement.

(3) Fitness Assessment.

(4) Pre-exercise Health Screening.

(5) Account Logs.

(6) Terminated Memberships.

(7) New Memberships.

(8) Monthly Dues Collected.

(9) Accident Report.

(10) "Dear Participant" Letter.

(11) Refund Request.

(12) Regional Employee Sign-in Log.

(13) Member of the Month.

(14) User Suggestion Form.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 7901: Executive Order 9397.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

In addition to the disclosures permitted under subsection (b) of the Privacy Act, the NRC may disclose information contained in this system of records without the consent of the subject individual if the disclosure is compatible with the purpose for which the record was collected under the following routine uses:

a. To the individual listed as an emergency contact, in the event of an

emergency.

b. To the National Archives and Records Administration or to the General Services Administration for records management inspections conducted under 44 U.S.C. 2904 or 2906

c. For any of the routine uses specified in the Prefatory Statement of General Routine Uses.

DISCLOSURES TO CONSUMER REPORTING AGENCIES:

Disclosures Pursuant to 5 U.S.C. 552a(b)(12):

Disclosures of information to a consumer reporting agency are not considered a routine use of records. Disclosures may be made from this system to "consumer reporting agencies" as defined in the Fair Credit Reporting Act (15 U.S.C. 1681a(f) (1970)) or the Federal Claims Collection Act of 1966, as amended (31 U.S.C. 3701(a)(3) (1996)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

Records are maintained on computer media and in paper form in logs and files.

RETRIEVABILITY:

Information is indexed and accessed by an individual's name and/or Social Security number.

SAFEGUARDS:

Records are maintained in a building where access is controlled by a security guard force. Access to the Fitness Center is controlled by keycard and bar code verification. Records in paper form are stored alphabetically by individuals' names in lockable file cabinets maintained in the NRC Fitness Center where access to the records is limited to agency and Fitness Center personnel whose duties require access. The records are under visual control during duty hours. Automated records are protected by screen saver. Access to automated data requires use of proper password and user identification codes. Only authorized personnel have access to areas in which information is stored.

RETENTION AND DISPOSAL:

Fitness Center records are currently unscheduled and must be retained until the National Archives and Records Administration approves a records disposition schedule for this material.

SYSTEM MANAGER(S) AND ADDRESS:

Manager, Employee Assistance and Wellness Services, Office of Human Resources, U.S. Nuclear Regulatory Commission, Washington, DC 20555-

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information pertaining to themselves should write to the Freedom of Information Act and Privacy Act (FOIA/ PA) Officer, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and comply with the procedures contained in NRC's Privacy Act regulations, 10 CFR part 9.

RECORD ACCESS PROCEDURE:

Same as "Notification procedure."

CONTESTING RECORD PROCEDURE:

Same as "Notification procedure."

RECORD SOURCE CATEGORIES:

Information in this system of records is principally obtained from the individuals upon whom the records are maintained. Other sources of information include, but are not limited to, the NRC Fitness Center Director and other staff, physicians retained by the NRC, and the individuals' personal physicians.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None. Addendum I—List of U.S. Nuclear

Regulatory Commission Locations

Part 1—NRC Headquarters Offices

1. One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852-2738.

2. Two White Flint North, 11545 Rockville Pike, Rockville, Maryland 20852-2738.

3. Warehouse, 5000 Boiling Brook Parkway, Rockville, Maryland 20852-2738.

Part 2—NRC Regional Offices

1. NRC Region I, 475 Allendale Road, King of Prussia, Pennsylvania 19406-1415.

2. NRC Region II, Sam Nunn Atlanta Federal Center, 23 T85, 61 Forsyth Street, SW., Atlanta, Georgia 30303–3415.
3. NRC Region III, 2443 Warrenville Road,

Suite 210, Lisle, Illinois 60532-4352.

4. NRC Region IV, 611 Ryan Plaza Drive, Suite 400, Arlington, Texas 76011–8064. 5. High-Level Waste Management Office, 1551 Hillshire Drive, Las Vegas, Nevada

89134.

6. NRC Technical Training Center, 5746 Marlin Road, Suite 200, Chattanooga, Tennessee 37411-5677.

Dated in Rockville, Maryland, this 17 day of September, 2004.

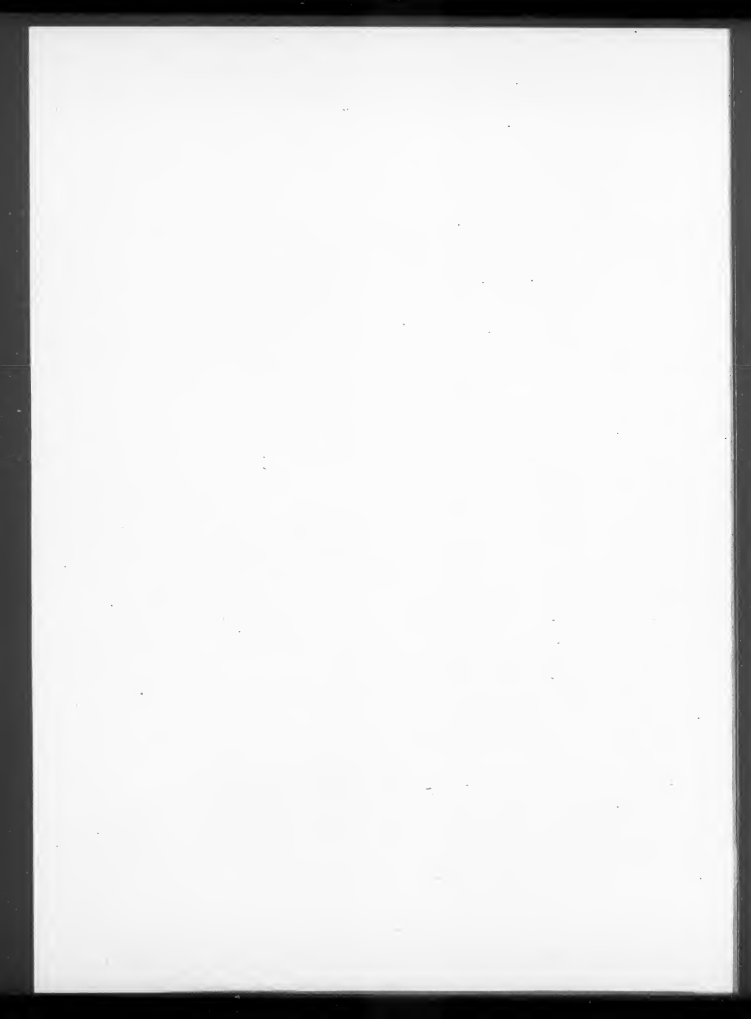
For the Nuclear Regulatory Commission.

Jacqueline E. Silber,

Chief Information Officer.

[FR Doc. 04–21340 Filed 9–23–04; 8:45 am]

BILLING CODE 7590–01–P





Friday,
September 24, 2004

Part V

General Services Administration

41 CFR Parts 102–117 and 102–118 Federal Management Regulation; Transportation and Management, Transportation Payment and Audit; Final Rule

GENERAL SERVICES ADMINISTRATION

41 CFR Parts 102-117 and 102-118

{FMR Amendment 2004–02; FMR Case 2004–102–4}

RIN 3090-AH95

Federal Management Regulation; Transportation and Management, Transportation Payment and Audit

AGENCY: Office of Governmentwide Policy, General Services Administration (GSA).

ACTION: Final rule.

SUMMARY: The General Services
Administration is amending the Federal
Management Regulation (FMR) by
adding previously omitted text to
address procedures relating to the cash
payment of transportation services and
unused tickets, and to correct errors.
This final rule also clarifies what
documentation must be submitted for
payment of transportation services and
updates a web address.

DATES: Effective Date: September 24, 2004.

FOR FURTHER INFORMATION CONTACT: The Regulatory Secretariat, Room 4035, GS Building, Washington, DC, 20405, (202) 208–7312, for information pertaining to status or publication schedules. For clarification of content, contact Ms. Elizabeth Allison, Office of Governmentwide Policy, Transportation Management Division at (202) 219–1729 or e-mail at elizabeth.allison@gsa.gov. Please cite FMR case 2004–102–4, Amendment 2004–02.

SUPPLEMENTARY INFORMATION:

A. Background

A final rule to transfer policy and regulatory requirements for transportation payment and audit from the Federal Property Management Regulations (FPMR) to the Federal Management Regulation (FMR) was published in the **Federal Register** at 65 FR 24568, April 26, 2000. However, the policies and procedures relating to the cash payment of transportation services and unused tickets were inadvertently omitted during the transfer. This amendment adds and corrects errors to the regulatory text in FMR parts 102–117 and 102–118.

B. Executive Order 12866

The General Services Administration (GSA) has determined that this final rule is not a significant regulatory action for the purposes of Executive Order 12866.

C. Regulatory Flexibility Act

This final rule is not required to be published in the **Federal Register** for comment. Therefore, the Regulatory Flexibility Act does not apply.

D. Paperwork Reduction Act

The Paperwork Reduction Act does not apply because the changes to the FMR do not impose information collection requirements that require the approval of the Office of Management and Budget under 44 U.S.C. 3501, et sea.

E. Small Business Regulatory Enforcement Fairness Act

This final rule is exempt from Congressional review under 5 U.S.C. 801 since it relates solely to agency management and personnel.

List of Subjects in 41 CFR Parts 102–117 and 102–118

Accounting, Claims, Government property management, Reporting and recordkeeping requirements, Surplus Government property, Transportation.

Dated: April 26, 2004.

Stephen A. Perry,

Administrator of General Services.

■ For the reasons set forth in the preamble, GSA amends 41 CFR parts 102–117 and 102–118 as set forth below:

PART 102-117—TRANSPORTATION MANAGEMENT

■ 1. The authority citation for 41 CFR part 102–117 continues to read as follows:

Authority: 31 U.S.C. 3726, 40 U.S.C. 121(c), and 49 U.S.C. 10721, 13712, and 15504

■ 2. Revise § 102–117.80 to read as follows:

§ 102-117.80 How are rate tenders filed?

(a) The TSP must file an electronic rate tender with your agency. Details of what must be included when submitting electronic tenders is located in § 102–118.260(b) of this subchapter.

(b) You must send two copies of the rate tender to—General Services
Administration, Federal Supply Service,
Audit Division (FBA), 1800 F Street,
NW., Washington, DG 20405,
www.gsa.gov/transaudits.

§102-117.170 [Amended]

■ 3. Amend § 102–117.170(b) by removing the web address "http://www.fss.gsa.gov/transtrav" and adding "www.gsa.gov/transaudits" in its place.

PART 102–118—TRANSPORTATION PAYMENT AND AUDIT

■ 4. The authority citation for 41 CFR part 102–118 continues to read as follows:

Authority: 31 U.S.C. 3726, 40 U.S.C. 121(c), and 49 U.S.C. 10721, 13712, and 15504.

■ 5. Amend § 102–118.35 by revising the definition "Agency" and adding the definition of "Cash" to read as follows:

§ 102–118.35 What definitions apply to this part?

Agency, as used in this part, means a department, agency, or instrumentality of the United States Government.

Cash means cash, personal checks, personal charge cards, and travelers checks. Cash may only be used to pay for transportation expenses in extremely limited cases where government payment mechanisms are not available or acceptable.

■ 6. Amend § 102–118.40 by revising paragraph (a) and the web address at the end of paragraph (b) to read as follows:

§ 102–118.40 How does my agency order transportation and transportation services?

(a) Transportation of freight and household goods and related transportation services (e.g., packing, storage) with a Government contractorissued charge card, purchase order (or electronic equivalent), or a Government bill of lading for international shipments (including domestic overseas shipments). In extremely limited cases, cash can be used where government payment mechanisms are not available or acceptable.

(b) * * * www.gsa.gov/transaudits.

■ 7. Revise § 102–118.60 to read as follows:

§ 102-118.60 To what extent must my agency use electronic commerce?

Your agency must use electronic commerce in all areas of your transportation program. This includes the use of electronic systems and forms for ordering, receiving bills and paying for transportation and transportation services.

■ 8. Add §§ 102–118.91 and 102–118.92 to read as follows:

§ 102–118.91 May my agency authorize the use of cash?

Yes, in limited circumstances, a Government employee can use cash where government payment mechanisms are not available or acceptable.

§102-118.92 How does my agency handle receipts, tickets or other records of cash payments?

Your agency must ensure that its employees keep the original receipts for transportation purchases over \$75.00 made with cash. If it is impractical to furnish receipts in any instance as required by this subtitle, the failure to do so must be fully explained on the travel voucher. Mere inconvenience in the matter of taking receipts will not be considered. These receipts must be saved for a possible postpayment audit by the GSA Audit Division. If your agency requires the filing of paper receipts, then you must do so. For transportation purchases over \$75.00, your agency must ensure that copies of all original papers are retained at your agency. Copies of tickets from a TSP must be sent to-General Services Administration, Federal Supply Service, Audit Division (FBA), 1800 F Street, NW., Washington, DC 20405, www.gsa.gov/transaudits.

■ 9. Amend § 102-118.140 by revising paragraph (a) to read as follows:

§ 102-118.140 What are the major mandatory terms and conditions governing the use of GBLs and bills of lading?

(a) Unless otherwise permitted by statute and approved by the agency, the TSP may not demand prepayment or collect charges from the consignee. The TSP, providing service under the bill of lading, must present a legible copy of the bill of lading or an original, properly certified GBL attached to Standard Form (SF) 1113, Public Voucher for Transportation Charges, to the paying office for payment;

■ 10. Revise § 102-118.175 to read as

§ 102-118.175 Must my agency prepare for **GBL** retirement?

Yes, your agency must prepare for retirement of the paper GBL. Effective September 30, 2001, your agency must have phased out use of Standard Form (SF) 1103, Government Bill of Lading, and OF 1203, Privately Owned Personal Property Government Bill of Lading (PPGBL) for domestic shipments. Effective September 30, 2001, your agency may use the GBL or PPGBL solely for international shipments (including domestic overseas shipments).

■ 11. Add § 102-118.196 to read as

§ 102-118.196 What does the TSP do with unused tickets (E-ticket or paper ticket)?

The TSP must refund the value of the unused tickets (after expiration) to the GSA Audit Division if no Redemption of Unused Tickets (SF 1170) is received. TSPs are required to make such refunds within 90 days after the expiration date. The ticket number and the amount being refunded must be included in addition to all information pertinent to the refund, including the GTR numbers if applicable. Additional information is in the Government Passenger Transportation Handbook. Refund checks are to made payable to the U.S. Treasury and sent to—General Services Administration, Federal Supply Service, Audit Division (FBA), 1800 F Street, NW., Washington, DC 20405, www.gsa.gov/transaudits.

■ 12. Amend § 102–118.205 by revising the heading to read as follows:

§102-118.205 May my agency pay a subcontractor or agent functioning as a warehouseman for the TSP providing service under the bill of lading?

■ 13. Revise § 102-118.260 to read as follows:

§ 102-118.260 Must my agency send all quotations, tenders, or contracts with a TSP

(a) Yes, your agency must send copies of each quotation, tender, or contract of special rates, fares, charges, or concessions with TSPs including those authorized by 49 U.S.C. 10721 and 13712, upon execution to—General Services Administration, Federal Supply Service, Audit Division (FBA), 1800 F Street, NW., Washington, DC 20405, www.gsa.gov/transaudits.

(b) Tenders must be submitted electronically, following the instructions provided by the requesting agency. The following information must be submitted with the tender:

(1) Issuing TSP, Bureau, Agency or Conference.

(2) Tender number.

(3) Standard Carrier Alpha Code (SCAC).

(4) TSP Tax Identification Number (TIN).

(5) Issue date.

(6) Effective date. (7) Expiration date.

(8) Origin and destination. (9) Freight Classification and/or

commodity description (including origin and destination). 10) Rate or charge for line haul rates.

(11) Minimum weights.

(12) Route(s).

(13) Accessorial services description(s) with rate or charge and governing publication.

(14) TSP operating authority,

(c) The TSP must include a statement that the TSP will adhere and agree to the following general terms and conditions. The services provided in this tender will be performed in accordance with applicable Federal, State and municipal laws and regulations, including Federal Management Regulation parts 102-117 and 102-118 (41 CFR parts 102-117 and 102-118), and the TSP(s) hold(s) the required operating authority to transport the commodity from, to, or between the places specified in the authorized certificates, permits or temporary operating authorities.

(d) The TSP shall bill the United States Government on Standard Form (SF) 1113, Public Voucher for Transportation Charges, appropriately completed and supported. The TSP(s) will send bills to the "Bill Charges To" address on the face of the bill of lading or agency-ordering document.

(e) The Optional Form (OF) 280, Uniform Tender of Rates and/or Charges for Transportation Services, includes all the provisions of paragraph (c) of this section and is another option to file a tender with the Government.

■ 14. Revise § 102-118.275 to read as follows:

§102-118.275 What must my agency consider when designing and implementing a prepayment audit program?

(a) As shown in § 102-118.45, the manner in which your agency orders transportation services determines how and by whom the bill for those services will be presented. Each method of ordering transportation and transportation services may require a different kind of prepayment audit.

Your agency's prepayment audit program must consider all of the methods that you use to order and pay for transportation services. With each method of ordering transportation services, your agency should ensure that each TSP bill or employee travel voucher contains enough information for the prepayment audit to determine which contract or rate tender is used and that the type and quantity of any additional services are clearly delineated.

(b) For transportation payments made through cost reimbursable contracts, the agency must include a statement in the contract that the contractor shall submit to the address identified for prepayment audit, transportation documents which show that the United States will assume freight charges that were paid by the contractor.

(c) Cost reimbursable contractors shall only submit for audit bills of lading

with freight shipment charges exceeding \$100.00. Bills under \$100.00 shall be retained on-site by the contractor and made available for on-site audits.

■ 15. Amend § 102–118.330 by revising paragraph (d) to read as follows:

§ 102-118.330 What are the elements of an acceptable prepayment audit program?

(d) Require your agency's paying office to offset, if directed by GSA's

Audit Division, debts from amounts owed to the TSP within the 3 years as per 31 U.S.C. 3726(b);

§§102-118.80, 102-118.105, 102-118.110, 102-118.170, 102-118.315, 102-118.320, 102-118.340, 102-118.490, 102-118.500, 102-118.560, 102-118.600, 102-118.630, and 102-118.645 [Amended]

■ 16. Amend §§ 102-118.80, 102-118.105, 102-118.110, 102-118.170,

102–118.315, 102–118.320, 102– 118.340, 102–118.490, 102–118.500, 102–118.560, 102–118.600, 102– 118.630, and 102–118.645 by removing "http://pub.fss.gsa.gov/transtrav" wherever it appears and adding "www.gsa.gov/transaudits" in its place.

[FR Doc. 04–21419 Filed 9–23–04; 8:45 am]
BILLING CODE 6820–14–P



Friday, September 24, 2004

Part VI

Department of Transportation

Federal Aviation Administration

14 CFR Part 150

Airport Noise Compatibility Planning; Final Rule

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 150

[Docket No. FAA-2004-19158; Amendment No. 150-4]

RIN 2120-AI37

Airport Noise Compatibility Planning

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule; request for comments.

SUMMARY: The Federal Aviation Administration (FAA) is issuing this final rule, with request for comments, to amend the regulations implementing airport noise compatibility planning to include amendments made to the authorizing legislation, which is formerly known as the Aviation Safety and Noise Abatement Act of 1979 (ASNA). This final rule incorporates new requirements imposed by laws that amended ASNA. These technical changes are necessary to conform the regulations to amendments set forth in the Vision 100-Century of Aviation Reauthorization Act of 2003 (Vision 100). This final rule also updates the statutory citations in the regulations to reflect the repeal and replacement of ASNA as part of a broad recodification of federal transportation laws in July 1994, and revises the regulations to include the 1987 amendment to ASNA that requires airport sponsors to provide notice and an opportunity for a public hearing before submitting a noise compatibility program to the FAA. To facilitate the availability of documents for inspection by the public, this final rule also updates the addresses of FAA regional offices that have moved since 1989. The final rule also enlarges the minimum scale for noise exposure maps to facilitate FAA's ability to make noise and land use information from noise exposure maps available on the Internet via its Website, pursuant to Vision 100.

DATES: This final rule is effective October 25, 2004. Comments must be submitted on or before November 23, 2004.

ADDRESSES: You may send comments, identified by Docket Number FAA–2004–19158, using any of the following methods:

- DOT Docket Web site: Go to http://dms.dot.gov and follow the instructions for sending your comments electronically.
- Government-wide rulemaking Web site: Go to http://www.regulations.gov

and follow the instructions for sending your comments electronically.

- Mail: Docket Management Facility; U.S. Department of Transportation, 400 Seventh Street, SW., Nassif Building, Room PL-401, Washington, DC 20590.
 - Fax: (202) 493-2251.
- Hand Delivery: Room PL—401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

For more information on the rulemaking process, see the SUPPLEMENTARY INFORMATION section of this document.

Privacy: We will post all comments we receive, without change, to http://dms.dot.gov, including any personal information you provide. For more information, see the Privacy Act discussion in the SUPPLEMENTARY INFORMATION section of this document.

Docket: To read background documents or comments received, go to http://dmis.dot.gov at any time or to Room PL-401 on the plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: Victoria L. Catlett, APP-600, Office of Airport Planning and Programming, Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone (202) 267-3263; facsimile (202) 267-8821; email vicki.catlett@faa.gov.

SUPPLEMENTARY INFORMATION:

Comments Invited

The FAA is adopting this final rule to conform 14 CFR part 150 to 49 U.S.C. 47501 et seq., without prior notice and opportunity for public comment. The Regulatory Policies and Procedures of the Department of Transportation (DOT) (44 FR 1134; February 26, 1979) provide that, to the maximum extent possible, operating administrations for the DOT should provide an opportunity for public comment on regulations issued without prior notice. Therefore, we invite interested persons to participate in this rulemaking by sending written data, views, or arguments directly related to these amendments. We also invite comments about environmental, energy, federalism, or international trade impacts that might result from this amendment. Please include the regulatory docket or amendment number and send two copies to the address above. We will file all comments received, as well as a report summarizing each substantive public contact with FAA personnel on this

rulemaking, in the public docket. The docket is available for public inspection before and after the comment closing date.

Privacy Act: Using the search function of our docket Web site, anyone can find and read the comments received into any of our dockets, including the name of the individual sending the comment (or signing the comment on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the Federal Register published on April 11, 2000 (65 FR 19477–78), or you may visit http://dms.dot.gov.

The FAA will consider all comments received on or before the closing date for comments. We will also consider late-filed comments to the extent practicable. We may amend this final rule in light of the comments received.

Commenters who want the FAA to acknowledge receipt of their comments submitted in response to this final rule must include a preaddressed, stamped postcard with those comments and the following statement: "Comments to Docket No. FAA-2004-19158." We will date-stamp the postcard and mail it to the commenter.

Availability of Final Rule

You can get an electronic copy of thefinal rule using the Internet by:

(1) Searching the Department of Transportation's electronic Docket Management System (DMS) Web page (http://dms.dot.gov/search); (2) Visiting the Office of Rulemaking's

(2) Visiting the Office of Rulemaking's Web page at http://www.faa.gov/avr/arm/index.cfm; or

(3) Accessing the Government Printing Office's Web page at http://www.access.gpo.gov/su_docs/aces/aces140.html.

You can also get a copy by submitting a request to the Federal Aviation Administration, Office of Rulemaking, ARM-1, 800 Independence Avenue, SW., Washington, DC 20591, or by calling (202) 267–9680. To facilitate a prompt response, please make sure that the request identifies the docket number, notice number, or amendment number of this rulemaking.

Small Business Regulatory Enforcement Fairness Act

The Small Business Regulatory
Enforcement Fairness Act (SBREFA) of
1996 requires FAA to comply with
small entity requests for information or
advice about compliance with statutes
and regulations within its jurisdiction.
Therefore, any small entity that has a
question regarding this document may
contact their local FAA official, or the
person listed under FOR FURTHER

INFORMATION CONTACT. You can find out more about SBRFA on the Internet at our site, http://www.gov/avr/arm/sbrefa.htm. For more information on SBREFA, e-mail us at 9-AWA-SBREFA@faa.gov.

Background

On December 30, 1987, the Airport and Airway Safety and Capacity Expansion Act of 1987, Public Law 100-223 (AASCE) was enacted. Section 301 of AASCE amended section 104(a) of the Aviation Safety and Noise Abatement Act of 1979 (ASNA) to require airport sponsors to provide notice and an opportunity for a public hearing before submitting noise compatibility programs to the FAA. Section 104 of ASNA is now recodified at 49 U.S.C. 47504(a)(1)(B). Part 150 has not been updated to incorporate this requirement, although we have prepared recommendations to expedite and streamline part 150 as part of a study and Report to Congress pursuant to section 301(d) of AASCE. Of the nine recommendations in that Report to Congress, Vision 100-Century of Aviation Reauthorization Act, Public Law 108-176 (Vision 100) addressed the recommendation to allow sponsors to select a flexible forecast year timeframe. We have administratively implemented in full or in part all but two of the remaining recommendations.

On December 12, 2003, the President signed Vision 100. Section 324 of Vision 100 amended 49 U.S.C. 47503 to clarify the forecast time period for noise exposure maps (NEMs) and to require revised NEMs in certain new circumstances, as follows:

"Section 47503 is amended—(1) in subsection (a) by striking '1985,' and inserting 'a forecast period that is at least 5 years in the future'; and (2) by striking subsection (b) and inserting the following: '(b) REVISED MAPS.—If, in an area surrounding an airport, a change in the operation of the airport would establish a substantial new noncompatible use, or would significantly reduce noise over existing noncompatible uses, that is not reflected in either the existing conditions map or forecast map currently on file with the Federal Aviation Administration, the airport operator shall submit a revised noise exposure map to the Secretary showing the new noncompatible use or noise reduction.'."

The FAA is issuing these amendments to part 150 as a final rule because they incorporate changes to the underlying enabling legislation, 49 U.S.C. 47501 et seq. This final rule also includes several minor, technical revisions. First, it changes the minimum scale of NEMs to facilitate our implementation of section 322 of Vision 100. Section 322 of Vision 100 requires us to make noise exposure

and land use information from NEMs available to the public on the Internet via our Web site. Specifically, it states:

"(b) PUBLIC AVAILABILITY OF NOISE EXPOSURE MAPS.—The Administrator shall make noise exposure and land use information from noise exposure maps available to the public via the Internet on its website in an appropriate format. (c) NOISE EXPOSURE MAP.—In this section, the term 'noise exposure map' means a noise exposure map prepared under section 47503 of title 49, United States Code."

The FAA has determined that, given the amount of information contained in NEMs, it is necessary to enlarge the minimum scale to allow us to provide useful information on the Internet.

Second, this final rule updates the statutory citations in part 150 to reflect the repeal and replacement of ASNA as part of a broad recodification of Federal transportation laws in title 49 U.S.C. ("Revision of Title 49, United States Code Annotated, "Transportation," Public Law 103–272, July 25, 1994). Finally, the locations where documents are available for inspection have been revised because several FAA regional offices have moved since 1989.

Section-by-Section Analysis

Part 150—Airport Noise Compatibility Planning

On December 30, 1987, the Airport and Airway Safety and Capacity Expansion Act of 1987, Public Law 100–223 (AASCE) was enacted to, among other things, amend section 104 of the Aviation Safety and Noise Abatement Act of 1979 (ASNA) to include a requirement for airport sponsors to provide notice and an opportunity for a public hearing before submitting noise compatibility programs to the FAA for action. This rule amends § 150.23 to include this requirement.

In 1994, the major Federal transportation laws enacted before July 1, 1993, were repealed, restated without substantive changes, and recodified in title 49 of the United States Code (Pub. L. 103–272). As a result of the recodification, the statutory citations in part 150 are obsolete. This rule updates §§ 150.3, 150.5, 150.7, and 150.21 to reflect ASNA recodification.

On December 12, 2003, the President signed Public Law 108–176, Vision 100—Century of Aviation Reauthorization Act (Vision 100), including certain amendments to 49 U.S.C. 47501 et seq. This final rule amends part 150 to mirror new requirements for airport noise compatibility planning found in Vision 100 as follows:

Section 150.7 Definitions

This section clarifies the definition for "Noise Exposure Map" (NEM) in accordance with 49 U.S.C. 47503, as amended by section 324 of Vision 100. Vision 100 clarifies that airport sponsors may select a forecast period longer than five years. Previously, ASNA literally mandated a 1985 forecast NEM by requiring "a description of estimated aircraft operations during 1985." Since ASNA's enactment in 1980, the FAA has interpreted "1985" to refer to a five year forecast period (see, for example, former 14 CFR 150.7, "Noise Exposure Maps"). Airport sponsors were permitted to prepare additional maps for forecast periods greater than five

Section 150.13 Incorporations by Reference

Since 1989, some FAA regional offices have moved. The FAA makes part 150 documents available for inspection at regional offices. This rule revises § 150.13 to update the office addresses.

Section 150.21 Noise Exposure Maps and Related Descriptions

This section incorporates the new requirement to revise NEMs under 49 U.S.C. 47503, as amended by section 324 of Vision 100. Under section 324, if there is a change in the operation of the airport which causes a significant reduction in noise over existing noncompatible uses that is not reflected in either the existing conditions map or forecast map currently on file with the FAA, an airport sponsor is required to update its NEM.

Appendix A, Noise Exposure Maps

The minimum map scale in Appendix A is enlarged to 1" = 2,000' to facilitate the FAA's ability to implement section 322(b) of Vision 100. Section 322(b) requires us to post noise exposure and land use information from NEMs on our Web site via the Internet. The NEMs submitted to us include such a large amount of information that it would be difficult for us to make information available from those maps using the current minimum map scale in Appendix A (1" = 8,000').

The FAA makes part 150 documents, including NEMs available for inspection at regional offices. As discussed above, since some FAA regional offices have moved since 1989, this rule revises § 150.13 to update the office addresses.

Waiver Under the Administrative Procedure Act

Under the Administrative Procedure Act (APA) (5 U.S.C. 553(b)), an agency may waive the normal notice and comment requirements if it finds, for good cause, that they are impracticable, unnecessary, or contrary to the public interest. This final rule incorporates changes to address (1) the 1987 amendments to ASNA under section 301 of AASCE requiring notice and an opportunity for a public hearing in preparing noise compatibility programs, (2) the 1994 Congressional repeal and recodification of ASNA, and (3) the 2003 amendments to 49 U.S.C. 47503 and 47504 pursuant to section 324 of Vision 100 and the Internet posting requirements for the FAA under section 322 of Vision 100. Because the amendments essentially address legislative changes, we have determined that good cause exists to waive prior notice and comment.

Paperwork Reduction Act

Information collection requirements currently contained in part 150 have been approved by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 (44 U.S.C. 3507(d)) and have been assigned OMB Control Number 2120-0517. This final rule codifies the requirement under section 324 of Vision 100 for airport sponsors to revise their NEMs if a change in the operations at the airport would significantly reduce noise over existing noncompatible land uses and certain other circumstances exist. Section 322 of Vision 100 requires the FAA to make noise exposure and land use information from NEMs available to the public via our Web site on the Internet. This final rule imposes no paperwork burden on any individual or entity and, therefore, no evaluation of paperwork burden is required.

International Compatibility

In keeping with U.S. obligations under the Convention on International Civil Aviation, it is FAA policy to comply with International Civil Aviation Organization (ICAO) Standards and Recommended Practices to the maximum extent practicable. We have determined there are no ICAO Standards and Recommended Practices that correspond to these regulations.

Economic Evaluation, Regulatory Flexibility Determination, Trade Impact Assessment, and Unfunded Mandates Assessment

Changes to Federal regulations must undergo several economic analyses. First, Executive Order 12866 directs that each Federal agency shall propose or adopt a regulation only upon a reasoned determination that the benefits of the intended regulation justify its costs.

Second, the Regulatory Flexibility Act of 1980 requires agencies to analyze the economic impact of regulatory changes on small entities. Third, the Trade Agreements Act (19 U.S.C. 2531-2533) prohibits agencies from setting standards that create unnecessary obstacles to the foreign commerce of the United States. In developing the U.S. standards, this Trade Act requires agencies to consider international standards and, where appropriate, that they be the basis of U.S. standards. And fourth, the Unfunded Mandates Reform Act of 1995 requires agencies to prepare a written assessment of the costs, benefits and other effects of proposed or final rules that include a Federal mandate likely to result in the expenditure by State, local or tribal governments, in the aggregate, or by the private sector, of \$100 million or more, in any one year (adjusted for inflation). The value equivalent of \$100 million in calendar year (CY) 1995, adjusted for inflation to the CY2003 level by the Consumer Price Index for all Urban Consumers (CPI-U), and published by the Bureau of Labor Statistics is \$120.7 million.

However, for proposed or final rules with an expected minimal impact the above-specified benefit/cost evaluation is not required. The Department of Transportation Order DOT 2100.5 prescribes policies and procedures for simplification, analysis, and review of proposed or final rules. If it is determined that the expected economic impact is so minimal that a proposed or final rule does not warrant a full Evaluation, a statement to that effect and the basis for it is included in the proposed or final rule.

This final rule imposes minor additional costs on airports that submit airport noise compatibility plans due to the new requirement for enlarged minimal map scales on submitted noise expose maps. Otherwise, this final rule updates 14 CFR part 150 to incorporate new requirements imposed over the past years by laws that amended ASNA. Part 150 implements, and should therefore conform to, 49 U.S.C. 47501 et seq. This final rule eliminates the potential for discrepancies between 49 U.S.C. 47501 et seq., and part 150 that could confuse airport sponsors, consultants, and the public about airport noise compatibility planning requirements.

Regulatory Flexibility Determination

The Regulatory Flexibility Act of 1980 (RFA) establishes "as a principle of regulatory issuance that agencies shall endeavor, consistent with the objective of the rule and of applicable statutes, to fit regulatory and informational

requirements to the scale of the business, organizations, and governmental jurisdictions subject to regulation." To achieve that principle, the RFA requires agencies to solicit and consider flexible regulatory proposals and to explain the rationale for their actions. The RFA covers a wide-range of small entities, including small businesses, not-for-profit organizations and small governmental jurisdictions.

Agencies must perform a review to determine whether a proposed or final rule will have a significant economic impact on a substantial number of small entities. If the determination is that it will, the agency must prepare a regulatory flexibility analysis as described in the RFA.

However, if an agency determines that a proposed or final rule is not expected to have a significant economic impact on a substantial number of small entities, section 605(b) of the RFA provides that the head of the agency may so certify and a regulatory flexibility analysis is not required. The certification must include a statement providing the factual basis for this determination, and the reasoning should be clear.

This final rule imposes minor additional costs on airports that submit airport noise compatibility plans due to the new requirement for enlarged minimal map scales on submitted noise expose maps. Otherwise, this final rule merely incorporates new requirements imposed by laws that amended ASNA. Consequently, the FAA certifies that the rule will not have a significant economic impact on a substantial number of small entities.

International Trade Impact Analysis

The Trade Agreement Act of 1979 prohibits Federal agencies from engaging in any standards or related activities that create unnecessary obstacles to the foreign commerce of the United States. Legitimate domestic objectives, such as safety, are not considered unnecessary obstacles. The statute also requires consideration of international standards and where appropriate, that they be the basis for U.S. standards. In addition, consistent with the Administration's belief in the general superiority and desirability of free trade, it is the policy of the Administration to remove or diminish, to the extent feasible, barriers to international trade, including both barriers affecting the export of American goods and services to foreign countries and barriers affecting the import of foreign goods and services into the United States.

In accordance with the above statute and policy, the FAA has assessed the potential effect of this final rule to be minimal and therefore has determined that this rule will not result in an impact on international trade by companies doing business in or with the United States.

Unfunded Mandates Assessment

The Unfunded Mandates Reform Act of 1995 (the Act), enacted as Public Law 104-4 on March 22, 1995, is intended, among other things, to curb the practice of imposing unfunded Federal mandates on State, local, and tribal governments. Title II of the Act requires each Federal agency to prepare a written statement assessing the effects of any Federal mandate in a proposed or final agency rule that may result in a \$100 million or more expenditure (adjusted annually for inflation) in any one year by State, local, and tribal governments, in the aggregate, or by the private sector; such a mandate is deemed to be a "significant regulatory action." The value equivalent of \$100 million in calendar year (CY) 1995, adjusted for inflation to the CY2003 level by the Consumer Price Index for all Urban Consumers (CPI-U), and published by the Bureau of Labor Statistics is \$120.7 million.

This final rule does not contain such a mandate. Therefore, the requirements of Title II of the Unfunded Mandates Reform Act of 1995 do not apply.

Executive Order 13132, Federalism

The FAA has analyzed this final rule under the principles and criteria of Executive Order 13132, Federalism. We determined that this action will not have a substantial direct effect on the States, or the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, we determined that this final rule does not have federalism implications.

Environmental Analysis

In accordance with Paragraph 312, Categorical Exclusions for Regulatory Actions, subparagraph d of FAA Order 1050.1E, the FAA has determined that this action is categorically excluded from environmental review under section 102(2)(C) of the National Environmental Policy Act (NEPA). Subparagraph d categorically excludes "Issuance of regulatory documents (e.g., Notices of Proposed Rulemaking, and issuance of Final Rules) covering administrative or procedural requirements." This final rule amends part 150 to incorporate new requirements imposed by laws that

amended 49 U.S.C. 47501 et seq. This final rule also updates the statutory citations in the regulation to reflect the repeal and replacement of ASNA as part of a broad recodification of Federal transportation laws in title 49 of the United States Code in July 1994, and also updates the addresses of FAA regional offices that have moved since 1989. In addition, we have determined that there are no "extraordinary circumstances" associated with the proposed action that would otherwise require the preparation of an environmental assessment or an environmental impact statement.

Regulations That Significantly Affect Energy Supply, Distribution, or Use

The FAA has analyzed this final rule under Executive Order 13211, Actions Concerning Regulations that Significantly Affect Energy Supply, Distribution, or Use (66 FR 28355, May 18, 2001). We have determined that it is not a "significant energy action" under the executive order because it is not a "significant regulatory action" under Executive Order 12866, and it is not likely to have a significant adverse effect on the supply, distribution, or use of energy.

List of Subjects in 14 CFR Part 150

Airports, Noise control.

The Amendment

■ In consideration of the foregoing, the Federal Aviation Administration amends Chapter I of Title 14 Code of Federal Regulations as follows:

PART 150—AIRPORT NOISE COMPATIBILITY PLANNING

■ 1. The authority citation for part 150 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44715, 47101, 47501–47504.

■ 2. Revise § 150.3 to read as follows:

§ 150.3 Applicability.

This part applies to the airport noise compatibility planning activities of the operators of "public use airports," including heliports, as that term is used in section 47501(2) as amended (49 U.S.C. 47501 et seq.) and as defined in section 47102(17) of 49 U.S.C.

■ 3. Revise paragraphs (a) and (c) of § 150.5 to read as follows:

§ 150.5 Limitations of this part.

(a) Pursuant to 49 U.S.C. 47501 et seq., this part provides for airport noise compatibility planning and land use programs necessary to the purposes of those provisions. No submittal of a map, or approval or disapproval, in whole or

part, of any map or program submitted under this part is a determination concerning the acceptability or unacceptability of that land use under Federal, State, or local law.

(c) Approval of a noise compatibility program under this part does not by itself constitute an FAA implementing action. A request for Federal action or approval to implement specific noise compatibility measures may be required, and an FAA decision on the request may require an environmental assessment of the proposed action, pursuant to the National Environmental Policy Act (42 U.S.C. 4332 et seq.) and guidelines.

■ 4. Amend § 150.7 by revising definitions for "ASNA Act," and "Noise exposure map," to read as follows:

§ 150.7 Definitions.

* * * * * * * * ASNA Act means 49 U.S.C. 47501 et seq.

Noise exposure map means a scaled, geographic depiction of an airport, its noise contours, and surrounding area developed in accordance with section A150.1 of Appendix A of this part, including the accompanying documentation setting forth the required descriptions of forecast aircraft operations at that airport during the fifth calendar year (or later) beginning after submission of the map, together with the ways, if any, those operations will affect the map (including noise contours and the forecast land uses).

■ 5. Amend § 150.13 by revising paragraphs (e)(1), (e)(3), (e)(3)(ii), (e)(3)(iii), (e)(3)(v), (e)(3)(vi), (e)(3)(vii), and (e)(3)(ix), and by deleting paragraph (e)(3)(xi), to read as follows:

§ 150.13 incorporations by reference.

* * *

(e) * * *

(1) FAA Office of the Chief Counsel, Rules Docket, AGC–200, Federal Aviation Administration Headquarters Building, 800 Independence Avenue, SW., Washington, DC 20591.

(2) (2) (2) (3) The respective Regional Offices of the Federal Aviation Administration as follows. The most current mailing address, phone numbers, and States covered by each region are available on the FAA's Web site at http://www.faa.gov/arp/index.cfm?nav=hq.

(ii) Eastern Regional Office, Airports Division, 1 Aviation Plaza, Jamaica, NY 11434–4809. (iii) Southern Regional Office, Federal Aviation Administration, ATTN: ASO– 600, P.O. Box 20636, Atlanta, GA 30320–0631.

(iv) * *

(v) Central Regional Office, Federal Aviation Administration, ACE-600, 901 Locust, Kansas City, MO 64106-2325.

(vi) Southwest Regional Office, Federal Aviation Administration, 2601 Meacham Blvd., Fort Worth, TX 76137–

(vii) Northwest Mountain Regional Office, Federal Aviation Administration, Airports Division, 1601 Lind Avenue SW., Suite 315, Renton, WA 98055– 4056.

(viii) * * *

(ix) Alaskan Regional Office, 222 W. 7th Avenue #14, Anchorage, AK 9951.

■ 6. Revise paragraphs (a)(1), (d), (f)(1) introductory text and (f)(2) introductory text of § 150.21 to read as follows:

$\S\,150.21$ $\,$ N ise exposure maps and related descriptions.

(a) * * *

(1) The noise exposure based on forecast aircraft operations at the airport for a forecast period that is at least 5 years in the future, beginning after the date of submission (based on reasonable assumptions concerning future type and frequency of aircraft operations, number of nighttime operations, flight patterns, airport layout including any planned airport development, planned land use changes, and demographic changes in the surrounding areas); and

(d) The airport operator shall, in accordance with this section, promptly prepare and submit a revised noise

exposure map.

(1) If, after submission of a noise exposure map under paragraph (a) of this section, any change in the operation of the airport would create any "substantial, new noncompatible use" in any area depicted on the map beyond that which is forecast for a period of at least five years after the date of submission, the airport operator shall, in accordance with this section, promptly prepare and submit a revised noise exposure map. A change in the operation of an airport creates a substantial new noncompatible use if that change results in an increase in the yearly day-night average sound level of 1.5 dB or greater in either a land area which was formerly compatible but is thereby made noncompatible under Appendix A (Table 1), or in a land area which was previously determined to be

noncompatible under that Table and whose noncompatibility is now significantly increased.

(2) If, after submission of a noise exposure map under paragraph (a) of this section, any change in the operation of the airport would significantly reduce noise over existing noncompatible uses that is not reflected in either the existing conditions or forecast noise exposure map on file with the FAA, the airport operator shall, in accordance with this section, promptly prepare and submit a revised noise exposure map. A change in the operation of the airport creates a significant reduction in noise over existing noncompatible uses if that change results in a decrease in the yearly day-night average sound level of 1.5 dB or greater in a land area which was formerly noncompatible but is thereby made compatible under Appendix A (Table 1).

(3) Such updating of the map shall include a reassessment of those areas excluded under section A150.101(e)(5) of Appendix A because of high ambient

noise levels.

(4) If the forecast map is based on assumptions involving recommendations in a noise compatibility program which are subsequently disapproved by the FAA, a revised map must be submitted if revised assumptions would create a substantial, new noncompatible use not indicated on the forecast map. Revised noise exposure maps are subject to the same requirements and procedures as initial submissions of noise exposure maps under this part.

(e) * * * (f)(1) Title 49, section 47506 provides that no person who acquires property or an interest therein after the date of enactment of the Act in an area surrounding an airport with respect to which a noise exposure map has been submitted under section 47503 of the Act shall be entitled to recover damages with respect to the noise attributable to such airport if such person had actual or constructive knowledge of the existence of such noise exposure map unless, in addition to any other elements for recovery of damages, such person can show that—

* * * * * * * (f)(2) Title 49 section 47506(b) further provides:

■ 7. Revise paragraph (d) of § 150.23 to read as follows:

§150.23 Noise compatibility programs.

* *

*

(d) Prior to and during the development of a program, and prior to submission of the resulting draft program to the FAA, the airport operator shall afford adequate opportunity for the active and direct participation of the States, public agencies and planning agencies in the areas surrounding the airport, aeronautical users of the airport, the airport operator, and the general public to submit their views, data, and comments on the formulation and adequacy of that program. Prior to submitting the program to the FAA, the airport operator shall also provide notice and the opportunity for a public hearing.

■ 8. Revise paragraph (f) of § 150.35 to read as follows:

§ 150.35 Determinations; publications; effectivity.

(f) Noise exposure maps for current and forecast year map conditions that are submitted and approved with noise compatibility programs are considered to be the new FAA accepted noise exposure maps for purposes of part 150.

■ 9. Amend Appendix A to part 150 by revising paragraph (b)(1) of section A150.103 to read as follows:

Appendix A to Part 150—Noise Exposure Maps

PART B-NOISE EXPOSURE MAY DEVELOPMENT

Sec. A150.103 Use of computer prediction model.

- (a) * * *
- (b) * * *
- (1) A map of the airport and its environs at an adequately detailed scale (not less than 1 inch to 2,000 feet) indicating runway length, alignments, landing thresholds, takeoff start-of-roll points, airport boundary, and flight tracks out to at least 30,000 feet from the end of each runway.

Issued in Washington, DC, on September 17, 2004.

Marion C. Blakey,

*

Administrator.

[FR Doc. 04-21298 Filed 9-23-04; 8:45 am] BILLING CODE 4910-13-P

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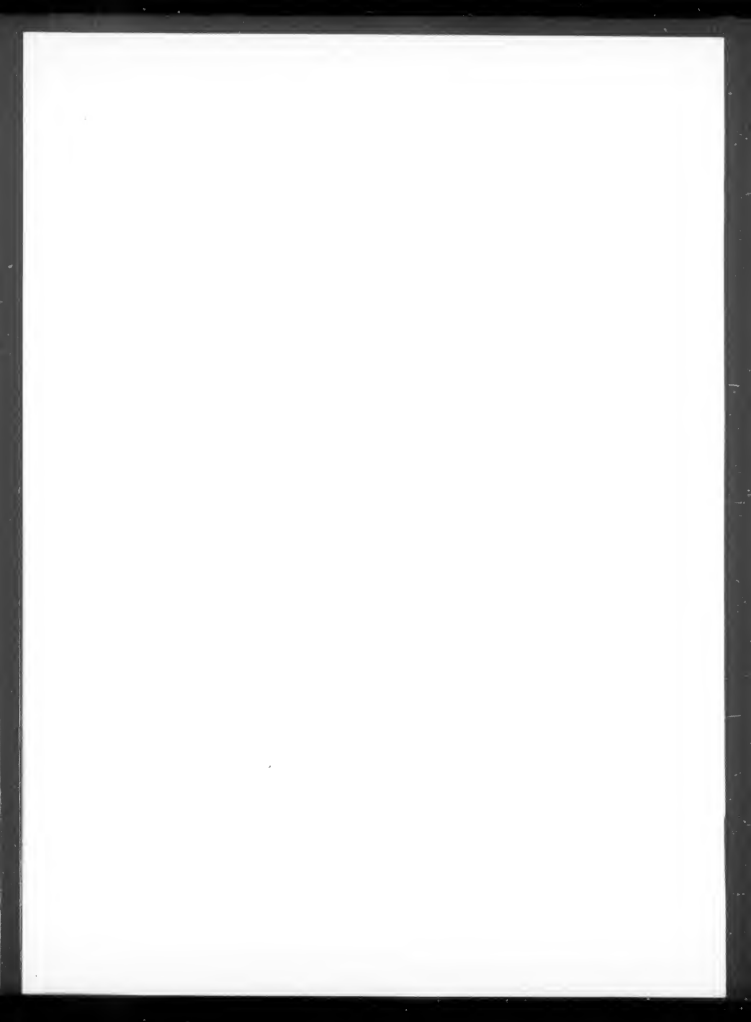
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